

JUL 23 2025

CAUSE NO. CR-2957-23-H (COUNT ONE)

THE STATE OF TEXAS §
V. §
SENECA ALLEN BOOKER, II §

IN THE 389TH DISTRICT COURTS HIDALGO COUNTY, TEXAS
JUDICIAL DISTRICT OF
BY *[Signature]* Deputy #

CHARGE OF THE COURT

Ladies and Gentlemen of the Jury:

The Defendant, SENECA ALLEN BOOKER, II, stands charged by indictment with the offense of CAPITAL MURDER alleged to have been committed on or about June 2nd, 2023, in Hidalgo County, Texas. To this charge, the Defendant has pleaded not guilty.

1.

Our law provides that a person commits the offense of Murder if he intentionally or knowingly causes the death of an individual.

A person commits the offense of Capital Murder when such person commits the murder, if any, of an individual under ten years of age.

2.

“Individual” means a human being who is alive, including an unborn child at every stage of gestation from fertilization until birth.

“Child” means a person 14 years of age or younger.

3.

A person acts intentionally, or with intent, with respect to a result of his conduct when it is his conscious objective or desire to cause the result.

A person acts knowingly, or with knowledge, with respect to a result of his conduct when he is aware that his conduct is reasonably certain to cause the result.

4.

Now, if you find from the evidence beyond a reasonable doubt that on or about June 2nd, 2023, in



Hidalgo County, Texas, the Defendant, SENECA ALLEN BOOKER, II, did then and there intentionally or knowingly cause the death of an individual, namely, Zekia Arnulfo Solis, a child younger than 10 years of age, by striking him with or against an object unknown to the grand jurors; or

If you find from the evidence beyond a reasonable doubt that on or about June 2nd, 2023, in Hidalgo County, Texas, the Defendant, SENECA ALLEN BOOKER, II, did then and there intentionally or knowingly cause the death of an individual, namely, Zekia Arnulfo Solis, a child younger than 10 years of age, by striking him with the defendant's hand; or

If you find from the evidence beyond a reasonable doubt that on or about June 2nd, 2023, in Hidalgo County, Texas, the Defendant, SENECA ALLEN BOOKER, II, did then and there intentionally or knowingly cause the death of an individual, namely, Zekia Arnulfo Solis, a child younger than 10 years of age, by manner and means unknown to the grand jurors, then you will find the Defendant Guilty of CAPITAL MURDER.

Unless you so find from the evidence beyond a reasonable doubt, or if you have a reasonable doubt thereof, you will acquit the defendant and say by your verdict "Not Guilty".

5.

You are instructed that in considering your verdict you may consider all relevant facts and circumstances surrounding the killing, if any, and the previous relationship existing between the accused and the deceased, if any, together with all relevant facts and circumstances going to show the condition of the mind of the accused at the time of the alleged killing, if any.

6.

You are instructed that the allegation of the offense was committed on or about June 2nd, 2023, does not bind the State to any one particular date but may include any day prior to June 27th, 2023, the day the indictment was filed. There is no statute of limitations for Capital Murder.

7.

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A grand jury indictment is the means whereby a defendant is brought to trial in a felony prosecution. It is not evidence of guilt nor can it be considered by you in passing upon the issue of guilt of the defendant. The burden of proof in all criminal cases rests upon the State throughout the trial, and never shifts to the defendant.

All persons are presumed to be innocent and no person may be convicted of an offense unless each element of the offense is proved beyond a reasonable doubt. The fact that a person has been arrested, confined, or indicted for, or otherwise charged with the offense gives rise to no inference of guilt at his trial. The law does not require a defendant to prove his innocence or produce any evidence at all. The presumption of innocence alone is sufficient to acquit the defendant, unless the jurors are satisfied beyond a reasonable doubt of the defendant's guilt after careful and impartial consideration of all the evidence in the case.

The prosecution has the burden of proving the Defendant guilty and it must do so by proving each and every element of the offense charged beyond a reasonable doubt and if it fails to do so, you must acquit the Defendant.

It is not required that the prosecution prove guilt beyond all possible doubt; it is required that the prosecution's proof excludes all "reasonable doubt" concerning the Defendant's guilt.

In the event you have a reasonable doubt as to the Defendant's guilt after considering all the evidence before you, and these instructions, you will acquit him and say by your verdict "Not guilty".

You are the exclusive judges of the facts proved, of the credibility of the witnesses and the weight to be given their testimony. You will be governed by the law you shall receive in these written instructions.

When you retire to the jury room, you should first select one of your members as Presiding Juror. It is the Presiding Juror's duty to preside at your deliberations, vote with you, and when you have unanimously agreed upon a verdict, to certify to your verdict by using the appropriate form attached thereto, and signing the same as Presiding Juror.

In order to return a verdict, each juror must agree thereto, but jurors have a duty to consult with each other and to deliberate with a view of reaching an agreement, if it can be done without violence to individual judgment.

Each juror must decide the case for himself or herself, but only after an impartial consideration of the evidence with his or her fellow jurors.

In the course of deliberations, a juror should not hesitate to re-examine his or her own views and change his or her opinion if convinced it is erroneous. However, no juror should surrender his or her honest conviction as to the weight or effect of the evidence solely because of the opinion of his or her fellow jurors, or for the mere purpose of returning a verdict.

Do not discuss the case with anyone else, either in person or by any other means. Do not do any independent investigation about the case or conduct any research. Do not look up any words in dictionaries or the Internet. Do not post information about the case on the Internet. Do not share any special knowledge or experiences with the other jurors. You may not use any electronic device or media, such as a telephone, cell phone, smart phone, iPhone, Blackberry, or computer; the Internet, any internet service, or any text or instant messaging service, or any internet chat room, blog, or website such as Facebook, MySpace, LinkedIn, YouTube or Twitter, to communicate with anyone any information about this case or to conduct any research about this case until I accept your verdict.

During your deliberations in this case, you must not consider, discuss nor relate any matters not in evidence before you. You should not consider nor mention any personal knowledge or information you may have about any fact or person connected with this case which is not shown by the evidence.

You should not discuss or consider punishment for the offense charged for any purpose. You must concern yourselves solely with the question of guilt or innocence of the Defendant under these written instructions without regard to any possible punishment imposed by law for the offense charged.

During your deliberations, you are instructed that you should not consider the remarks, rulings or

actions of the presiding judge during this trial as any indication of the Court's opinion as to the guilt or innocence of the Defendant. The remarks, rulings and actions of the presiding judge were upon matters of the law only and were not upon the facts which you and you alone must determine.

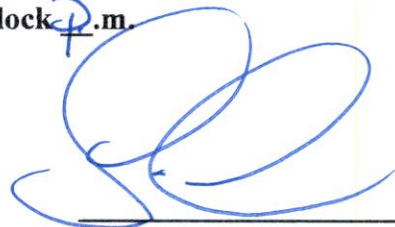
While you are deliberating, no one has authority to communicate with you except the officer who has you in charge being the Bailiff. However, after you have retired, you may communicate with the Court as to any questions you may have, but that communication must be in writing through the officer of the Court.

When you have reached a verdict you will notify the Bailiff in writing, as to reaching a verdict, but not what the verdict is.

Do not let bias, prejudice, or sympathy play any part in your deliberations.

Your verdict must be unanimous, and after you have reached a unanimous verdict, the Presiding Juror will certify thereto by signing the appropriate form attached to this charge.

Filed on the 23 day of JULY, 2025 at 1:45 o'clock P.m.



LETTY LOPEZ
JUDGE PRESIDING
389TH DISTRICT COURT
HIDALGO COUNTY, TEXAS