

CASE No. 1125671

INCIDENT NO./TRN: 9162500228A001

IN THE 228TH DISTRICT COURT HARRIS COUNTY, TEXAS

THE STATE OF TEXAS 8 8 8 8 8 LACAZE, TYRONE 8 STATE ID No.:LA2360467 8

Jt	JDGMEN'	T OF CONV	ICTION BY JU	RY—N	ON-DEATH CAPITAL	
Judge Presiding	g: Hon. M	ARC CARTER	Date J Entere	udgment d:	4/29/2010	To it happens
Attorney for Sta	ato:	LINE DOZIER A RAFIEE	Attorn Defend		R. P. CORNELIUS	
Offense for which Defendant Convicted:						
CAPITAL MURDER						
Charging Instrument:			Statute for Offense:			
INDICTMENT			N/A			
Date of Offense:						
10/8/2006						
				lea to Offense;		
				GUILTY		
Verdict of Jury: Findings on Deadly Weapon:						
GUILTY YES, A FIREARM						
Plea to 1st Enha	2200	Plea to 2nd Er	Plea to 2 nd Enhancement/Habitual			
Paragraph: N/A			Paragraph:		N/A	
Findings on 1st Enhancement			Findings on 2 nd			
Paragraph: N/A			Enhancement/Habitual Paragraph: N/A			
Punished Assessed by:			Date Sentence Imposed:		Date Sentence to Commence:	
		4/29	29/2010		4/29/2010	
Punishment and Place of Confinement: LIFE WITHOUT PAROLE, INSTITUTIONAL DIVISION, TDCJ						
THIS SENTENCE SHALL RUN CONCURRENTLY.						
Fine: Court Costs: Restitution: Restitution Payable to:						
Fine: \$ N/A Court Costs: Restitution: Restitution Payable to:						1)
Sex Offender Registration Requirements do not apply to the Defendant. TEX. CODE CRIM. PROC. chapter 62.						
The age of the victim at the time of the offense was \mathbb{N}/A .						
If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order.						
Time Credited:	From 1	/3/2008 to	4/29/2010	From	to	
	From	to		From	to	
	From	to	-	From	to	
	If Defendant is to serve sentence in county jail or is given credit toward fine and costs, enter days credited below. N/A DAYS NOTES: N/A					
All partinent information, names and assessments indicated above are incorporated into the language of the indement helps by reference						

This cause was called for trial in Harris County, Texas. The State appeared by her District Attorney.

Counsel / Waiver of Counsel (select one)

Defendant appeared in person with Counsel.

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

It appeared to the Court 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 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.

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:

Deadly Weapon.

The Court FINDS Defendant used or exhibited a deadly weapon, namely, FIREARM, during the commission of a felony offense or during immediate flight 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 §3g.

Signed and entered on April 29, 2010

MARC CARTER
JUDGE PRESIDING

Clerk: jnodoms

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