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 COURT ADMINISTRATION

THE STATE OF TEXAS §
 VS. §
 STEPHEN LANCE HEARD §
 IN THE CRIMINAL DISTRICT
 COURT NUMBER THREE
 TARRANT COUNTY, TEXAS

**JUDGMENT ON JURY VERDICT OF GUILTY
 PUNISHMENT FIXED BY COURT OR JURY - NO PROBATION GRANTED**

Judge Presiding : HON. ELIZABETH BERRY
 Attorney for State : TIM CURRY
 Assistant District Attorney : ALAN L. LEVY
 District Attorney : BETTY R. ARVIN
 MILES BRISSETTE
 Attorney for Defendant : MARK DANIEL
 TIM MOORE
 Charging Instrument: INDICTMENT

Offense Date : NOVEMBER 29, 2005
 Convicted Offense : CAPITAL MURDER
 Degree : Count
 CAPITAL ONE
 Findings on Deadly Weapon : AFFIRMATIVE FINDING - NONE; HOWEVER, DEFENDANT CONVICTED OF ENUMERATED OFFENSE UNDER ARTICLE 42.12 SECTION 3g C.C.P.

Plea to Enhancement Paragraph(s) : NONE
 Plea to Habitual Paragraph(s) : NONE
 Findings on Enhancement/Habitual Paragraph(s) : NONE
 Jury Verdict : GUILTY
 Punishment Assessed By : JURY
 Date Sentence Imposed : NOVEMBER 16, 2007
 Punishment : COUNT ONE - LIFE WITHOUT PAROLE
 Place of Confinement : INSTITUTIONAL DIVISION OF THE TEXAS DEPARTMENT OF CRIMINAL JUSTICE

Time Credited : 718 DAYS
 Court Costs : \$282.00
 Reparation : NONE
 Restitution : NONE
 Court's Charge on Punishment Special Issue 1 : WE THE JURY UNANIMOUSLY FIND AND DETERMINE BEYOND A REASONABLE DOUBT THAT THE ANSWER TO SPECIAL ISSUE NO. 1 IS YES
 Court's Charge on Punishment Special Issue 2 : WE THE JURY BECAUSE AT LEAST TEN (10) JURORS AGREE THAT THE ANSWER TO THIS SPECIAL ISSUE IS YES

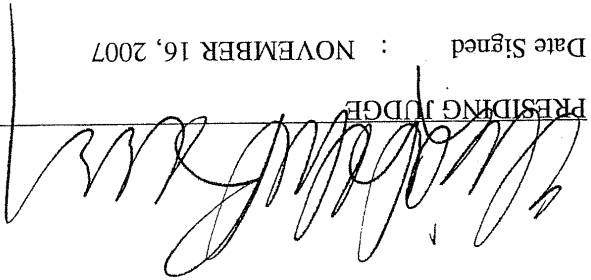
On this day, set forth above, this cause came for trial, and the State appeared by the above-named attorney, and the Defendant appeared in person in open court, the above-named counsel for Defendant also being present, or, where a Defendant is not represented by counsel, that the Defendant knowingly, intelligently, and voluntarily waived the right to representation by counsel; and the said Defendant having been duly arraigned, and it appearing to the Court that Defendant was mentally competent, and having pleaded as shown above to the indictment herein, both parties announced ready for trial and thereupon a jury, to-wit, the above named foreman and eleven others, was duly selected, impaneled and sworn, who having heard the indictment read and the Defendant's plea thereto, and having heard the evidence submitted, and having been duly charged by the Court, retired in charge of the proper officer to consider the verdict, and afterward were brought into Court by the proper officer, the Defendant and Defendant's counsel being present, and returned into open court the verdict set forth above, which was received by the Court, and is here now entered upon the minutes of the Court as shown above.
 Thereupon, the Defendant elected to have punishment assessed by the above shown assessor of punishment, and when shown above that the indictment contains enhancement paragraph(s), which were not waived, and alleges Defendant to have been

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Notice of Appeal

Date Signed : NOVEMBER 16, 2007

PRESIDING JUDGE



convicted previously of any felony or offenses for the purpose of enhancement of punishment, then the Court asked Defendant if such allegations were true or false and Defendant answered as shown above. And when Defendant is shown above to have elected to have the jury assess punishment, such jury was called back into the box and heard evidence relative to the question of punishment and having been duly charged by the Court, they retired to consider such question, and after having deliberated, they returned into the Court, in due form of law further evidence was heard by the Court relative to the question of punishment and the Court fixed the punishment of the Defendant as shown above.
IT IS THEREFORE CONSIDERED AND ORDERED by the Court, in the presence of the Defendant, that the said judgment be, and the same is hereby in all things approved and confirmed, and that the Defendant is adjudged guilty of the offense set forth above as found by the verdict of the jury, as set forth above, and said Defendant be punished in accordance with the Jury Verdict or the Court's Finding, as shown above and that the Defendant is sentenced to a term of imprisonment or fine or both, as set forth above, and that said Defendant be delivered by the Sheriff to the Director of the Institutional Division of the Texas Department of Criminal Justice, or other person legally authorized to receive such convicts for the punishment assessed herein, and the said Defendant shall be confined for the above named term in accordance with the provisions of law governing such punishments and execution may issue as necessary.
And, if shown above that the Defendant has been duly and legally convicted of a prior offense by showing the court, cause number, and offense, together with the punishment for such offense AND ADJUDGED that the punishment herein adjudged against said Defendant with such conviction, then it is further ORDERED AND ADJUDGED that the punishment herein adjudged against said Defendant shall begin when the judgment is remanded to jail until said Sheriff can obey the direction of this judgment.
And the said Defendant is remanded to jail until said Sheriff can obey the direction of this judgment.