



CASE NO. 64756 COUNT SINGLE

INCIDENT NO./TRN: 09094223236

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THE STATE OF TEXAS			§ IN THE 264TH DISTRICT §				
v.			§ COURT				
KYLE JAMES MOESCH			§ BELL COUNTY, TEXAS				
STATE ID No.: TX	08092124			§			
JUDGMENT OF CONVICTION BY JURY							
Judge Presiding:	Hon. MAR	THA J. TRU	DO	Date Judgment Entered:	4/8/201	1	
Attorney for State:	MURFF: FRED BI	BLEDSOE AI URNS	ND	Attorney for Defendant:	STEPH WILKE	EN BLYTHE AND RSON	SCOTT
Offense for which De			<i>(</i> 27.0.3.7				
CAPITAL MURDER FOR REMUNERATION Charging Instrument: Statute for Offense:							
Charging Instrument: INDICTMENT				19.03 Penal Code			
<u>Date of Offense:</u> 10/11/2008							
Degree of Offense: CAPITAL FELC	NY			Plea to Offense: NOT GUILTY	-		
Verdict of Jury: GUILTY				Findings on Dead! N/A	y Weapon:		
Plea to 1 st Enhancem Paragraph:	ent	N/A	Plea t Parag	o 2 nd Enhancement raph:	/Habitual	N/A	
Findings on 1st Enha	ncement		Findir	ngs on 2 nd			
Paragraph: Punished Assessed by		N/A	Enhar entence Impos	cement/Habitual I		N/A entence to Commence:	
JURY Court	y.	4/8/20		<u></u>	4/8/20		
Punishment and Place of Confinement:	e LIFE	INSTITUTIO	ONAL DIV	ISION, TDCJ	-NOT PAI	ROLE ELIGIBLE	
SENTENCI	E OF CONFIN	EMENT SUSPEN	DED, DEFENI	DANT PLACED ON	COMMUNITY	SUPERVISION FOR N	[/A .
Fine:		Court Costs: \$ NONE	Restitution:	Restitution	Payable to:		
\$ N/A		ORDERE D	\$ N/A	☐ VICTIM	(see below)	☐ AGENCY/AGENT	(see below)
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 11/21/2008 to 4/8/2011							
						the judgment below by refe	erence.
This cause was called for trial in Bell County, Texas. The State appeared by her District Attorney. Counsel / Waiver of Counsel (select one)							
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 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.

relative to the question of punishment. The Court char due deliberation, the jury was brought into Court, and Court. Defendant elected to have the Court assess punishment, the Court assessed Defendant's punishment. No Election. Defendant did not file a written election hearing evidence relative to the question of punishment. The Court FINDS Defendant committed the about GUILTY of the above offense. The Court FINDS the Prepulsional Englicable provisions of Tex. Code CRIM. PROC. art. 42. The Court Orders Defendant punished as independent of the court of the c	election to have the jury assess punishment. The jury heard evidence ged the jury and it retired to consider the question of punishment. After it, in open court, it returned its verdict as indicated above. punishment. After hearing evidence relative to the question of ent as indicated above. on as to whether the judge or jury should assess punishment. After it, the Court assessed Defendant's punishment as indicated above. over offense and ORDERS, ADJUDGES AND DECREES that Defendant is esentence Investigation, if so ordered, was done according to the
and restitution as indicated above. Punishment Options (select one)	
Confinement in State Jail or Institutional Divisions Sheriff of this County to take, safely convey, and delive Orders Defendant to be confined for the period and in to the custody of the Sheriff of this county until the Shupon release from confinement, Defendant proceed im the Court Orders Defendant to pay, or make arranger as ordered by the Court above. ☐ County Jail—Confinement / Confinement in Lie to the custody of the Sheriff of Bell County, Texas on the Bell County Jail for the period indicated above. The proceed immediately to the Office of the Bell County Darrangements to pay, any remaining unpaid fines, cour Fine Only Payment. The punishment assessed as proceed immediately to the Office of the Bell County Darrangements to pay all fines and court costs as order Execution / Suspension of Sentence (selection The Court Orders Defendant's sentence of confine supervision for the adjudged period (above) so long as community supervision. The order setting forth the tejudgment by reference. The Court Orders that Defendant is given creating the court Orders that Defendant is given creating the court Orders. ■ The Court Orders that Defendant is given creating the court Orders that Defendant is given creating the court Orders. ■ The Court Orders that Defendant is given creating the court Orders. ■ The Court Orders that Defendant is given creating the court Orders. ■ The Court Orders that Defendant is given creating the court Orders. ■ The Court Orders that Defendant is given creating the court Orders. ■ The Court Orders that Defendant is given creating the court orders. ■ The Court Orders that Defendant is given creating the court orders. ■ The Court Orders that Defendant is given creating the court orders. ■ The Court Orders that Defendant is given creating the court orders. ■ The Court Orders that Defendant is given creating the court orders. ■ The Court Orders the court orders. ■ The Court Orders the court orders the court orders. ■ The Court Orders the court orders the court order tha	ment suspended. The Court Orders Defendant placed on community Defendant abides by and does not violate the terms and conditions of trms and conditions of community supervision is incorporated into this dit noted above on this sentence for the time spent incarcerated.
NOT PAROLE ELIGIBLE. NO COURT COSTS OR ATI	CORNEY FEES ORDERED TO BE PAID BY DEFENDANT.
Signed and entered on April _//_, 2011.	MARTHA J. TRUDO JUDOÉ PRESIDING
Clerk: SB 12: SI G SI BAA II WARRANTA TEHS HARRANTA TEHS	Kyle James Moesch 64756

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