



No. 2010CR11019 INCIDENT NO./TRN: 9104236408

COUNT

THE STATE OF TEXAS IN THE 226TH DISTRICT 8 VS. COURT ERIC CERVERA BEXAR COUNTY, TEXAS STATE ID No.: TX8652264

JUDGMENT OF CONVICTION BY JURY						
Judge Presiding:	Hon. SID HARLE	Date Judgment Entered:	09-20-2011			
Appearances: Attorney for State:	MICHAEL DELEON	Attorney for Defendant:	C WAYNE HUFF			
Offense for which De CAPITAL MURDER	fendant Convicted: -CHILD UNDER SIX	Deterinant.				
Charging Instrumen INDICTMENT		Statute for Offense 19.03 (A) (8) PC	2			
Date of Offense: 07-30-2010		Plea to Offense: NOT GUILTY	Findings on Deadly Weapon: DEADLY WEAPON FINDING			
Degree of Offense: CAPITAL FELONY Verdict of Jury: we the jury, find the dependant, eric cervera, guilty murder as chaeged in the indictment.		Foreperson: ROSE ANN DE				
		Vondist of T (DIDVOYD CO.)				

Plea to 1st E	hancement				- was a state of the state of t			
Paragraph		N/A	Plea to 2 nd Enhancement/Habitual					
Findings on	1st Enhancem	ncement Findings on 2nd						
Paragraph:		N/A	Enhancement/Habitual Paragraph:					
Punished Ass COURT			ate Sentence Imposed: Date Sentence to Commence: 9-20-2011 09-20-2011					
Punishment of Confineme		LIFE TDCJ-ID AN		1102-02-011				
	1	HIS SENTENCE SH	ALL RUN CO	NCURRE	NTLY UNLESS OT	HERWISE SPECIFIED.	**************************************	
		The state of the s				COMMUNITY SUPER		
Fine:	W	Court Cost	s: Restit	ution:	Restitution P			
00,0 3		834.00PLU ATTY FEE	S	0.00			CY/AGENT (see below	
Sex Offender	Registration I	Requirements do no	t apply to th	e Defende	nt Try Cons Co	RIM. PROC. chapter 62		
he age of the	victim at the	time of the offense	mas	~ DOILUIGE	me. 15A. CODE CI	um. PROC. cnapter 62	•	
		is to serve sentence in		incarrereti	on narioda in chesa	larian larian		
	From: 08/0	1/2010 To: 09/2	0/2011 Fro		To:	From:	<i>m</i> .	
ime	From:	To:	Fro		To:	From:	To:	
redited:	From:	To:	Fro		To:	From:	To:	
	If Defendant NOTES:	s to serve sentence in N/A			edit toward fine and	costs, enter days credit	To: ed below.	
A	l partipant inform	ation names and assess	monta india-t-1					

ute indicated above are incorporated into the language of the judgment below by reference. This cause was called for trial in Bexar County, Texas. The State appeared by her District Attorney.

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2010CR11019-CNVJRY



Counsel / Waiver of Counsel (select one)

	X Defendant appeared in person with Counsel.		
	Defendant knowingly, intelligently, and volume	untarily waived the right to representation by counsel in writing in open c	ourt.
200	It appeared to the Court that Defends	dant was mentally competent and had pleaded as shown above to the char	ging
		rial. A jury was selected, impaneled, and sworn. The INDICTMENT was	read to the
		ed offense. The Court received the plea and entered it of record. and argument of counsel. The Court charged the jury as to its duty to dete	rmine the
	guilt or innocence of Defendant and the jury retir	ired to consider the evidence. Upon returning to open court, the jury deliv	ered its
	verdict in the presence of Defendant and defense c		
	마리는 경우는 전경이 되었다. 이 이번 전쟁 특히지 외에 집에 되었어 되었어 되었어 되었다면 하고 있어 있다. 그리고 있어 있다면 하는 것이다고 있다고 있다고 있다.	ERED it entered upon the minutes of the Court.	
,	Punishment Assessed by Jury / Court /		
1	Jury. Defendant entered a plea and filed a wri	ritten election to have the jury assess punishment. The jury heard evidence	relative to
	the question of punishment. The Court charged the	he jury and it retired to consider the question of punishment. After due deli	iberation,
1		en court, it returned its verdict as indicated above.	4
l		assess punishment. After hearing evidence relative to the question of punis	hment, the
	Court assessed Defendant's punishment as inc		dont in
		the above offense and ORDERS, ADJUDGES AND DECREES that Defend the Presentence Investigation, if so ordered, was done according to the app	
	provisions of Tex. Code Crim. Proc. art. 42.12 § 9.		MUCHONG
		as indicated above. The Court ORDERS Defendant to pay all fines, court co	osts, and
	restitution as indicated above.		
1	Punishment Options (select one)		
I		Division. The Court ORDERS the authorized agent of the State of Texas or t	
		eliver Defendant to the Director, Institutional Division, TDCJ. The Cour	
		te manner indicated above. The Court ORDERS Defendant remanded to the	
		ey the directions of this sentence. The Court ORDERS that upon release from the Bezar County District Clerk. Once there, the Court ORDERS Defendan	
		id fines, court costs, and restitution as ordered by the Court above.	ic to back or
,	Execution / Suspension of Sentence (select		
	X The Court ORDERS Defendant's sentence EXEC		
1		occupante popular	
Į		confinement SUSPENDED. The Court ORDERS Defendant placed on commun	
		ng as Defendant abides by and does not violate the terms and conditions o	
	judgment by reference.	the terms and conditions of community supervision is incorporated into th	118
		en credit noted above on this sentence for the time spent incarcerated.	
	DEADLY WEAPON FINDIN	the following special findings or orders apply:	
	DEADLI WEAPON FINDIN	ING //	
n		SEP 2.9 20W	
ă	Signed and entered on this	day of	
3		W.M. Har	
ğ	Notice of Appeal: ADVISED	40001000	
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l		JUDGE PRESIDING	
		SID HARLE	
L		226TH DISTRICT COURT	
J	No. 200	BEXAR COUNTY, TEXAS	
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Right Thumbprint