



CASE No. 69920 COUNT SINGLE

INCIDENT NO./TRN: 0117339237

THE STATE OF T	TEXAS			§	IN THE	264TH D 1	STRICT		
V.				8	Court				
V.				8 §	COURT				
CHANCE DEALLEN KELLER			§	BELL (County, T	EXAS			
			§						
STATE ID No.: TX 06390816				§ 				WI	
JUDGMENT OF CONVICTION BY JURY									
Judge Presiding:	Hon. MARTHA J. TRUDO			Date Judgment Entered:		7/19/2013			
Attorney for State:	ttorney for State: MICHAEL WALDMAN AND NELSON BARNES				1200011103 -0-		RT O. HARRIS AND ARY BOYD		
Offense for which Defendant Convicted:									
CAPITAL MURDER									
Charging Instrument: INDICTMENT				Statute for Offense: 19.03 (a)(2) Penal Code					
Date of Offense:		_			,,,,,		NEO SI	AGIII	
2/26/2012		· ·		Dlas to Of	You and		JUL 26	2013	
Degree of Offense: 1ST DEGREE FELONY				NOT GUILTY					
Verdict of Jury:					on Deadly		OFFICE COURT ADMIN	OF STRATION	
GULTY 1ES, A FIREARM									
Plea to 1 st Enhancen Paragraph:	nent	N/A		to 2 nd Enha Igraph:	ncement/H	labitual	N/A		
Findings on 1st Enha	ncement	N/A		lings on 2 nd ancement/H	ahitual Pa	ragraph:	N/A		
Paragraph: Enha Punished Assessed by: Date Sentence Impo					abituar i a		ence to Commence:		
N/A-AUTOMATIC 7/19/2013				7/19/2013					
Punishment and Place of Confinement: LIFE WITHOUT PAROLE INSTITUTIONAL DIVISION, TDCJ									
of Confinement.									
\square sentence of confinement suspended, defendant placed on community supervision for N/A .									
Fine: Court Costs: Restitution: Restitution Payable to:									
\$ N/A		\$ N/A	\$ N/A					1 (see below)	
Attachment A, Order to Withdraw Funds, is incorporated into this judgment and made a part hereof.									
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. Time If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order.									
Credited: From 2/29/2013 to 5/30/2012 From 5/30/2012 to 7/19/2013									
All pertinent information, names and assessments indicated above are incorporated into the language of the judgment below by reference.									
This cause was called for trial in Bell County Texas. The State appeared by her District Astronomy									
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.									
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 cylinger submitted and argument of coursel. The Court charged the jury as to its duty to determine the									
The jury heard the evidence submitted and argument of counsel. The Court charged the jury delivered its guilt or innocence of Defendant, and the jury retired to consider the evidence. Upon returning to open court, the jury delivered its									

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

verdict in the presence of Defendant and defense counsel, if any.

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 question of punishment. The Court charged the jury and it retired to consider the question of pur	nishment. 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.	1 40 1 - 1 - 1
No Election. Defendant did not file a written election as to whether the judge or jury should ass	
evidence relative to the question of punishment, the Court assessed Defendant's punishment as indic	ated above.
The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AN	In a second of the the applicable
GUILTY of the above offense. The Court FINDS the Presentence Investigation, if so ordered, was or	ione according to the applicable
provisions of Tex. Code Crim. Proc. art. 42.12 § 9.	at to pay all fines court costs and
The Court ORDERS Defendant punished as indicated above. The Court ORDERS Defendant	to pay an innes, court costs, and
restitution as indicated above.	
Punishment Options (select one)	ment of the State of Toyas or the
Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agree Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional	Division TDCI The Court
ORDERS Defendant to be confined for the period and in the manner indicated above. The Court OR	DEPS 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 BELL COUNTY DISTRICT CLERK. On	ice there, the Court ORDERS
Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and resti	itution as ordered by the Court
above.	
County Jail—Confinement / Confinement in Lieu of Payment. The Court ORDERS Defer	ndant immediately committed to
the custody of the Sheriff of Bell County, Texas on the date the sentence is to commence. Defenda	
County Jail for the period indicated above. The Court ORDERS that upon release from confinemen	t, Defendant shall proceed
immediately to the BELL COUNTY DISTRICT CLERK. Once there, the Court ORDERS Defendan	t 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 Co	ourt ORDERS Defendant to proceed
immediately to the Office of the Bell County District Clerk. Once there, the Court ORDERS Defer	ndant 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 Defe	endant placed on community
supervision for the adjudged period (above) so long as Defendant abides by and does not violate the	e terms and conditions of
community supervision. The order setting forth the terms and conditions of community supervision	n is incorporated into this
judgment by reference.	
The Court ORDERS that Defendant is given credit noted above on this sentence for the time	ie spent incarcerated.
Furthermore, the following special findings or orders a	pply:
NONE.	
G' 1 1 1 1 1 2 1 2010	
Signed and entered on July 24 , 2013.	
* MAGUEL	
MARTHA J. TRUDO	
JUDGEPRESIDING	
Clerk: slb	
	Chance Deallen Keller 69920
	Onance Boards Mentel 66625
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Right Thumbprint

CERTIFICATE OF THUMBPRINT

CAUSE # 69920 THE STATE OF TEXAS IN THE DISTRICT COURT VS. OF BELL COUNTY, TEXAS Keller, Chance Oc Allen Defendant's_ **RIGHT THUMB*** THIS IS TO CERTIFY THAT THE FINGERPRINTS ABOVE ARE THE ABOVE NAMED DEFENDANT'S FINGERPRINTS TAKEN AT THE TIME OF DISPOSITION OF THE ABOVE STYLED AND NUMBERED CAUSE. _DAY OF _ Ju by DONE THIS THE Official Taking Print *Indicate here if print other than defendant's right thumbprint is placed in box. Left Thumbprint

Left/Right Index Finger

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

THE GRAND JURY, for the County of Bell, State of Texas, duly selected, empaneled, sworn, charged and organized as such at the January Term, A. D. 2012 of the 27th Judicial District Court for said County, upon their oaths present in and to said court at said term that

CHANCE DEALLEN KELLER

69,920

hereinafter styled Defendant, on or about the 26th day of February A. D. 2012, and before the presentment of this Indictment, in the County and State aforesaid, FIRST PARAGRAPH

did then and there intentionally cause the death of an individual, namely, Steven Wright, by shooting the said Steven Wright with a firearm, and the defendant was then and there in the course of committing or attempting to commit the offense of robbery

SECOND PARAGRAPH

And it is Further Presented that before the commission of the aforesaid offense in the First Paragraph by the said Chance Keller, to-wit: on the 19th day of January, 2005 in the 264th Judicial District Court of Bell County, Texas in Cause Number 57099, the said Chance Keller was convicted of the felony offense of Obtaining a Controlled Substance by Fraud

PILED

2012 JUN 20 AM 11: 13

SHELLA MORMAN
DISTRICT COURT
BELL COUNTY TX

PAGE PUT

against the peace and dignity of the State.

District Attorney 27th Judicial District of Texas.

Foreman of the Grand Jury

Judy Morales Stanbumer

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day of

THE STATE OF TEXAS COUNTY OF BELL

THE STATE OF TEXAS

CHANCE DEALLEN KELLER

CAPITAL MURDER OFFENSE

within and foregoing is a true and correct copy of the original Bill of Indictment, filed in said Court on the

Given under my hand and the seal of said Court, at office in

Henry Garza, District Attorney

A TRUE BILL

District Clerk

District Court of Bell County, Texas, do hereby certify that the

A.D., 20____, in cause No. ______, styled The State of Texas, vs.

Amount of Bail,

NAMES OF WITNESSES: