

CASE No. 141282601010 INCIDENT NO./TRN: 9036989981D003



THE STATE OF TEXAS		§ IN THE 179 TH DISTRICT			
vs.		§ Cou	RT		
BALDERAS, J AKA APACHE SID: TX06664436	UAN	3 9 9	COUNTY, TEXAS		
JUDGMENT OF CONVICTION BY JURY – CAPITAL MURDER					
Judge Presiding:	HON. KRISTIN M. GUINEY	Date Judgment Entered:	3/14/2014		
Attorney for State:	BENNETT, TRACI/DOZIER, CAROLINE/MCFADDEN, MARY	Attorney for Defendant:	GODINICH, JEROME/NUNNERY, ALVIN/SCOTT, ROBERT		
Offense for Which Defendant Convicted:					
CAPITAL MUR					
Charging Instrument INDICTMENT	<u>::</u>	Statute for Offens	<u>se:</u>		
Date of Offense: 12/6/2005					
Degree of Offense:		Plea to Offense:			
©APITAL MUR	DER	NOT GUILTY			
<u>Verdict of Jury:</u>		Findings on Dead			
GUILTY Plea to 1st Enhancem	ant Pla	YES, A FIRE a to 2 nd Enhancemen			
Raragraph:		agraph:	N/A		
Findings on 1st Enhangement En		dings on 2 nd nancement/Habitual	Paragraph: N/A		
Punished Assessed by	<u> </u>	posed: (Jeg)	Date Sentence to Commence:		
JURY	3/14/2014	DIVISION	3/14/2014		
Eunishment and Place of Confinement: DEATH, INSTITUTIONAL DIVISOIN, TDCJ					
Fine:			Restitution Payable to:		
N/A	\$7 94 \$ N		N/A		
.E If Det	endant is to serve sentence in TDCJ, enter inca 12/16/2005 to 3/14/2014 From to		ronological order. to		
From From	to From to	From to	w		
Gredited:	endant is to serve sentence in county jail or is g		and costs anter days credited below		
Z N/A	DAYS NOTES: N/A	even create toward line	and costs, enter days credited below.		
All pertinent info		ve are incorporated into	the language of the judgment below by reference.		
This cause was called for trial in Harris County, Texas. The State appeared by her District Attorney.					
If Defendant is to serve sentence in TDCJ, enter incarceration periods in chronological order. From 12/16/2005 to 3/14/2014 From to 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 pertinent information, names and assessments indicated above are incorporated into the language of the judgment below 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 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					
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 of twelve individuals was selected, impaneled, and sworn. The individuals 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					
			returning to open court the jury delivered its		

werdict in the presence of Defendant and defense counsel.

The Court received the verdict and ORDERED it entered upon the minutes of the Court.

RECORDER'S MEMORANDUM
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at the time of imaging



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 Court, and, in open court, it returned its answers to the special issues as indicated below.

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deliver Defendant to the Director, Institutional Division, TDC accordance with the provisions of the law governing the Texas Dep execution of the said Defendant is imposed by this Court after rec	partment of Criminal Justice, Institutional Division until a date of
deliver Defendant to the Director, Institutional Division, TDC accordance with the provisions of the law governing the Texas Dep execution of the said Defendant is imposed by this Court after rec	partment of Criminal Justice, Institutional Division until a date of either this Court of mandate of affirmance from the Court of
Defendant's inmate account as such funds become available. The lited above until the ordered restitution, court fees, costs, and fine Defendant remanded to the custody of the Sheriff of this county u	S the authorized agent of the State of Texas or the Sheriff of this tor, Institutional Division, TDCJ. The Court ORDERS ed above. The Court ORDERS TDCJ to make withdrawals from the Court ORDERS TDCJ to pay such funds to the individual / agency are paid in full. Tex. GOV'T CODE § 501.014. The Court ORDERS ntil the Sheriff can obey the directions of this sentence. of Texas or the Sheriff of this County to take, safely convey, and
GUILTY of the above offense. The Court ORDERS Defendant punished as indicated above.	and ORDERS, ADJUDGES AND DECREES that Defendant is ve. The Court ORDERS that the State of Texas shall recover all
The jury found from a PREPONDERANCE OF THE EVIDENCE that defer Mental illness Mental retardation	ndant is a person with:
the death of the deceased but intended to kill the deceased or anot Yes (unanimous) No (by at least 10 jurors) (If defendant has a mental impairment or defect)	t actually caused the death of the deceased or did not actually cause ther or anticipated that a human life would be taken.
(If defendant is found GUILTY as a party under TEX. PEN. CO	
Special Issues to be included if necessary:	
	fe imprisonment without parole rather than a death sentence be
The jury found beyond a REASONABLE DOUBT that considering defendant's character and background, and the personal moral	ng all the evidence, including the circumstances of the offense, the culpability of the defendant, that there is a sufficient mitigating
Yes (unanimous) No (by at least 10 jurors)	

KRISTIN M. GUINEY JUDGE PRESIDING ∰itc Appeal Filed: 03/14/2014 Mandate Rec'd:_ After Mandate Received, Sentence to Begin Date is:_ Right Commbprint



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Rv.	Denuty Sheriff of Harris	

Clerk: J. OCHOA

EN/KROY APA

LCBT

LCBU

EN/KR18 999/10

EN/KRO2 999/120



I, Chris Daniel, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this April 4, 2017

Certified Document Number: 60094782 Total Pages: 3

Chris Daniel, DISTRICT CLERK

Chin Daniel

HARRIS COUNTY, TEXAS