

NO. 83-CR-194A

THE STATE OF TEXAS	*	IN THE DISTRICT COURT
VS.	*	28TH JUDICIAL DISTRICT
CARLOS DE LUNA	*	NUECES COUNTY, TEXAS

SENTENCE AFTER MANDATE

This day this cause being again called, the State appeared by her District Attorney, and the Defendant, CARLOS DE LUNA, was brought into open Court in person in charge of the Sheriff, for the purpose of having the sentence of the law pronounced in accordance with the verdict and judgment herein rendered and entered against him on a former day and term, his counsel also being present. And thereupon, the Defendant, CARLOS DE LUNA, was asked by the Court whether he had anything to say why said sentence should not be pronounced against him, and he answered nothing in bar thereof, whereupon the Court proceeded, in the presence of the said Defendant, CARLOS DE LUNA, to pronounce sentence against him as follows: It is the Order of the Court that the Defendant, CARLOS DE LUNA, who has been adjudged to be guilty of Capital Murder, and whose punishment has been adjudged to be guilty of Capital Murder, and whose punishment has been assessed by the verdict of the jury at death, shall before the hour of sunrise on Wednesday, the 15th day of October A.D., 1986 at the state penitentiary at Huntsville, Texas, be caused to die by intravenous injection of a substance or substances in a lethal quantity sufficient to cause death into the body of the said CARLOS DE LUNA

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until he is dead; and that the Clerk of the Court issue a death warrant in accordance with this sentence directed to the Warden of the state penitentiary at Huntsville, Texas, and deliver such warrant to the Sheriff of this County of Nueces, Texas to be by him delivered to said Warden, together with the said CARLOS DE LUNA. And the said CARLOS DE LUNA is remanded to jail to await transportation to Huntsville and execution of this sentence.

Signed this 23 day of July, 1986.


JUDGE PRESIDING

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