

## CASE No. 1069293

INCIDENT NO./TRN: 9037112625A001

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THE STATE O	F TEXAS		S	IN	THE 209TH I	DISTRICT	
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				} : H/	ARRIS COUNT	ry Texas	
GREEN, KEN	INETH RAY		\$	3 11 <i>2</i> 3	ikkis Cooki	ii, iemio	2
STATE ID No.: T	X06690877			}			Filomos viendo
		JUDGME	NT OF C	ONVICTI	on by Ju	RY	
Judge Presiding:	Hon. MIC MCSPAL			Date Judgmer Entered:	3/12/20	010000000000000000000000000000000000000	
Attorney for Stat		BOGAR / Y DUPREE		Attorney for Defendant:		LES HINTON / SHA SINCLAIR	
	Defendant Conv	ricted:					
	MURDER		100000	0)-1-1-0 (X	¥		
Charging Instruction INDICTMEN			2.	Statute for Of N/A	lense:		
Date of Offense: 5/14/2006				Di i Off			= 1
Degree of Offense	e: Moital		1 10	NOT GUII	LTY		
Verdict of Jury:	Cupins			Findings on 1 N/A	Deadly Weapon:		
Plea to 1st Enhar Paragraph:	ncement	N/A	Plea t Parag		ment/Habitual	N/A	
Findings on 1st E Paragraph:	Enhancement	N/A	Findi Enha	ngs on 2 <sup>nd</sup> ncement/Habi	ual Paragraph:	N/A	
Punished Assess	ed by: per Espirk		Sentence Impo /2009	sed:	Date S 3/12/	Sentence to Commence: 2009	
Punishment and of Confinement:		INSTITUT	IONAL DI	VISION, TI	CJ		
<u></u>		THIS SENTE	NCE SHALL R	UN CONCU	RRENTLY.		
SENTI	ENCE OF CONFI	NEMENT SUSPE	NDED, DEFEN	DANT PLACE	ON COMMUNI	TY SUPERVISION FOR N	/A .
Fine:		Court Costs:	Restitution: \$ N/A	Restitu	ution Payable to: CTIM (see below)	AGENCY/AGENT	
Sex Offender F		quirements do	not apply to t	he Defendan	t. Tex. Code Cri	M. PROC. chapter 62.	
The age of the v	ictim at the time	of the offense wa	s N/A .		1 1 1 1 1 1	)	
	If Defendant is to s	erve sentence in TI	OCJ, enter incard	eration periods	in chronological ord	<u>16r.</u>	
	From 5/1	5/2006 to	3/12/20			to	
Time	From	to		Fr	om	to	
Credited:	From	to	-	Fr	om	to	
	N/A DAYS	NOTES: N/A				ter days credited below.	
All pertin	ent information, na	mes and assessmen	ts indicated abov	e are incorporat	ed into the languag	ge of the judgment below by r	eference.
This c	ause was called f	or trial in Harris Counsel (select	s County, Tex one)	as. The State	appeared by her	District Attorney.	
□ Defendant     □ Defendant	appeared in pers knowingly, intel	son with Counsel ligently, and volu	intarily waived	the right to re	presentation by	counsel in writing in open	court.

It appeared to the Court that Defendant was mentally competent and had pleaded as shown above to the charging instrument. Both parties announced ready for trial. A jury was selected, impaneled, and sworn. The INDICTMENT was read to the

The jury heard the evidence submitted and argument of counsel. The Court charged the jury as to its duty to determine the guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the jury delivered its verdict in the presence of Defendant and defense counsel, if any.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

Punishment Assessed by Jury / Court / No election (select one) Jury. Defendant entered a plea and filed a written election to have the jury assess punishment. The jury heard evidence relative to the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation, the jury was brought into Court, and, in open court, it returned its verdict as indicated above.

Court. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.

No Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was done according to the applicable provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9.

The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant to pay all fines, court costs, and

restitution as indicated above.

Punishment Options (select one)

 ■ Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Harris County District Clerk's office. Once there, the Court Orders Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

County Jail-Confinement / Confinement in Lieu of Payment. The Court ORDERS Defendant immediately committed to the custody of the Sheriff of Harris County, Texas on the date the sentence is to commence. Defendant shall be confined in the Harris County Jail for the period indicated above. The Court ORDERS that upon release from confinement, Defendant shall proceed immediately to the Harris County District Clerk's office. Once there, the Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

Fine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed immediately to the Office of the Harris County . Once there, the Court ORDERS Defendant to pay or make arrangements to pay all fines and court costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select one)

□ The Court Orders Defendant's sentence EXECUTED.

☐ The Court ORDERS Defendant's sentence of confinement SUSPENDED. The Court ORDERS Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order setting forth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court ORDERS that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

Signed and entered	l on March 12, 2009	X	AEL T. MCS PRESIDING	ADDEN
Notice of Appeal Filed: 3-1	2-2009	# SERVICE F		
Mandate Received:				A Marin
After Mandate Received, Sen	tence to Begin Date is:	1 1 2 1	<u>. 10</u>	
Jail Credit:	A-N		<u> </u>	
Def. Received on	at		AM / PM	
By:		, Deputy Sheriff of Har	rris County	Right Thumbprint
Clerk: L FELTON		EN/KR04: 999 LC	BT: LC	BU: EN/KR18: