

CASE No. CR01125

COUNT Single Count

INCIDENT NO./TRN: 9094327589

THE STATE OF	Texas	8	In The 1	02 nd District	
			Court		
V.			, 1		
BILLY RAY BRYANT			RED RIV	ER COUNTY, TEXAS	
STATE ID No.: TX03922009					
JUDGMENT OF CONVICTION BY JURY					
Judge Presiding:			Intered:	1/30/2008	
Attorney for State:			ttorney for Defendant:	DAN MEEHAN	
Offense for which D	efendant Convicted: RDER			- All Marketines	
Charging Instrument: INDICTMENT			Hatute for Offense: 19.03 Penal Code	B	
Date of Offense: 2/10/1987					
Degree of Offense:			Plea to Offense: NOT GUILTY		
CAPITAL FEL	ONY		Findings on Deadly W	eapon:	
Verdict of Jury: GUILTY			YES, A FIREAR		
Plea to 1" Enhance	M ANT	Plea t	o 2 st Enhancement/Ha	bitual	
Paragraph:	N/A	Parap		N/A	
Findings on 1" Enl	ancement	Findi	ngs on 2 ⁻⁴	agraph: N/A	
Paragraph:	N/A	Control of the contro	ncement/Habitual Pare	Date Sentence to Commence:	
Punished Assessed	by:	Date Sentence Impo 1/30/2008	<u>860;</u>	1/80/2006	
JURY Punishment and P	lace LIFE INS		VISION, TDCJ	1. 1. Elementario de la companya del companya de la companya del companya de la companya del la companya de la	
Punishment and Place of Confinement: THIS SENTENCE SHALL RUN CONCURRENTLY.					
SENTENCE OF CONFINEMENT SUSPENDED, DEFENDANT PLACED ON COMMUNITY SUPERVISION FOR N/A. Fine: Court Costs: Restitution: Restitution Payable to:					
Fine: \$ N/A	\$ 70	47.50/ \$N/A	VICTIM (s	ee below) AGENCY/AGENT (see below)	
Sex Offender Re	gistration Requirem	ents do not apply to	he Defendant. Tex. (CODE CRIM. PROC. chapter 62.	
The age of the victim at the time of the offense was N/A.					
If.	Defendant is to serve sent om 4/11/2007 to 1/80/20	ence in TDCJ, enter incare	ceration periods in chrono From	to	
Time Fr	om to	From to	From to		
Credited:	If Defendant is to serve sentence in county jeil or is given credit toward fine and costs, enter days credited below.				
2:	96 DAYS NOTE	S: TOWARD INC.	ARCERATION		
All pertinent	information, names and a	secsements indicated Abave	are incorporated into the	slanguage of the judgment below by reference.	
This cause was called for trial in Red River County, Texas. The State appeared by her District Attorney.					
Counsel / Waiver of Counsel (select one) Defendant appeared in person with Counsel.					
The first transition in talligently, and voluntarily waived the right to representation by counsel in writing in open counse.					
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, impancied, 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.					
•					

mult or imposence of Defendant, and the jury retired to consider th	ounsel. The Court charged the jury as to its duty to determine the e 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 u	on the minutes of the Court.
	red to consider the question of punishment. After due deliberation,
the question of pumerment. The Court analysis are it returned its the jury was brought into Court, and, in open court, it returned its	verdict as indicated above.
Court Defendent elected to have the Court essees punishment	t. After hearing evidence relative to the question of punishment, the
Court assessed Defendant's punishment as molecules above.	ether the judge or jury should assess punishment. After hearing
No Election. Defendant did not the a written election as a second evidence relative to the question of publishment, the Court assessed evidence relative to the question of publishment, the Court assessed	Defendant's punishment as indicated above.
The Court FINDS Defendant committed the above offense. CHULTY of the above offense. The Court FINDS the Presentence.	and ORDERS, ADJUDGES AND DECREES that Defendant is Investigation, if so ordered, was done according to the applicable
provisions of TEX. CODE CRIM. PROC. art. 42.12 § 9. The Court Onders Defendant punished as indicated about the court of t	ve. The Court ORDERS Defendant to pay all fines, court costs, and
restitution as indicated above.	
Punishment Options (select one) Confinement in State Jail or Institutional Division. The Sheriff of this County to take, safely convey, and deliver Defendar Oppers Defendant to be confined for the period and in the manuscustody of the Sheriff of this county until the Sheriff can obey the	er indicated above. The Court ORDERS Defendant remanded to the
from confinement, Defendant proceed immediately to the control arrangements to pay, any remaining unpaid fines, court costs, an	d restitution as ordered by the Court above.
	lat upon release from confidencial personal street process
immediately to the Once there, the Court ORDERS perent	dant to pay, or make arrangements to pay, any remaining unpaid
fines, court costs, and restitution as ordered by the Court above.	The Court Oppers Defendant to proceed
	fendant is for a FINE ONLY. The Court ORDERS Defendant to proceed
immediately to the Office of the County, Once there, the	Court Orders Defendant to pay or make arrangements to pay all
fines and court costs as ordered by the Court in this cause.	
Execution / Suspension of Sentence (select one)	
	man and the second seco
	PENDED. The Court ORDERS Defendant placed on community
supervision for the adjudged period (above) so long as Defendant community supervision. The order setting forth the terms and community supervision.	onditions of community supervision is incorporated into this
judgment by relevence. The Court Orders that Defendant is given credit noted	above on this sentence for the time spent incarcerated.
THE COMP CAMPAIN MINT A 15 MINT A 15 MINT A	and all Englishes on orders onniv:
Furthermore, the following	special findings or orders apply:
	119 119 119 119 119 119 119 119 119 119
Signed and entered on January 30, 2008	
Signed and entered on our amy very	x dol + Tulelon A
	JOHN F. MILLER
	JUDGE PRESIDING
	JODGE I REGIDANG
	o Santa Santa
Clerk: Janice Gentry	
	Dischat There are however
	East and built in 18 to a wide Street and St