



CASE No. 13F0131-202

INCIDENT NO./TRN: 9028172238 A001

THE STATE OF TEXAS		§ IN THE 202ND DISTRICT COURT			
V.		§ §	OF		
••		\$ §	01		
KENNEDY DEWAYNE RILEY			BOWIE C	OUNTY, TEXAS	
STATE ID No.: TX-06013082		§			
NUNC PRO TUNC JUDGMENT OF CONVICTION BY JURY					
Judge Presiding:	Hon. Leon Pesek, JR	Date Judgr Entered:	nent	04/17/2015	
Attorney for State:	MICHAEL SHEPERD	Attorney fo Defendant:	r	PUBLIC DEFENDER - RICK SHUMAKER	
Offense for which Def					
CAPITAL MURI	DER BY TERROR THREA	AT/OTHER FELO	NY		
Charging Instrument	<u>:</u>	Statute for O			
INDICTMENT				NAL CODE	
<u>Date of Offense:</u> 08/28/2012	NO	Plea to Offense: NOT GUILTY			
Degree of Offense:	NO.	I GUILI I			
Capital Felony					
Verdict of Jury:		Findings on	Deadly We	apon:	
GUILTY		N/A			
1st Enhancement		Finding on 1st Enhance	ement		
Paragraph:	N/A	Paragraph:		N/A	
2 nd Enhancement	TAT/A	Finding on 2 nd Enhance	cement	NT/A	
Paragraph:	N/A	Paragraph:		N/A	
Punishment Assessed JURY	<u>Date Sentence</u> 04/17/2015	e Commences: (Date does	not apply to co	nfinement served as a condition of community supervision.)	
Punishment and Plac		ROLE TEXAS DE	PARTM	ENT OF CRIMINAL JUSTICE	
Confinement:	INSTITUTIONAL D		1 /11(1 1/1	ENT OF CHIMINAL SUSTICE	
		SENTENCE SHALL RUI	υ. Ν /Δ		
CENTRE				COMMUNITY CUREDVICION FOR	
☐ SENTE	(The document setting forth the condi	,		COMMUNITY SUPERVISION FOR rein by this reference.)	
Defendant is req	uired to register as sex offend	ler in accordance with (Chapter 62	, Tex. Code Crim. Proc.	
<u> </u>	stration purposes only) The age o				
<u>Fines:</u>	Restitution:		itution Pay		
\$ N/A	\$ N/A	· ·	-	inding or order of restitution which is rein by this reference.)	
Court Costs:	Reimbursement Fe		_	· · · · · · · · · · · · · · · · · · ·	
\$ 249	\$ N/A		-4-9 NO		
	t statement returned to the attorn				
	_	imptively entitled to dil	igent parti	cipation credit in accordance with Article	
42A.559, Tex. Code C	rim. Proc.? N/A				

Total Jail Time Credit: 933 DAYS	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
Counsel / Wa	cause was called and the parties appeared. The State appeared by her District Attorney as named above. iver of Counsel (select one) appeared with counsel. appeared without counsel and knowingly, intelligently, and voluntarily waived the right to representation by counsel
in writing in o Defendant	pen court. was tried in absentia.
appeared to the the consequent Court ADJUDG	parties announced ready for trial. Defendant waived the right of trial by jury and entered the plea indicated above. It he Court that Defendant was mentally competent to stand trial, made the plea freely and voluntarily, and was aware of ces of the plea. The Court received the plea and entered it of record. After hearing the evidence submitted, if any, the GES Defendant Guilty of the offense indicated above. The Court FINDS that the Presentence Investigation, if so done according to the applicable provisions of Subchapter F, Chapter 42A, Tex. Code Crim. Proc.
Court's finding pay, as directed	ng been convicted of the offense designated above, the Court Orders Defendant punished in accordance with the gs as to the proper punishment as indicated above, and after having conducted an inquiry into Defendant's ability to ed by Article 42.15, Code Crim. Proc., the Court Orders Defendant to pay the fine, court costs, reimbursement fees, and indicated above and further detailed below.
Confinem County Sheriff confinement in Sheriff can ob- unnecessary d arrangements County J the County Sh indicated above Clerk's office, court costs, rei County J are best serve Accordingly, D custody of the ORDERS Defer the Court's der Fine Only immediately t arrangements Confinent condition of ce	shment Options (select one) nent in State Jail or Institutional Division. The Court Orders the authorized agent of the State of Texas or the ff to take and deliver Defendant to the Director of the Correctional Institutions Division, TDCJ, for placement in a accordance with this judgment. The Court Orders Defendant remanded to the custody of the County Sheriff until the ey the directions in this paragraph. Upon release from confinement, the Court Orders Defendant to proceed without elay to the District Clerk's office, or any other office designated by the Court or the Court's designee, to pay or to make to pay any fines, court costs, reimbursement fees, and restitution due. ail—Confinement / Confinement in Lieu of Payment. The Court Orders Defendant committed to the custody of teriff immediately or on the date the sentence commences. Defendant shall be confined in the county jail for the period very compared to the Court of the Court of the Court's designee, to pay or to make arrangements to pay any fines, imbursement fees, and restitution due. ail—State Jail Felony Conviction. Pursuant to \$12.44(a), Tex. Penal Code, the Court Finds that the ends of justice and by imposing confinement permissible as punishment for a Class A misdemeanor instead of a state jail felony. Defendant will serve punishment in the county jail as indicated above. The Court Orders Defendant committed to the county Sheriff immediately or on the date the sentence commences. Upon release from confinement, the Court dant to proceed without unnecessary delay to the District Clerk's office, or any other office designated by the Court or signee, to pay or to make arrangements to pay any fines, court costs, reimbursement fees, and restitution due. y Payment. The punishment assessed against Defendant is for a FINE ONLY. The Court Orders Defendant to proceed to the District Clerk's office, or any other office designated by the Court in this cause. The District Clerk's office, or any other office designated by the Court or the Court's designee, to
_	s Imposed Include (check each fine and enter each amount as pronounced by the court):
	ne (§12.32, 12.33, 12.34, or 12.35, Penal Code, Transp. Code, or other Code) \$ (not to exceed \$10,000)
	thly Fine for Sex Offenders (Art. 42A.653, Code Crim. Proc.) \$ (\$5.00/per month of community supervision) se Prevention Fine (Art. 102.0186, Code Crim. Proc.) \$ (\$100)
	ama Fine (Art. 102.0185, Code Crim. Proc.) \$ (\$100)
	plence Fine (Art. 42A.504 (b), Code Crim. Proc.) \$ (\$100)
-	Delinquency Prevention Fine (Art. 102.0171(a), Code Crim. Proc.) \$ (\$50)
	fic Fine (§ 542.4031, Transp. Code) \$ (\$50)

(not to exceed \$50)

 $\hfill \Box$ Children's Advocacy Center Fine - as Cond of CS (Art. 42A.455, Code Crim. Proc.) \$

Repayment of Reward Fine (Art. 37.073/42.152, Code Crim. Proc.) \$ (To Be Determined by the Court) Repayment of Reward Fine - as Cond of CS (Art. 42A.301 (b) (20), Code Crim. Proc.) \$ (not to exceed \$50) DWI Traffic Fine (a/k/a Misc. Traffic Fines) (§ 709.001, Transp. Code) \$ (not to exceed \$6,000)
Execution/Suspension of Sentence (select one) The Court Orders Defendant's sentence Executed. The Court Finds that Defendant is entitled to the jail time credit indicated above. The attorney for the state, attorney for the defendant, the County Sheriff, and any other person having or who had custody of Defendant shall assist the clerk, or person responsible for completing this judgment, in calculating Defendant's credit for time served. All supporting documentation, if any, concerning Defendant's credit for time served is incorporated herein by this reference.
Furthermore, the following special findings or orders apply:
TIME CREDIT TO BE GIVEN: 9/27/2012-44/17/2015. TOTAL: 933 DAYS Date Judgment Entered: X JUDGE PRESIDING

Thumbprint