

No. 22665

Bond \$ ~~1500~~
CR-22665
CAPITAL MURDER
- NO BOND -

The State of Texas Vs. KIMBERLY SAENZ

Charge: AGGRAVATED ASSAULT - 5 COUNTS (22.02) & CAPITAL MURDER - 1 COUNT (19.03)

Court: 159TH DISTRICT

IN THE NAME AND BY AUTHORITY OF THE STATE OF TEXAS:

THE GRAND JURY, for the County of Angelina, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the JANUARY/MARCH Term A.D. 2009 of the 159TH Judicial District Court for said County, upon their oaths present in and to said court at said term that KIMBERLY SAENZ hereinafter styled Defendant, on or about the 28TH day of APRIL A.D. 2008, and before the presentment of this indictment, in the County and State aforesaid, did then and there intentionally, knowingly, or recklessly cause bodily injury to Marva Rhone by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Marva Rhone's bloodstream, and the defendant did then and there use or exhibit a deadly weapon, to-wit: sodium hypochlorite, commonly known as bleach or other chlorinating agent, which by being introduced into the bloodstream is capable of causing death or serious bodily injury, during the commission of said assault,

COUNT II

AND THE GRAND JURORS AFORESAID, upon their oaths aforesaid, do further present in and to said Court that on or about the 28th day of April A.D. 2008, in said county and state, the defendant did then and there, intentionally, knowingly, or recklessly cause bodily injury to Carolyn Risinger by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Carolyn Risinger's bloodstream, and the defendant did then and there use or exhibit a deadly weapon, to-wit: sodium hypochlorite, commonly known as bleach or other chlorinating agent, which by being introduced into the bloodstream is capable of causing death or serious bodily injury, during the commission of said assault,

COUNT III

AND THE GRAND JURORS AFORESAID, upon their oaths aforesaid, do further present in and to said Court that on or about the 26th day of April A.D. 2008, in said county and state, the defendant did then and there intentionally, knowingly, or recklessly cause bodily injury to Debra Oates by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Debra Oates' bloodstream, and the defendant did then and there use or exhibit a deadly weapon, to-wit: sodium hypochlorite, commonly known as bleach or other chlorinating agent, which by being introduced into the bloodstream is capable of causing death or serious bodily

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injury,

COUNT IV

AND THE GRAND JURORS AFORESAID, upon their oaths aforesaid, do further present in and to said Court that on or about the 16th day of April A.D. 2008, in said county and state, the defendant did then and there intentionally, knowingly, or recklessly cause bodily injury to Graciela Castenada by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Graciela Castenada's bloodstream, and the defendant did then and there use or exhibit a deadly weapon, to-wit: sodium hypochlorite, commonly known as bleach or other chlorinating agent, which by being introduced into the bloodstream is capable of causing death or serious bodily injury,

COUNT V

AND THE GRAND JURORS AFORESAID, upon their oaths aforesaid, do further present in and to said Court that on or about the 23rd day of April A.D. 2008, in said county and state, the defendant did then and there intentionally, knowingly, or recklessly cause bodily injury to Marie Bradley by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Marie Bradley's bloodstream, and the defendant did then and there use or exhibit a deadly weapon, to-wit: sodium hypochlorite, commonly known as bleach or other chlorinating agent, which by being introduced into the bloodstream is capable of causing death or serious bodily injury,

COUNT VI

AND THE GRAND JURORS AFORESAID, upon their oaths aforesaid, do further present in and to said Court, in said county and state, the defendant did murder at least two of the following persons during the same criminal transaction or pursuant to the same scheme or course of conduct, to-wit:

That on or about the 1st day of April A.D. 2008, the defendant did then and there intentionally or knowingly cause the death of an individual, namely, Clara Strange, by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Clara Strange's body/bloodstream;

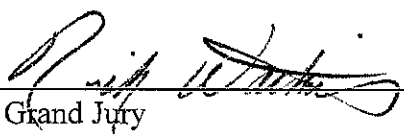
That on or about the 1st day of April A.D. 2008, the defendant did then and there intentionally or knowingly cause the death of an individual, namely, Thelma Metcalf, by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Thelma Metcalf's body/bloodstream;

That on or about the 16th day of April A.D. 2008, the defendant did then and there intentionally or knowingly cause the death of an individual, namely, Garlin Kelley, by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Garlin Kelley's body/bloodstream;

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That on or about the 22nd day of April A.D. 2008, the defendant did then and there intentionally or knowingly cause the death of an individual, namely, Cora Bryant, by introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Cora Bryant's body/bloodstream;

That on or about the 26th day of April A.D. 2008, the defendant did then and there intentionally or knowingly cause the death of an individual, namely, Opal Few, in introducing sodium hypochlorite, commonly known as bleach or other chlorinating agent into Opal Few's body/bloodstream;

against the peace and dignity of the State.



Foreman of the Grand Jury

Original--White; Defendant's Copy--Yellow; State's Copy--Pink