



CASE No. 130305201010 INCIDENT NO./TRN: 9166522102A001

The State of Texas		§ In The 339th District				
٧.			§ Couri	· .		
JONES, BC	BBY DEAN		9 § Harri §	s County, Te	XAS	
State ID No.:	PXTX08562144				 	
JU	DGMENT (OF CONVICTION	by Jury—N	ON-DEATH	CAPITAL	
Judge Presiding	V THE TAXABLE PARTY OF TAXABLE PA		Dato Judgment Entered:			
Attorney for Sta	ttorney for State: THERESE BUESS / JOHN LEWIS		Attorney for Defendant:			
Offense for which CAPITAL M	h Defendant Conv URDER	icted:				
Charging Instrument: INDICTMENT			Statute for Offense; N/A	Statute for Offense; N/A		
Date of Offense: 4/11/2011			IA	nchikan mahaman a bir bah bedanyanikan 1914 i 1948	pypprypygyverovlochusky/Bedyndbyveroverouganiah baxbexener	
Degree of Offense: CAPITAL FELONY			NOT GUILTY	Plea to Offense: NOT GUILTY		
Yerdict of Jury: GUILTY			Findings on Deadly YES, A FIREAL		/A	
Plea to 1st Enha Paragraph:	ncemenit		to 2 nd Enhancement/I agraph:	labitual N	/A Z	
Findings on 1st l	Enhancement	Fin	lings on 2 nd	3. 33.9		
Paragraph:	NAMARGE SANGANANANANANANANANANANANANANANANANANAN		ancement/Habitual Pa	ragraph: 19 Date Sentence	A Commonwell	
Punished Assess COURT	sed oy:	Date Sentence Imp 6/8/2012	<u>, 10890;</u>	6/8/2012		
				AND COLUMN CO. WAS CO.		
Punishment and	Place LIFE	WITHOUT PAROLE,	INSTITUTIONA	LDIVISION, 1	DCJ	
	Place LIFE	WITHOUT PAROLE, THIS SENTENCE SHALL	RUNCONCURRE	MILY.	'DCJ	
Punishment and of Confinement: Fine: N/A	LIF E	WITHOUT PAROLE, THIS SENTENCE SHALL COURT Cests: Restitution \$ N/A	RUNCONCURRE 1: Restitution P VICTIM (NTLY. avable to: see below)	ENCY/AGENT (see below)	
Punishment and of Confinement: Fine: N/A	LIF E	WITHOUT PAROLE, THIS SENTENCE SHALL Court-Cests: Restitutio	RUNCONCURRE 1: Restitution P VICTIM (NTLY. avable to: see below)	ENCY/AGENT (see below)	
Punishment and of Confinement: Fine: \$ N/A Sex Offender 1	tif Receipt to the contract of	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ 054.00\$ N/A uirements do not apply to of the offense was N/A.	RUNCONCURRE 1: Restitution P VICTIM (the Defendant. Tex	NTLY. ayable to: see below)	ENCY/AGENT (see below)	
Punishment and of Confinement: Fine: \$ N/A Sex Offender 1	tif Receipt to the contract of	WITHOUT PAROLE, THIS SENTENCE SHALL Court Ceats: Restitutio \$ 0 50.50 \$ N/A uirements do not apply to	RUNCONCURRE 1: Restitution P VICTIM (the Defendant. Tex	NTLY. ayable to: see below)	ENCY/AGENT (see below)	
Punishment and of Confinement: Fine: \$ N/A Sex Offender 1	Lif Ro logistration Req ictim at the time of	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ 054.00\$ N/A uirements do not apply to of the offense was N/A.	RUNCONCURRE Restitution P VICTIM (the Defendant, Tex regration pariods in chron From	NTLY. ayable to: see below)	ENCY/AGENT (see below)	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v	togistration Requiction at the time of	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A \$ N/A uirements do not apply to of the offense was N/A. rys sentence in TDCL enter ince	RUNCONCURRE 1: Restitution P	NTLY. ayable to: see below)	ENCY/AGENT (see below) chapter 62.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited:	liff Recognition Requirements to see From 4/15	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A \$ N/A uirements do not apply to of the offense was N/A . rvg sentence in TDCJ, enter ince /2011 to : 6/6/201	RUNCONCURRE Restitution P	NTLY. ayable to: see below)	ENCY/AGENT (see below) chapter 62.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited:	liff Recognition Requirement of the control of the	WITHOUT PAROLE, THIS SENTENCE SHALL Court Coats: Restitutio \$ \(\) \(RUNCONCURRE Restitution P	NTLY. ayable to: see below)	ENCY/AGENT (see below) chapter 62.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited:	Liff Registration Registration Registration Registration Register at the time of the second s	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A uirements do not apply to of the offense was N/A. rvg sentence in TDCJ, enter ince to to xvg sentence in county jail or is a	RUNCONCURRE Restitution P	NTLY. ayable to: see below)	ENCY/ACENT (see below) chapter 62.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited:	legistration Requiction at the time of the second s	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A \$ N/A uirements do not apply to if the offense was N/A. rys sentence in TDCJ, enter ince to to to rys sentence in county jail or is a NOTES: N/A se and assessments indicated about	RUNCONCURRE B: Restitution P	NTILY. ayable to: see below)	ENCY/ACENT (see below) chapter 62. edited below. gment below by reference.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited: All pertine This ca	legistration Requiction at the time of If Defendant is to as From 4/15 From From If Defendant is to as N/A DAYS at information, named use was called for	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A uirements do not apply to of the offense was N/A. rvg sentence in TDCJ, enter ince to to vve sentence in county jail or is a NOTES: N/A se and assessments indicated abortrial in Harris County, Tex	RUNCONCURRE B: Restitution P	NTILY. ayable to: see below)	ENCY/ACENT (see below) chapter 62. edited below. gment below by reference.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited: All pertine This ca Couns	legistration Requicting at the time of the second s	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A uirements do not apply to of the offense was N/A rys sentence in TDCJ, enter ince to to to rye sentence in county jail or is a NOTES: N/A rys and assessments indicated aborting in Harris County, Tex- unsel (select one)	RUNCONCURRE Restitution P VICTIM (the Defendant, Tex reseation pariods in chron From From iven on lit toward fine or e dre in corporated into the	NTLY. ayable to: see below)	ENCY/ACENT (see below) chapter 62. edited below. gment below by reference. ttorney.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited: All partine This ca Couns Defondant a	legistration Requiction at the time of the second s	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A uirements do not apply to of the offense was N/A rys sentence in TDCJ, enter ince to to to rye sentence in county jail or is a NOTES: N/A rys and assessments indicated abort trial in Harris County, Textured (select one) a with Counsel.	RUNCONCURRE Restitution P VICTIM the Defendant. TEX regration pariods in chron From From iven on lit toward fine or e dre in corporated into the as. The State appears the right to represent	NTLY. ayable to: see below)	ENCY/ACENT (see below) chapter 62. schied below. schied below. gment below by reference. ttorney. writing in open court.	
Punishment and of Confinement: Fine: \$ N/A Sex Offender I The age of the v Time Credited: All pertine This ca Couns Couns Defendant I It appe	legistration Requicting at the time of If Defendant is to see From 4/15	WITHOUT PAROLE, THIS SENTENCE SHALL Court Cests: Restitutio \$ N/A uirements do not apply to of the offense was N/A rys sentence in TDCJ, enter ince to to to rye sentence in county jail or is a NOTES: N/A rys and assessments indicated aborting in Harris County, Tex- unsel (select one)	RUNCONCURRE Restitution P VICTIM the Defendant. Tex resertion periods in chron From From iven on dit toward fine ar e are in corporated into the as. The State appeare the right to represent compelent and had ple a selected, impaneled.	NTILY. ayable to: see below)	ENCY/ACENT (see below) chapter 62. edited below. gment below by reference. ttorney. writing in open court. eve to the charging idical many was read to the	

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.

The Court FINDS Defendant committed the above offense and ORDERS, ADJUDGES AND DECREES that Defendant is GUILTY of the above offense. The Court FINDS the Presentence 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 above. The Court ORDERS Defendant to pay all fines, court costs, and restitution as indicated above.

The Court ORDERS the authorized agent of the State of Texas or the Sheriff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Division, TDCJ. The Court ORDERS Defendant to be confined for the period and in the manner indicated above. The Court ORDERS Defendant remanded to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court ORDERS Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

The Court ORDERS Defendant's sentence EXECUTED.

The Court Orders that Defendant is given credit noted above on this sentence for the time spent incarcerated.

Furthermore, the following special findings or orders apply:

The Court FINDS Defendant used or exhibited a deadly felony offense or during immediate flight therefrom or w would be used or exhibited. TEX. CODE CRIM. PROC. ar	as a party to the offense and k	, during the commission of a may that a deadly weapon
Signed and entered on June 08, 2012	MARIA T SACKSON,	
Ntc Appeal Filed: 68.12 Mandate Rec'd: 8814. After Mandate Received, Sentence to Begin Date is: 6812 Jail Cyclif: to remain the Some Def; Received on 6-58-12 at 5:30 By: 10.50 May 4-2020 Deputy St		
By: 911 10 1mgs 47 2020 Deputy SI Clerk; M BOLTON	heriff of Harris County	Right Thumbprint