[ADA USE ONLY] ADA <u>DUOLEY</u> TIME <u>0142</u> PAN 12-2643.]

ARREST RECORD

[JAIL USE ONLY]
TIME ACCEPTED
ACCEPTING OFFICER

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PIN				1	(00) 1 s	7/	,					
	SON ARRESTED				$\overline{}$	<u>`</u>	<u> </u>	LALIA	S (OR) NICKNAM	E(S)			
MCCLAIN	I, VERNA I	DEANN								STATED			ARREST
ADDRESS OF PE	ERSON ARRESTED	,				TEI	EPHONE NO.	1					17 / 12
			OUSTON,	TX 77090			EFFICIVE, NO.		OCCUPATIO REGIST	Ν ΓERED NU		TIME OF	
SOCIAL SECUR	RITY NO.						DRIVERS LIC	ENSE IN		EUED M	JHOE		2353
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AGE 30	RACE B	SEX F	EYES	HEIGHT	WEIGHT	D.0.B.	_		P.O.B (STATE (O				
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HAIR BLK	TATTOOS (OR		OUS TAT	TOOS, SC	AR ON L	EFT HIP			LOCATION OF A				
TRANSPORTING	OFFICER(S)								AGENCY	,		D. 00	UNIT NO.
D. JOBE									ACENS.	MCSC)		6P1049
NATURE OF OFF	FENSES (SUSPEC	CTED OR CHARGED)				DEGRE	E OF CHARGE	DA A/R	WARRANT / C	ITATION NO.		B	OND AMOUNT
1.		CAPITAL	MURD	ER			 1	A			(90)	1	O BOM
2.								1.4				+	o Bow
3.												_	
4.												_	
5.		<u>.</u>										\perp	
u.													
COURT INFORM	ATION		CITATION	I ISSUED?		MAGISTE	ATES WARNIN	<u> </u>		Tura o perenio			
		P. MUNICIPAL	YES 🗆			▼ YES	⊠ NO				DANT INJURED NO	PRIOR	TO ARREST?
N.C.I.C. / T.C.I.C	-	1 .	RANTS CHECK				REATMENT RE	QUIRED?		HOSPITAL / DO	OCTOR RELEASE		
☐YES XN		□ YE				YES	⊠ NO			YES	X NO		
DOES THE DE	FENDANT HA\ ∤O	VE ANY MEDICAL	L PROBLEMS	THAT NEED IN	MEDIATE A	ATTENTION?	IF YES, EX	PLAIN.	100				
DOES THE OF	FICER FEEL AS	S THOUGH DEFE	NDANT MAY T	RY TO HARM S	ELF? IF YES	S, EXPLAIN.							
YES X N													
	- CORINA	A JACKSON	ADDRES	38		THE	WOOD	LAND	S, TX 773	80	TELE	EPHONE I	NO.
EHICLE TOWE	D? IF YES B	Y WHO?	YEAR	MAKE	E N	MODEL	COLOR			P. (STATE & Y	(EAR)		
YES N	- 1	UNTY TOW		07 LE	XUS	-	BLU	JE			870XBG	i	,
ROBABLE CA	USE SURROU	INDING ARREST											
O. A	2012												

On April 17, 2012 at approximately 1430 hours, the Complainant/ Kala Golden was exiting the Northwoods Pediatric Center located at 25214 Borough Park. Mrs. Golden was carrying her three day old son Keegan Schuchardt to her vehicle when confronted by the Defendant, Verna McClain. The Defendant confronted Mrs. Golden and shot her multiple times in the parking lot. The Defendant took Keegan and fled the location. Mrs. Golden was transported to Herman Hospital in The Woodlands where she later died. The Defendants vehicle was later located at the Fawn Ridge apartment complex located at 12420 Sawmill Road. The Defendant returned to the apartment complex during the investigation and asked to speak to Detectives. After interviewing the Defendant she admitted to shooting Mrs. Golden and taking her baby. The Defendant admitted to taking the child to her residence in Harris County which is where Keegan was later located. The Defendant provided information during the interview that only the actor would know. Corina Jackson, defendant sister, stated defendant had been discussing that she would be adopting a child soon. After killing Golden, and kidnapping Keegan, defendant stated to Corina that she now had the child and would be needing to do the adoption, indicating that the abduction of the child was her motive for killing Golden.

Tanning Coracin					
ARRESTING OFFICER(S)	VICTIM INFORMATION				_
J. Schmitt	NAME	ADDRESS		PHONE	
UNIT NO.	OFFENSE REPORT CASE NO. (MUST BE	ENTERED)	AGENCY	, Tronz	
D2006	12A005 81 8			MCSO	
		W W	<u> </u>		

PROBABLE CAUSE SUPPLEMENT

SUBJECT NAME: MCC	LAIN, VERNA	DEANN		DATE: 4 / 17 / 12
NARRATIVE:				
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	·			
		:		
OFFICER NAME:		· ·	AGENCY:	MCSO
UNIT: D2006 PAGE- OF	CASE #:	12A005818	COMPUTER	CODE:

INMATE PROPERTY RECORD LAST BAG NUMBER MCCLAIN, VERNA DEANN BOOKING NUMBER DATE RECEIVED DESCRIPTION OF ALL COURT CLOTHING RECEIVED PROPERTY RECEIVED DATE & LIST ON BACK ITEMS TYPE BRAND ALL COLORS PANTS COAT SHIRT BELT SHOES BOOTS Wallet or Purse/Brand Lighter/Brand Knife/Brand Belt Buckle (Type) Watch & Make Rings (Type) List any stones Necklace (Type) Bracelet (Type) Keys Pen/Pencil/Brand Comb Glasses/Brand Credit Cards (Company Name & As) Miscellaneous The above is a complete list of personal property received from the individual whose signature appears below. The cash amount listed below is correct and verified by inmate, arresting officer and property officer. Inmate cash Right Thumb Print INMATE DEPUTY Prop off_ RELEASE STATEMENT The undersigned acknowledges by signature receipt of the items listed and holds no further claim against the Montgomery County Sheriff's Department after this date. Right Thumb Print INMATE DEPUTY DATE DATE

COMPLAINT

THE STATE OF TEXAS	CAUSE NO.				
v. VERNA DEANN MCCLAIN	221st DISTRICT COURT				
OFFENSE: CAPITAL MURDER	D.A. PAN NUMBER:12-2643.1 AGENCY: MCSO OFFENSE REPORT NO.: 12A005827				
day appeared the undersigned affiant, who does believe that in Montgomery County, I the Defendant, heretofore on or about Ap death of an individual, namely, Kala Golde	Ant District Attorney of Montgomery County, Texas, this o under oath says that he has good reason to believe and Texas, VERNA DEANN MCCLAIN, hereinafter styled wil 17, 2012, did then and there intentionally cause the en, by shooting Kala Golden, and the defendant was then tempting to commit the offense of Kidnapping of Keegan				
AGAINST THE PEACE AND DIGNIT Sworn to and subscribed before me					
Affiant	ASSISTANT DISTRICT ATTORNEY MONTGOMERY COUNTY, TEXAS				
BOND RECOMMENDATION: \$					

V.

VERNA	DEANN	MCCT	ATN
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INFORMATION

Count	Charge	DA File#	Agency #	
#1	CAPITAL MURDER		MCSO	
	Sec. 19.03; Capital°	200		

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

THE UNDERSIGNED ASSISTANT DISTRICT ATTORNEY for the 9th Judicial District in the County of Montgomery and the State of Texas presents in the District Court of said County that VERNA DEANN MCCLAIN, hereinafter styled Defendant, on or about April 17, 2012 and before making and filing of this information in the County of Montgomery, State of Texas, did then and there intentionally cause the death of an individual, namely, Kala Golden, by shooting Kala Golden, and the defendant was then and there in the course of committing or attempting to commit the offense of Kidnapping of Keegan Schuchardt,

Against the Peace and Dignity of the State.

ASSISTANT DISTRICT ATTORNEY
9th Judicial District