



## CASE NO.137464701010 · · INCIDENT NO./TRN: 9168445180A001

THE STATE OF TEXAS		in the 182ND district		
₹.		S COURT	COURT	
matta, vicente eddie		i HarrisCounty, Texas		
State ID No.:TX68645806		i i		
S. N. Standarde and an annual an a	- Judgment of C	ONVICTION	BY JURY	
Judge Presiding:	Hox WAYNE MALLIA	Date Judgment Entered:	01/26/2015	
Altherity for State:	CELESTE BYROM	Attomey for Defendant	MONCRIFFE, TYRONE C.	
Offerse for which De CAPITAL MUR	*	,		
Chaping Instrument INDICTMENT	уу гожхотуу от талхардах бахаххахах ал баар ал раххаад он аводал орун 4644-1644-1644-1644-1644-1644-1644-1644	Statute for Offerse: N/A	FI (   Yazza peŭ p la reĝe de elekte ( de elekte pode produkte de pode pode pode pode pode pode pode	
Puts of Offense: 01/07/2013	i *	4		
Degree of Offense: CAPITAL FELC	MA	NOT GUILTY	PPEROTES LA CONTRACTOR DE	
Veriet of Jury. GUILTY	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Findings on Deadh. V YES, NOT A FIL		
Pica to 1s Enhanceme	nt Peregraph: M/A Pice t	e 2 <sup>nd</sup> Ephancemen/Hab	inual Paragraph: N/A	
Findings on 1º Enhan Paragraph:	N/A Pereg	igs on 3 <sup>rd</sup> Enhancement reph:	N/A	
Punished Assessed by JURY	Court Pate Sentence Impacts	2015	Date Sentence to Companyors: DLU3/1046- V. 20 15	
Punishment and Place Confinement	o, traé inellalion	AL DIVISION, T	DCI	
**************************************	THE SENTENCE SHALL B	##XxxxXxXkXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	xerria a raxi a regenta de la composita de la	
*************	ntence of Confinement suspended, defen			
Fins. 3 N/A	Fall Come Restitution:	, <u>Restitution Pa</u> Civictim (a	as balaus Mass New Jacobari Jean balans	
Sex Offender Registr	ration Requiredents To not apply to the Defendan	l Tex. Code Crim. Pro	c. chapter 67.	
The age of the victim	at the time of the offense was N/A	OCH THE RESIDENCE OF THE PARTY	««««««««««««««««««««««««««««««««««««	
·	MDefinishmi is serve expense in ADCL ente	ringganan kerisek in l	denologial entr	
£	7831 <u>61/31/2013</u> to 01/25/2015	www.	***************************************	
Time Credited:	M180:	£ren:	- Commence of the Commence of	
	3001	From	THE TAXABLE PARTY OF THE PARTY	
N/	elingini, i <u>r 1915 est a entres in entrivialitet e ravo credi</u> ADAYS NOTES: N/A	•.		
This cause	All pertinent leformation, negree and standards indicated about the control of th	ine abbeated by her Di ne en proposes of princips	buguego of the judgiment below by reference. strict Attorney.	

Counsel / Weiver of Counsel (select one)

33 Defendant appeared in person with Counsel.

13 Defendant appeared in person with Counsel.

14 Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open count.

15 It appeared to the Count 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 Count received the plea and entered it of record.

The jury heard the evidence submitted and argument of counsel. The Count charged the jury as to its duty to determine the guilt or innecessor of Personal the jury and the jury series to consider the evidence. How returning to open court, the jury delivered its verdict in the presence of Defendant and

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 defease counsel, if any.

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

RECORDER'S MEMORANDUM This instrument is of poor quality at the time of imaging.

Punishment Auspeed by Jury ( Court ( No chestion (seiss) (me)

Winry. Defendant entered a plea and filed a written election to have the jury assets punishment. The jury heard evidence relative to the question of punishment. The Court charged the jury and it retired to consider the question of punishment. After due deliberation, the jury was brought into Court, and, in open court, it returned its verdict as indicated above.

CiCourt. Defendant elected to have the Court assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.

LING Election. Defendant did not file a written election as to whether the judge or jury should assess punishment. After hearing evidence relative to the question of punishment, the Court assessed Defendant's punishment as indicated above.

The Court First Defendant committed the shore officare and ORDERS, ADDIDGES AND DECREES that Defendant is GUILTY of the above offense. The Court Frans the Presentence investigation, if so ordered, was done seconding to the applicable provisions of Tex. Code Caim. Proc.

The Court Okubas Defendant punished as indicated above. The Court Okubas Defendant to pay all fines, court costs, and restitution as indicated above.

Funishment Options (select one)

EConfluencest in State Jail or inclinational Division. The Count Canenathe authorized agent of the State of Texas or the Shariff of this County to take, safely convey, and deliver Defendant to the Director, Institutional Myslam, TIPCI. The Court CRUERS Defendant to be confined for the period and in the manner indicated above. The Count Chapeau Defendant remended to the custody of the Sheriff of this county until the Sheriff can obey the directions of this sentence. The Court Orders that upon release from confinement, Defendant proceed immediately to the Harris County District Clerk's office. Once there, the Court Constant Defendant to pay, or make arrangements to pay, any remaining unpaid fines, court costs, and restitution as ordered by the Court above.

CiCounty Jail-Confinement / Confinement in Live of Payment. The Court Onnexe Defendant immediately committed to the currenty of the Sheriff of Harris County, Texas on the date the semence is to commence. Persudant shall be confined in the Harris County Juli for the period indicated above. The Count Orange that upon release from confinement, Defendant shall proceed immediately to the Hurris County District Clerk's office. Once there, the Court ORDERS Defendent to pay, or make arrangements to pay, any remaining unpaid lines, court costs, and restitution as ordered by the Court above. CiFine Only Payment. The punishment assessed against Defendant is for a FINE ONLY. The Count GROEKS Defendant to proceed immediately to the Office of the Harris County District Ciris. Once there, the Count Onexas Defendant to pay or make arrangements to pay all fines and count costs as ordered by the Court in this cause.

Execution / Suspension of Sentence (select and)

EThe Court ORDERS Defendant's sintence EXECUTED.

D The Court Orders Defendant's sentence of confinement suspervision. The Court Orders Defendant placed on community supervision for the adjudged period (above) so long as Defendant abides by and does not violate the terms and conditions of community supervision. The order senting furth the terms and conditions of community supervision is incorporated into this judgment by reference.

The Court GRUENS 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 dependant used or exhibited a deably weapon, namely, unknown object . During the Commission of a felony offense or during immediate flicht therefrom or was a party to the offense and knew that a deadly weapon would be used or exhibited. Tex. code crim. Proc. art. 42.12 §3C.

Signed and entered on Othi

wayne *fatec*ia JUDGE PRESIDING

Notice of Appeal Fibel: OF Up 2015

Mandate Received: Type of Mandato:

After Marshau Received. Sentence to Begin Dots is:

Jail Credit: \*

Dat. Received on at DAM CIPM

By: . Deputy Sheriff of Herris County

Clark: A:MEMERINE Case Number: 137464701010

Defendant MÁTTA, VICENTE EDDIE

FN/KR04:

LCBT:

LCHU:

EMERIE:

Right Thumborist