

CASE No. 2017-413560 Count

INCIDENT NO./TRN: 9216178000 TRS 1

THE STATE OF TEXAS	§	IN THE 137TH DISTRICT	
vs.	§ §	COURT	
HOLLIS DANIELS	§ §	LUBBOCK COUNTY, TEXAS	3
SID: 16464921	§ §	Ž. E	

JUDGMENT OF CONVICTION BY JURY – CAPITAL MURDER				
Judge Presiding:	JOHN J. MCCLENDON III	Date Sentence Imposed:	2/24/2023	
Attorney for State:	K. SUNSHINE STANEK BARRON SLACK LAURA BETH FOSSETT	Attorney for Defendant:	CHIP LEWIS	
Offense for Which D	efendant Convicted:			
CAPITAL MUR	DER PO/FIRE			
Charging Instrumer	ıt:	Statute for Offense:		
INDICTMENT		19.03(A)(1) Penal Code		
Date of Offense:		Plea to Offense:		
10/9/2017		OPEN PLEA - GUILTY		
Degree of Offense:				
CAPITAL MUR	EDER			
Verdict of Jury:		Findings on Deadly Weapon:		
GUILTY		YES		

Verdict of Jury:	Findings on Deadly Weapon:	
GUILTY	YES	
Punished Assessed by:	Date Sentence to Commences:	

2/24/2023 **JURY**

Punishment and Place LIFE WITHOUT PAROLE, TDCJ - CID of Confinement:

Court Costs:	Reimbursement Fees:
\$ 290.00	\$ 55.00
Restitution:	Restitution Payable to:
\$ 0.00	(See special finding or order of restitution which is incorporated herein by this
	reference.)

Was the victim impact statement returned to the attorney representing the State? N/A

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

Counsel / Waiver of Counsel (select one)

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.

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. The Indictment was read to the jury, 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 Defendant's guilt or innocence, 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.

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 open court, where it returned its answers to the special issues as indicated below:

(1) The jury found beyond a REASONABLE DOUBT that there is a probability that defendant would commit criminal acts of violence that would constitute a continuing threat to society.

Yes (unanimous)

(4)					
No (by at least 10 jurors)					
(2) The jury found beyong the defendant's character and be circumstance or circumstances to Yes (by at least 10 jurors)		nal moral culpability	of the defendant	t, that there is a sufficien	t mitigating
No (unanimous)	1 1 1 0				
Special Issues to be incl			D () ()	6.1	
The Court FINDS Defenda The Court ORDERS Defen costs and fees associated with th	dant punished as indicated	d above. The Court	FINDS that the S	tate of Texas is entitled to	o recover all
Punishment Options Confinement in Institution take, safely convey, and deliver confinement in accordance with can obey the directions of this just funds become available. TDCJ restitution as indicated above. To available to pay said court costs, shall be paid to the individual of 501.014, Tex. Gov't Code, and TI 501.014. Death. The Court Orders deliver Defendant to the DIRECT Institutions Division in accordance imposed by this Court after rece Orders Defendant remanded to	Defendant to the DIRECTO this judgment. The Court Order udgment. The Court Order is hereby notified that D he Court Orders TDCJ to reimbursement fees, and reagency indicated above. DCJ's policies and procedure the authorized agent of the Court Order of the Correction are with the provisions of viving the mandate of affirm	OR OF THE CORRECTION ORDERS Defendant reason to make withdrawals from the withdrawals and the withdrawals and the withdrawals and the State of Texas or NAL INSTITUTIONS Defendance from the Courmance from the Courmance from the Courmance of the law governing The courmance from th	emanded to the ovithdrawals from perfendant's amounts are paid d payments shall t such policies are the Sheriff of the IVISION, TDCJ. DCJ until a date to f Criminal App	ens Division, TDCJ, for procustody of the Sheriff until a Defendant's inmate accordance court costs, reimbursement inmate account as such ful in full. Any restitution or l be made in accordance and procedures are consistent is County to take, safely Defendant shall be confined execution of the said I peals of the State of Texas	placement in all the Sheriff punt as such that such and become redered above with Section ent with Sec. convey, and ined in said Defendant is s. The Court
☐ General Fine (§12.32, 12.33, 1☐ Add'l Monthly Fine for Sex Offed Child Abuse Prevention Fine (Art. 102.01☐ EMS, Trauma Fine (Art. 42A. ☐ Juvenile Delinquency Prevention State Traffic Fine (§ 542.4031, ☐ Children's Advocacy Center Fine Repayment of Reward Fine (Art. 42A. ☐ DWI Traffic Fine (a/k/a Misc. Traffic Fine (a/k/a Misc	enders (Art. 42A.653, Code CArt. 102.0186, Code Crim. Prol. \$.504 (b), Code Crim. Proc.) \$.504 (b), Code Crim. Proc.) \$.504 (b), Code Crim. Proc.) \$.507 (b), Code Crim. Proc.) \$.507 (c), Code Crim. Proc.) \$.508 (c), Code Crim. Proc. P	Transp. Code, or other Crim. Proc.) \$ (\$roc.) \$ (\$100) (\$100) \$ (\$100) Code Crim. Proc.) \$ (\$0) (.455, Code Crim. Proc.) \$ (\$0) (20), Code Crim. Proc.) \$ (\$100) Code Crim. Proc.) \$ (\$	(\$50) (\$50) (\$50) (\$50) (\$50) (\$50) (\$50) (\$50) (\$50) (\$50) (\$50)	exceed \$50) the Court) to exceed \$50) dant is indigent.	
	an inquiry into Defendant		ne Court Order	s Defendant to pay the	court costs,
<u>Fu</u>	rthermore, the follow	ving special findi	ngs or orders	apply:	
Court Costs	\$290.00	Rest	itution	0.00	
Attorney Fee	\$0.00	VIS I	ncluded		
Reimbursement Fee	\$55.00	Fine			

Date Judgment Entered: 2/24/2023

OCA Standard Judgment Form Capital Murder — State Seeks Death Penalty

(01/01/2020)

RESIDING



Right Th

RIGHT THUMBPRINT

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FINGERPRINT SHEET

STATE OF TEXAS V.	HOLLIS DANIELS	
CAUSE NO. & COURT	2017413560 Count 137TH	
OFFENSE:	CAPITAL MURDER PO/FIRE	
OFFENSE DATE:	10/9/2017	

OCA Standard Judgment Form Capital Murder — State Seeks Death Penalty (01/01/2020)

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BILL OF COSTS District Clerk's Office 904 Broadway, Room 105 Lubbock, Texas 79401

STATE OF TEXAS v. HOLLIS DANIELS, III

Offense: CAPITAL MURDER PO/FIRE Cause No. 2017413560 137th District Court of Lubbock County, Texas

Code	Description	Amount Ordered	Amount Paid
DCR326; DCR002; DCR700; DCR322; DCR701	Commitment to Jail; Copies; Local Consolidated Court Cost - Felony; Serve Criminal Writ; State Consolidated Court Cost - Felony	5.00; 1.00; 105.00; 50.00; 185.00	0.00; 1.00; 0.00; 0.00; 0.00

Total Amount Due	\$345.00
I, Heather Guthrie, District Clerk Deputy, hereby certify that the above is a true February 23, 2023.	and correct bill of costs accrued in this case to date:
Sara L. Smith, Lubbock County District Clerk Meather Buthie	
Heather Guthrie, Deputy	Def. Initials