



THE STATE OF TEXAS				§ In The 337th District					
VS.				§ Court					
CRUZ-GARCIA, OBEL				§ HARRIS COUNTY, TEXAS					
SID: TX04421	.988	,	۲,	§ §					
	JUDGMEN	r of Cor	VICT	ion by J	URY-	- CAPITAI	MURDER		
Judge Presiding: HON. RENEE MAGEE			E	Date Judgment 07/22/13 Entered:					
Attorney for St	ate: TISE, NA WOOD, J			Attorne; Defenda	•	CORNEL MADRID			
Offense for Wh	ch Defendant Conv	ricted;			Antique de la constante de la	- Anna Carlotte	A STANCE OF THE PROPERTY OF TH	Signaturi de la companya de la compa	SEXT CONTROL OF
CAPITAL N	IURDER								
Charging Instrument:				Statute for Offense;					
INDICTMENT N/A							reka maanadal ekr		
Date of Offense 9/30/1992	į								
Degree of Offen	se:			Plea to (Offense:				~~~~~~
CAPITAL MURDER				NOT GUILTY					
Verdict of Jury		Findings on Deadly Weapon:							
GUILTY			2007-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-100-1-1	and the second s	the last territories with the second	'IREARM			È
Plea to 161 Enha	incement	N/A		Plea to 2nd Enl	iancement	t/Habitual	ALLE	ZAND	n p
Paragraph: Findings on 1st	Pakamanan da d	IN/A	-	Paragraph: Findings on 2 ⁿ	<u> </u>		N/A	~ 8	$\frac{2}{8}$
Paragraph:	Ennancement	N/A		Enhancement		Paragraph:	N/A	<u>n</u>	Z d
Punished Assessed by: Date Senten 07/22/13			HOLENNA SERBER HANDLO DE PROGRESO MODERNA DELLA			nce to Commence:		This instrument is of poor quality of the fire of imaging	
Punishment an	d Place				•	777.4412.3		꾿	35
of Confinement						* *	Divinganjaning 1990s - Sam, 1990s divindant kantana kantana kantana kantana kantana kantana kantana kantana ka	8	₹ <u>₩</u>
Fine: § N/A	\$6885 66639	Court Costs Cost4282	<u> </u>	Restitution: \$ N/A	` \	lestitution Payal V/A	ole to:	8	e =
	If Defendant is to se	ve sentence in T		incarceration per		•			٠
Time .	From 2/12/2010 to		F'rom	to	From	to			
Credited:	From to	From	to	From	to	.*	•		
	If Defendant is to ser		<u>ounty iail o</u>	<u>r is given credit b</u>	<u>ward fine (</u>	and costs, enter da	es credited below.		
	N/A DAYS N	OTES: N/A							<u> </u>
All pertine	int information, name inca was called for	s and assessment t-ial in	singicated Suntu Te	anove are incorp	bareanne	ine janguage of the hv har District A	Juagment delow by rev Etornev	er enced	LII
Couns	el/Waiver of Co	unsel (select	ounty, re eng)	ad, The blace	appeared.	o, <i>Di</i> 00	0002137731	[
N/A DAYS NOTES: N/A 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 County, Texas. The State appeared by her District Attorney. Counsel / Waiver of Counsel (select one) Defendant appeared in person with Counsel.									
The remainstratify the content of th									
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 of twelve individuals was selected, impaneled, and sworn. The									
INDICTMENT	th parties announce was read to the jur	ed ready for tr y, and defenda	iai, Ajurj nt enterec	of twelve individed the cl	nduals wa harged off	ense. The Court	received the plea an	d enter	ed it
of record.	rv heard the eviden	ce submitted a	nd argum	ent of counsel	The Court	t charged the jur	Kaato ita duly to del	ermine	the
guilt or innocen	ce of defendant, an resence of Defenda	d the jury retir	red to cons	ider the «Viden	ce. Upon	returning to oper	court the jury deli-	rered it	S

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

The jury heard evidence relative to the question of punishment. The Court charged the jury and it retired to consider the special issues set out in the jury charge. After due deliberation, the jury was brought into Court, and, in open court, it returned its answers to the special issues as indicated below.

. (4)			
that would constitu Yes (unanim		is a probability that defendant wo	ould commit criminal acts of violence
defendant's charac	nd beyond a REASONABLE DOUBT that consider and background, and the personal moircumstances to warrant that a sentence dust 10 jurors)	ral culpability of the defendant,	that there is a sufficient mitigating
Special Issues to b	e included if necessary:		
E The jury found	•	iant actually caused the death of t	he deceased or did not actually cause n life would be taken.
	s a mental impairment or defect)	•	
The jury found from Mental illness	m a preponderance of the evidence that d is	efendant is a person with:	
Mental retar			in another a constant
GUILTY of the ab	FINDS Defendant committed the above offe ove offense. ORDERS Defendant punished as indicated a ation from the Defendant and that execution	above. The Court ORDERS that the	
Punishm Confinement County to take, sat Defendant to be co Defendant's inmat cited above until th Defendant remand Defendant remand Cheath. The Condition of the sat Criminal Appeals	ent Options in Institutional Division. The Court Ortely convey, and deliver Defendant to the Dinfined for the period and in the manner indexecunt as such funds become available. In energy of the custody of the Sheriff of this count ourt Orders the authorized agent of the State to the Director, Institutional Division, The provisions of the law governing the Texas id Defendant is imposed by this Court after of the State of Texas. The Court Orders Defended in this sentence.	DERS the authorized agent of the Streetor, Institutional Division, I icated above. The Court ORDERS The Court ORDERS TOCJ to pay su fines are paid in full. Tex. GOV'T Cy until the Sheriff can obey the direct of Texas or the Sheriff of this Court Order and I defend the Court of Texas or the Sheriff of the Court of Texas or the Sheriff of the Court of Texas or the Sheriff of this Court of mandate of the coeipt in this Court of mandate of	FDCJ. The Court ORDERS FDCJ to make withdrawals from the ch funds to the individual / agency cope § 501.014. The Court ORDERS ections of this sentence. ounty to take, safely convey, and I in said Institutional Division in natitutional Division until a date of faffirmance from the Court of
The Court ORE	N DERS Defendant's sentence EXECUTED. : ORDERS that Defendant is given credit not further ORDERS Defendant to pay restituti		
	Furthermore, the following	g special findings or orders	apply:
commission of a	S Defendant used or exhibited a deadly felony offense or during immediate flig vould be used or exhibited. TEX. CODE	ht therefrom or was a party to	STRUMENT, during the the offense and knew that a
Signed and er	ntered on July 15, 2013	X Renee & RENEE MAGEE JUDGE PRESIDING	Magre
	1 2 2 2013 Mandate Rec'd: 5-4-/		
	ved, Sentanco to Begin Date is: 7-22-13		
Received on	for the formal material transformation of the second seco	AM / PM	
Ree	Denuty	Shoriff of Harris County	ما في المنظم مساعل ا

CHUZ-GARCIA. OBEL Judgment of Conviction by Jury-Capital Murder (State seeks Death)_138479401010,3.docx