

CASE No. F-1100698-K INCIDENT NO./TRN: 9175748991

THE STATE OF TEXAS	§ IN THE CRIMINAL DISTRICT	
v.	§	
	\$ COURT #4	
NAIM RASOOL MUHAMMAD	§ DALLAS COUNTY, TEXAS	
STATE ID No.: TX05888577	§ §	
JUDGMENT OF CONVICTION BY JURY		
Judge	Date Judgment Entered: 5/23/2013	
Attorney for State: Tammy Kemp	Attorney for Paul Johnson	
Offense for which Defendant Convicted:		
CAPITAL MURDER MULTIPLE		
Charging Instrument: INDICTMENT	Statute for Offense:	
Date of Offense:	19.03 Tax Code	
8/22/2011		
Degree of Offense: CAPITAL FELONY	Plea to Offense:	
Verdict of Jury:	NOT GUILTY	
GUILTY	Findings on Deadly Weapon: N/A	
Plea to 1st Enhancement P	Plea to 2 nd Enhancement/Habitual	
Taragraph. N/A P	Paragraph: N/A	
Damas I	Findings on 2nd	
Punishment Assessed by: Date Sentence I	Enhancement/Habitual Paragraph: N/A	
JURY 5/23/2013	Imposed: Date Sentence to Commence: 5/23/2013	
Punishment and Place of Confinement: DEATH INSTITUTION		
THIS SENTENCE SHALL RUN CONCURRENTLY.		
SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A.		
Fine: Court Costs:		
\$ N/A \$ 264.00	A NIVA	
V = 01.00	(See Delow)	
Attachment A, Order to Withdraw Funds, is incorporated into this judgment and made a part barees		
Sex Offender Registration Requirements do not apply	to the Defendant. Tex. Code Crim. Proc. chapter 62.	
The age of the victim at the time of the offense was N/A.		
If Defendant is to serve sentence in TDCJ, enter in From 8/22/2011 to 05/23/13 From	And the second s	
Time From to From	to From to	
Credited:	From to s given credit toward fine and costs, enter days credited below.	
N/A DAYS NOTES: N/A	s given credit toward line and costs, enter days credited below.	
All pertinent information, names and assessments indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the language of the indicated above are incorporated into the indicated above are incorporated into the indicated above are incorporated above above are incorporated above above		
This cause was caned for trial in Dallas County, Texas. The State appeared by her Dietrict Atterney		
Counsel / Waiver of Counsel (select one) Defendant appeared in person with Counsel.		
Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.		
MUHAMMAD, NAIM RASOOL F		
The state of the s	F11-00698-K CDC 4 Page 1 of 4	



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 jury, and Defendant entered a plea to the charged offense. The Court received the plea and entered it of record.

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 and it	ase counset, it any.
Punishment Assessed the verdict and O	RDERED it entered upon the minutes of the Court.
A MANUAL PROCESSED IN A INTO I CO	Mirt / No alastian /
the question of purish we are 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 charge	d the jury and it retired to consider the question of punishment. After due deliberation,
Court D. Court, and, in open	the jury and it retired to consider the question of punishment. After due deliberation, court, it returned its verdict as indicated above.
	T. ASSESS Dunichment A Gar Lagring 1
Court assessed Defendant's punishment as ind	cated above.
No Election. Defendant did not file a west	ton election as to all the state of the stat
evidence relative to the question of punishment	the court assessed Defendant's punishment as indicated above.
The Court FINDS Defendant committee	ed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is
GUILTY of the above offense. The Court FINI	OS 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 punish	ed as indicated above. The Court Onner D. a.
restitution as indicated above.	ed as indicated above. The Court Orders Defendant to pay all fines, court costs, and
Punishment Options (select one)	The second of
Confinement in State Inil or Institution	IDI I I D
Sheriff of this County to take and or institution	onal Division. The Court ORDERS the authorized agent of the State of Texas or the
OPPERS Defendent to be as Country convey, as	and deliver Defendant to the Director, Institutional Division, TDCJ. The Court
custody of the Chariff Cold and the period	d and in the manner indicated above. The Court ORDERS Defendant remanded to the
from confinement D. C.	heriff can obey the directions of this sentence. The Court ORDERS Defendant remanded to the
the Court Oppose D. C. Is a proceed immedia	tely to the Dallas County District Clerk Felony Collections Department. Once there,
ordered by the Court Okbers Defendant to pay, or make	arrangements to pay, any remaining unpaid fines, court costs, and restitution as
ordered by the Court above.	and resultation as
County Jail-Confinement / Confinement	ent in Lieu of Payment. The Court ORDERS Defendant immediately committed to
the custody of the Sheriff of Dallas County, Tex	cas on the date the sentence is to commence. Defendant immediately committed to experience of the Court Orders that when release form and the Dallas experience.
County Jail for the period indicated above. The	Court Orders that upon release from confinement, Defendant shall proceed
immediately to the Dallas County District Cler	k Felony Collections Department. Once there, the Court Orders Defendant to pay, or
make arrangements to pay, any remaining unr	arid fines, court Costs, and restitution as ordered by the Court above.
immediately to the Office of the Dallas County	District Clerk Felony Collections Department. 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	
The Court ORDERS Defendant's sentence E	e (select one)
The Court Oppers Defendant's sentence E	ECUTED.
Supervision for the adjudged assist (1	confinement SUSPENDED. The Court ORDERS Defendant placed on community
community supervision. The adjudged period (above) so I	ong as Defendant abides by and does not violate the terms and conditions of
judgment by reference.	the terms and conditions of community supervision is incorporated into this
The Court Opposit I P c	- Portated little tills
The Court ORDERS that Defendant is g	riven credit noted above on this sentence for the time spent incarcerated.
Furthermore,	the following special findings or orders apply:
7	
G: _ 1 1	· ·
Signed and entered on May 28, 201	3
	x -//
	Dominit / Q III
	Dominique Collins
	JUDGE PRESIDING
*	
Clerk: CHRISTINA ROJAS	
CHOIR, OFMISTINA ROJAS	
100.1 	
a la	
*Thumbprint Certification attached.	
The state of the s	1

Right Thumbprint*