

CASE NO. 17F1053-202 Count No. ONE

INCIDENT	NO.	/TRN:	9028353240
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THE STATE OF TEXAS	§ IN THE	E 202 ND DISTRICT
	§	
V.	§ COUR'	Т
	§	
ANDREW HAMILTON	§ BOW	IE COUNTY, TEXAS
	§	
STATE ID NO.:TX08539574	§	

NUNC PRO TUNC JUDGMENT OF CONVICTION BY JURY Date Sentence JOHN TIDWELL 3/28/2019 Judge Presiding: Imposed: Attorney for KELLEY GOSSETT CRISP JEFF HARRELSON Attorney for State: Defendant: Offense for which Defendant Convicted: **CAPITAL MURDER** Charging Instrument: Statute for Offense: 19.03 Penal Code INDICTMENT Date of Offense: Plea to Offense: 9/14/2017 NOT GUILTY Degree of Offense: **CAPITAL FELONY** Verdict of Jury: Findings on Deadly Weapon: GUILTY YES, A FIREARM 1st Enhancement Finding on 1st Enhancement N/A N/A Paragraph: Paragraph: Finding on 2nd 2nd Enhancement Paragraph: N/A Enhancement Paragraph: N/A Date Sentence Commences: (Date does not apply to confinement served as a condition of community Punishment Assessed by: supervision.) COURT 3/28/2019 Punishment and Place LIFE WITHOUT PAROLE INSTITUTIONAL DIVISION, TDCJ of Confinement: THIS SENTENCE SHALL RUN: N/A.

SENTENCE OF (/	ACED ON COMMUNITY SUPERVISION FOR	YEARS.
Defendant is requi	(The document setting forth the ired to register as sex offende		supervision is incorporated herein by this reference.) ith Chapter 62, CCP.	
(For sex offender regi	istration purposes only) The	age of the victim a	t the time of the offense was $\mathrm{N/A}$.	
<u>Fine:</u>	<u>Court Costs:</u>	Restitution:	<u>Restitution Payable to:</u>	
\$ N/A	\$ 274.00	\$ N/A	(See special finding or order of restitution wh incorporated herein by this reference.)	lich is
Was the victim impact statement returned to the attorney representing the State? YES				
(FOR STATE JAIL FELONY OFFENSES ONLY) IS Defendant presumptively entitled to diligent participation credit in accordance with Article				

42A.559, Tex. Code Crim. 170C.: TVA			
Total Jail Time Credit:	If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below.		
560 DAYS	N/A DAYS NOTES: N/A		

This cause was called for trial by jury and the parties appeared. The State appeared by her District Attorney as named above.

<u>Counsel / Waiver of Counsel (select one)</u>

Defendant appeared with counsel.

Defendant appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel in writing in open court.

Defendant was tried in absentia.

Both parties announced ready for trial. It appeared to the Court that Defendant was mentally competent to stand trial. A jury was selected, impaneled, and sworn, 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.

Punishment Assessed by Jury / Court / No election (select one)

Jury. Defendant entered a plea and filed a written election to have the jury assess 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.

Court. 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.

No 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.

In accordance with the jury's verdict, the Court ADJUDGES Defendant GUILTY of the above offense. The Court FINDS that the Presentence Investigation, if so ordered, was done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc.

The Court **ORDERS** Defendant punished in accordance with the jury's verdict or Court's findings as to the proper punishment as indicated above. After having conducted an inquiry into Defendant's ability to pay, the Court **ORDERS** Defendant to pay the fine, court costs, and restitution, if any, as indicated above.

<u>Punishment Options</u> (select one)

Confinement in State Jail or Institutional Division. The Court ORDERS the authorized agent of the State of Texas or the County Sheriff to take and deliver Defendant to the Director of the Correctional Institutions Division, TDCJ, for placement in confinement in accordance with this judgment. The Court ORDERS Defendant remanded to the custody of the County Sheriff until the Sheriff can obey the directions of this paragraph. Upon release from confinement, the Court ORDERS Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fine, court costs, and restitution due.

County Jail—Confinement / Confinement in Lieu of Payment. The Court **ORDERS** Defendant committed to the custody of the County Sheriff immediately or on the date the sentence commences. Defendant shall be confined in the county jail for the period indicated above. Upon release from confinement, the Court **ORDERS** Defendant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay any fine, court costs, and restitution due.

Fine Only Payment. The punishment assessed against Defendant is for a **FINE ONLY**. The Court **ORDERS** Defendant to proceed immediately to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make arrangements to pay the fine, court costs, and restitution ordered by the Court in this cause.

Confinement as a Condition of Community Supervision. The Court **ORDERS** Defendant confined days in as a condition of community supervision. The period of confinement as a condition of community supervision starts when Defendant arrives at the designated facility, absent a special order to the contrary.

Execution / Suspension of Sentence

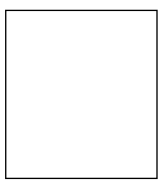
 \square The Court **ORDERS** Defendant's sentence **EXECUTED**. The Court **FINDS** that Defendant is entitled to the jail time credit indicated above. The attorney for the state, attorney for the defendant, the County Sheriff, and any other person having or who had custody of Defendant shall assist 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:

Date Judgment Entered: 12/18/2019

when

JUDGE PRESIDING



Right Thumbprint