

CASE No. 1247995

INCIDENT NO./TRN: 9163249111 - D001

P.2

THE STATE OF TEXAS					§ IN THE 262ND DISTRICT					
v.				\$ COURT \$						
LEMON, DARIUS					§ HARRIS COUNTY, TEXAS §					
STATE ID NO.:T			·		§				- physical	
Ju	DGN	MENT OF	CONVI	CTION E	y Juf	RY—NO	N-DEA	атн Саріл	'AL	
Judge Presiding:	ŀ	ION. DON ST	7	Date Jud Entered:	d: 170/2010					
Attorney for Stat	te: 1	NATALIE TISE			Attorney Defendan		JAMES STAFFORD			
Offense for which CAPITAL M										
Charging Instrument: INDICTMENT					Statute for Offense: N/A					
Date of Offense: 8/14/2008	***									
Degree of Offense:					Plea to Offense: NOT GUILTY					
CAPITAL FELONY Verdict of Jury:					Findings on Deadly Weapon:					
GUILTY	GUILTY YES, A FIREARM									
Plea to 1st Enhar Paragraph:	ncemen	t N/A	1		to 2 ^{na} Enns graph:	incement	abituai	N/A		
Findings on 1st E	Cnhanc	ement		Findi	ngs on 2nd			2711		
Paragraph:		N/A	THE PARTY OF THE PARTY.	42		labitual Par	THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TWIND TWO IS NAMED IN COLUMN TWO IS NAMED IN COLUMN TWO IS NAMED IN	N/A		
Punished Assessed by: COURT			Date Sentence Importante 176/2010			Date Sentence to Commence: 7/6/2010				
Punishment and Place of Confinement: LIFE WITHOUT PAROLE, INSTITUTIONAL DIVISION, TDCJ								t .		
		Tl	HIS SENTE	NCE SHALL R	UN CON	CURRE	NTLY.			
Fine: \$ N/A			rt Costs:	Restitution: \$ N/A		stitution Pa		☐ AGENCY/AGE	NT (se	ee below)
Sex Offender R	legistr			T. Control of the con				PROC. chapter 62.		
The age of the vi										
		dant is to serve se			eration peri	ods in chrono	logical order.			
Time Credited:	From	8/17/2008	to	11/19/200	18	From		to		
	From	4/3/2009	to	7/6/2010		From		to		
	From		to	James Mary		From		to		
				inty jail or is giv	en credit to	ward fine and	costs, enter	days credited below.		
	N/A I		ES: N/A		and the second second	Chicago Carrier A.		al in large to below t	han na fau	
This cau Counse Defendant a Defendant k It appear instrument. Bot jury, and Defend The jury	ppeare inowing ared to the particular tent of Decoration of Decoration of Decoration of the particular tent of Decoration of Dec	called for trial inver of Counse of in person with the court that I es announced retered a plea to the evidence sufferdant, and the	n Harris ((select o Counsel. and volunt defendant w ady for tria ne charged bmitted an e jury retire	tarily waived to vas mentally col. A jury was offense. The Cod argument of ed to consider to	he right to ompetent a selected, in Court receive	representate and had plea anpaneled, as wed the plea	tion by coun ided as show and sworn. I and entered	isel in writing in o wn above to the ch The INDICTMEN	pen cou arging I was r	urt. read to the

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 ord The Court FINDS Defendant used or exhibited a deadly weapon, namely, A FIREA felony offense or during immediate flight therefrom or was a party to the offense s would be used or exhibited. TEX. CODE CRIM. PROC. art. 42.12 §3g.	HMM, during the Commission of a
Signed and entered on July 6, 2010 X DON STRICKEIN JUDGE PRESIDING	
Ntc Appeal Filed: JUL 0 6 2010 Mandate Rec'd: After Mandate Received, Sentence to Begin Date is: Def. Received on 7-6-10 at 340 AM (PM) By: 232 Deputy Sheriff of Harris County	

Right Thumbprint