

CAUSE No. F20-2830-211



INCIDENT NO. /TRN: 9298907923/ A002

MAR 2 5 2022

DISTRICT CLERK

| THE STATE OF TEXAS | § | IN THE 431ST DISTRICT DEPUTY |
|--------------------|--------|------------------------------|
| 7. | § § | Court |
| | 8 | |

DENTON COUNTY, TEXAS

STATE ID No.: TX 17818092

CORY WASHINGTON

JUDGMENT OF CONVICTION BY JURY **NUNC PRO TUNC**

| Judge Presiding: | BRO | DY SHANKLIN | Date Sentence Imposed: | 3/24/2022 | | |
|---|---|---|---|---|--|--|
| Attorney for State: | | HAEL GRAVES-24053237 AH WOOD-24081222 | Attorney for Defendant: | DEREK ADAME-00790199 CAROLINE SIMONE- 24051765 | | |
| Offense for which De | efendant | Convicted: | | | | |
| CAPITAL MUR | DER | (09990026) | | 6 | | |
| Charging Instrumer | nt: | | Statute for Offense: | | | |
| INDICTMENT | | | 19.03 Penal Cod | le | | |
| Date of Offense: | | | Plea to Offense: | | | |
| 10/14/2020 | | | NOT GUILTY | | | |
| Degree of Offense: | | | | | | |
| HYBRID FELO | NY | (E) | | | | |
| Verdict of Jury: | | | Findings on Deadly V | Veapon: | | |
| GUILTY | | | N/A | | | |
| 1st Enhancement | | | ding on 1 st Enhancem | | | |
| Paragraph: | N/A | | agraph: | N/A | | |
| 2nd Enhancement | | | ding on 2 nd | | | |
| Paragraph: | N/A | | ancement agraph: | N/A | | |
| | 11 | | <u> </u> | y to confinement served as a condition of community | | |
| Punishment Assesse | ed by: | supervision.) | (Dute uses not upp. | , | | |
| JURY | | 03/24/2022 | | | | |
| Punishment and Pla | ace | LIFE WITHOUT PA | | CORRECTIONAL | | |
| of Confinement: | | INSTITUTIONS DI | VISION | | | |
| | | THIS SENTENCE SHALL | L RUN: CONCUE | RRENT | | |
| SENTENCE | E OF CO | NFINEMENT SUSPENDED, DEFEN (The document setting forth the conditions of comm | DANT PLACED ON Counity supervision is incorporate | OMMUNITY SUPERVISION FOR . | | |
| Defendant is reg | uired to | register as sex offender in accordan | ce with Chapter 62, 7 | Cex. Code Crim. Proc. | | |
| (For sex offender re | gistratio | n purposes only) The age of the vic | tim at the time of the | offense was N/A . | | |
| Fines: | 8 | | Restitution | Payable to: | | |
| | | Restitution: | (See specia | l finding or order of restitution which is | | |
| \$ | | \$ | incorporated | herein by this reference.) | | |
| Court Costs: | | Reimbursement Fees: | | | | |
| \$ (see Bill of Costs | s) | \$ | | | | |
| Was the victim impa | Was the victim impact statement returned to the attorney representing the State? NO | | | | | |
| (FOR STATE JAIL FELONY OFFENSES ONLY) Is Defendant presumptively entitled to diligent participation credit in accordance with Article | | | | | | |
| 42A.559, Tex. Code | Crim. Pr | oc.? N/A | | | | |
| Total Jail | | | | | | |
| Time Credit: | If Defend | dant is to serve sentence in county jail o | or is given credit toward | the fine and costs, enter days credited below. | | |

| 527 I | DAYS | N/A DAYS | NOTES: N/A | |
|--|--|---|---|---|
| above | | se was called for trial by | ury and the parties appeared. The State appeared by her District Attorney as name | ed |
| De D | efendant app efendant app ting in open | | e) nd knowingly, intelligently, and voluntarily waived the right to representation by | y counse |
| entere guilt o | vas selected ed it of recor The jury or innocence et in the pres | , impaneled, and sworn d. heard the evidence sub- e of Defendant, and the sence of Defendant and o | trial. It appeared to the Court that Defendant was mentally competent to stand and Defendant entered a plea to the charged offense. The Court received the partitle and argument of counsel. The Court charged the jury as to its duty to determine the court of counsels. Upon returning to open court, the jury deliverence counsel, if any. I ORDERED it entered upon the minutes of the Court. | plea and mine the |
| to the delibe C the Co N evider the Pr Crim. | ary. Defended question of cration, the jourt. Defer ourt assesses of Election. In accordance relative of the Election of the Election. The Courticated above | lant entered a plea and a plea and a plea property of punishment. The Coury was brought into Condant elected to have the Defendant's punishme Defendant did not file to the question of punish lance with the jury's venuestigation, if so ordered to CRDERS Defendant pure. After having conducte | led a written election to have the jury assess punishment. The jury heard evidence rt charged the jury and it retired to consider the question of punishment. A art, and, in open court, it returned its verdict as indicated above. Court assess punishment. After hearing evidence relative to the question of punish as indicated above. written election as to whether the judge or jury should assess punishment. After ment, the Court assessed Defendant's punishment as indicated above. lict, the Court ADJUDGES Defendant GUILTY of the above offense. The Court Firely, was done according to the applicable provisions of Subchapter F, Chapter 42A, The inshed in accordance with the jury's verdict or Court's findings as to the proper punish an inquiry into Defendant's ability to pay, the Court Orders Defendant to pay the ution as indicated above and further detailed below. | ishment hearing NDS tha Cex. Code |
| Count confin Sherif unnec arrang Cthe Coindica Clerk' court of arrang Timmed arrang Conditional Conditions of the Count of | onfinement by Sheriff to the tement in according to the sessary delay gements to prounty Jailburnty Sheriff ted above. It is office, or a costs, reimbound on the temporal televity of the confinement on of committee to prominement on of committee the sessary temporal televity to the gements to prominement on of committee the sessary temporal televity to the gements to prominement temporal televity to the gements to promine the sessary televity to the gements to promine the sessary televity televity the sessary televity the sessary televity televity the sessary televity t | take and deliver Defe cordance with this judge the directions in this part to the District Clerk's of ay any fines, court costs —Confinement / Confi ff immediately or on the Upon release from confining other office designate tursement fees, and resting ayment. The punishment of District Clerk's office to be ay the fine, court costs, t as a Condition of Conunity supervision. The | tutional Division. The Court ORDERS the authorized agent of the State of Texadant to the Director of the Correctional Institutions Division, TDCJ, for place ent. The Court ORDERS Defendant remanded to the custody of the County Sheriff agraph. Upon release from confinement, the Court ORDERS Defendant to proceed ffice, or any other office designated by the Court or the Court's designee, to pay or reimbursement fees, and restitution due. The Court ORDERS Defendant committed to the culate the sentence commences. Defendant shall be confined in the county jail for the ement, the Court ORDERS Defendant to proceed without unnecessary delay to the d by the Court or the Court's designee, to pay or to make arrangements to pay as | ement ir until the l withou to make ustody o ne period e Distric- ny fines o proceed to make |
| □ Ac | eneral Fine (ld'l Monthly | §12.32, 12.33, 12.34, or 1 | each fine and enter each amount as pronounced by the court): 3.35, Penal Code, Transp. Code, or other Code) \$ (not to exceed \$10,000) rt. 42A.653, Code Crim. Proc.) \$ (\$5.00/per month of community supervision) 186, Code Crim. Proc.) \$ (\$100) | |

(\$100)

2 of 3

(\$100)

(\$50)

(not to exceed \$50)

☐ EMS, Trauma Fine (Art. 102.0185, Code Crim. Proc.) \$

 $\hfill \Box$ State Traffic Fine (§ 542.4031, Transp. Code) \$

OCA Standard Judgment Form (Effective 01/01/2020)

☐ Family Violence Fine (Art. 42A.504 (b), Code Crim. Proc.) \$

 $\hfill \Box$ Juvenile Delinquency Prevention Fine (Art. 102.0171(a), Code Crim. Proc.) \$

☐ Children's Advocacy Center Fine - as Cond of CS (Art. 42A.455, Code Crim. Proc.) \$

| Repayment of Reward Fine (Art. 37.073/42.152, Code Crim. Proc.) \$ (To Be Determined by the Court) Repayment of Reward Fine - as Cond of CS (Art. 42A.301 (b) (20), Code Crim. Proc.) \$ (not to exceed \$50) DWI Traffic Fine (a/k/a Misc. Traffic Fines) (§ 709.001, Transp. Code) \$ (not to exceed \$6,000) |
|---|
| Execution of Sentence The Court Orders Defendant's sentence Executed. The Court Finds that Defendant is entitled to the jail time credit indicated above. The attorney for the state, attorney for the defendant, the County Sheriff, and any other person having or who had custody of Defendant shall assist the clerk, or person responsible for completing this judgment, in calculating Defendant's credit for time served. All supporting documentation, if any, concerning Defendant's credit for time served is incorporated herein by this reference. |
| Furthermore, the following special findings or orders apply: |
| THE COURT makes an affirmative finding that the victim of this offense was a family member of the defendant or a member of the defendant's household. The Court FINDS that Defendant was prosecuted for an offense under Title 5 of the Penal Code that involved family violence. TEX.CODE CRIM. PROC. Art. 42.013. |
| |
| Date Judgment Entered: March 25, 2022. |
| X JUDGE RRESIDING |
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Thumbprint