SE No. F07-00813-P

COUNT

		INCIDENT	No./TRN: 907770897	9.		
THE STATE	OF TEXAS			E 203 RD JUDICIAL DISTRICT		
v.			§ Cour	562/22		
JOSE ALBERTO FELIX				The state of the s		
STATE ID No.	TX07450969		§			
	Ju	DGMENT OF	CONVICTION	BY JURY		
Judge Presidin	g: Hon. LANA	MYERS	Date Judgment Entered:	9/11/2007		
Attorney for St	1. FRED BU 2. ANDY BI		Attorney for Defendant:	1. JOHN READ 2. ROBERT MONTSERRAT 3. MALCOLM HARDEN		
	ch Defendant Convicte	d:				
CAPITAL N			CL L C OF			
Charging Instrument: INDICTMENT			Statute for Offens 19.03 Penal C	19.03 Penal Code		
Date of Offenso 1/18/2005	5.					
Degree of Offer CAPITAL I			Plea to Offense: NOT GUILTY			
Verdict of Jury			Findings on Dead			
GUILTY			OBJECT	ARM, STATUETTE, OR UNKNOWN		
Plea to 1st Enh Paragraph:		//A	Plea to 2 nd Enhancement Paragraph:	/Habitual N/A		
Findings on 1 st Paragraph:	Enhancement	[/ A	Findings on 2 nd Enhancement/Habitual	Paragraph: N/A		
Punished Asse		Date Sentence		Date Sentence to Commence:		
COURT		9/11/2007		9/11/2007		
Punishment a of Confinemen		THE INSTITU	TIONAL DIVISIO	N, TDCJ		
		THIS SENTENCE SHA	ALL RUN CONCURI	RENTLY.		
SEN	TENCE OF CONFINEM	IENT SUSPENDED, D	EFENDANT PLACED ON	COMMUNITY SUPERVISION FOR N/A .		
Fine:		ourt Costs: Restit		Payable to: M (see below) AGENCY/AGENT (see below)		
\$ N/A	· ·	243.00 \$ N/A	A t	M (see below) AGENCY/AGENT (see below EX. CODE CRIM. PROC. chapter 62.		
	victim at the time of th		y to the horastania			
The age of the	If Defendant is to serve	sentence in TDCJ, enter	incarceration periods in ch	ronological order.		
	From 1/26/2005 to 9/11/	2007 From to	From to			
Time	From to	From to	From to			
Credited:	If Defendant is to serve	sentence in county jail o	r is given credit toward fine	and costs, enter days credited below.		
		TES: N/A				
All perti	nent information, names a	nd assessments indicated	above are incorporated into	o the language of the judgment below by reference.		
	cause was called for tru usel / Waiver of Coun		rexas. The State appear	ed by her District Attorney.		
Defendan	t appeared in person w	ith Counsel.				
Defendan	t knowingly, intelligent	ly, and voluntarily wa	nived the right to represe	ntation by counsel in writing in open court.		
It and	peared to the Court tha	t Defendant was ment	tally competent and had	pleaded as shown above to the charging		
instrument. I jury, and Defe	30th parties announced endant entered a plea to	the charged offense.	y was selected, impanele The Court received the	d, and sworn. The INDICTMENT was read to to plea and entered it of record.		

4,000.4	
The jury heard the evidence sulted and argument guilt or innocence of Defendant, and the jury retired to conside	of counsel. The Court che d the jury as to its duty to determine the er the evidence. Upon retu. ag to open court, the jury delivered its
verdict in the presence of Defendant and defense counsel, if an	\mathbf{y} .
The Court received the verdict and ORDERED it entered	
Punishment Assessed by Jury / Court / No election	
the question of punishment. The Court charged the jury and it the jury was brought into Court, and, in open court, it returned	to have the jury assess punishment. The jury heard evidence relative to retired to consider the question of punishment. After due deliberation, d its verdict as indicated above.
Court. Automatic life sentence assessed by Court. Defenda included offense.	nt elected to have the jury assess punishment if found guilty of lesser
evidence relative to the question of punishment, the Court asses	
GUILTY of the above offense. The Court FINDS the Presenter	nse and ORDERS, ADJUDGES AND DECREES that Defendant is nce 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 a restitution as indicated above.	above. The Court ORDERS Defendant to pay all fines, court costs, and
Punishment Options (select one)	
Confinement in State Jail or Institutional Division. Sheriff of this County to take, safely convey, and deliver Defen Orders Defendant to be confined for the period and in the macustody of the Sheriff of this county until the Sheriff can obey from confinement, Defendant proceed immediately to the Dalkethe Court Orders Defendant to pay, or make arrangements to	The Court Orders the authorized agent of the State of Texas or the idant to the Director, Institutional Division, TDCJ. The Court inner indicated above. The Court Orders Defendant remanded to the the directions of this sentence. The Court Orders that upon release as County District Clerk Felony Collections Department. Once there, in pay, any remaining unpaid fines, court costs, and restitution as
	Payment. The Court Orders Defendant immediately committed to
County Jail for the period indicated above. The Court ORDERS	
immediately to the . Once there, the Court ORDERS Defe fines, court costs, and restitution as ordered by the Court abov	endant to pay, or make arrangements to pay, any remaining unpaid
	Defendant is for a FINE ONLY. The Court ORDERS Defendant to proceed
fines and court costs as ordered by the Court in this cause.	ne Court Orders Defendant to pay or make arrangements to pay all
Execution / Suspension of Sentence (select one)	
supervision for the adjudged period (above) so long as Defenda community supervision. The order setting forth the terms and judgment by reference.	I conditions of community supervision is incorporated into this
The Court ORDERS that Defendant is given credit not	ed above on this sentence for the time spent incarcerated.
The Court finds the Defendant used or exhibited a deadly wear	g special findings or orders apply: pon, namely, a firearm, statuette, or an unknown object the exact during the commission of a felony offense. TEX. CODE CRIM. PROC.
Signed and entered on October 3, 2007.	$\mathcal{L}_{\mathcal{L}}}}}}}}}}$
	x Jana Myers
	LANA MYERS JUDGE PRESIDING
Clerk:	

Right Thumbprint