



The State of Texas vs. BRENDA DELGADO
DOB: 6/18/1982 Sex: Female Race: White

CDC3

SID No.
AIS No. <#CID#>

GJ Witness: Eric Barnes - DPD

C	Offense	LD	Statute	Agency	TRN	TRS	NCIC Code
1	- CAPITAL MURDER BY TERROR THREAT/OTHER FELONY	FX	PC 19.03(a)(2)	TXDPD0000		<#TRS #>	09990022

INDICTMENT NO.: F1576401

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

The Grand Jury of Dallas County, State of Texas, duly organized at the July Term, A.D., 2015 of the Criminal District Court No. 5 for said County, upon its oath do present in and to said Court at said term,

That **BRENDA DELGADO**, hereinafter called Defendant, **on or about 2nd day of September, 2015** in the County of Dallas, State of Texas, did then and there intentionally and knowingly cause the death of Kendra Hatcher, an individual, hereinafter called deceased, by employing Kristopher Love to murder deceased for remuneration and the promise of remuneration, to wit: drugs and United States currency, from defendant and a drug cartel, and pursuant to said agreement, the said Kristopher Love did then and there intentionally and knowingly cause the death of the said deceased by shooting deceased with a firearm, a deadly weapon,

And did further unlawfully then and there intentionally cause the death of KENDRA HATCHER, an individual, hereinafter called deceased, by SHOOTING DECEASED WITH A FIREARM, A DEADLY WEAPON, and the defendant was then and there in the course of committing and attempting to commit the offense of ROBBERY of said deceased,

FILED
15 OCT 22 AM 10:28
FELICIA PITRE
DISTRICT CLERK
DALLAS CO., TEXAS
DEPUTY

Against the peace and dignity of the State.

Susan Hawk
Criminal District Attorney
Dallas County, Texas

Amoris
Foreman of the Grand Jury

STATE OF TEXAS

AFFIDAVIT FOR ARREST WARRANT

COUNTY OF DALLAS

BEFORE ME, the undersigned authority, on this day personally appeared the undersigned affiant who, after being duly sworn by me, on oath stated: My name is Eric Barnes #8854 and I am a peace officer of the City of Dallas, Dallas County, Texas. I, the affiant, have good reason and do believe that on or about the 2ND day of September, 20 15, one (name of suspect) Brenda Delgado did then and there in the City of Dallas, Dallas County, Texas commit the offense of Capital Murder, a violation of Section 19.03 of the TPC, a F/X.

Affiant's belief is based upon the following facts and information which Affiant received from:

- ☒ Affiant's personal investigation of this alleged offense.
☐ _____, a fellow peace officer of the City of Dallas, Dallas County, Texas, who personally participated in the investigation of this alleged offense, providing this information to Affiant, and whose information Affiant believes to be credible.

On Wednesday September 2, 2015, at approximately 7:45 pm, Dallas Police responded to a shooting call at 1700 Cedar Springs Road, Dallas, Dallas County, Texas. When they arrived they found the complainant Kendra Hatcher (W/F 02/03/80) deceased in a parking garage from an apparent gunshot wound.

On September 4, 2015 witness Jose Ortiz contacted a Dallas Police Officer to inform the officer that he had information regarding the complainant's death. Witness Ortiz said that he loaned his 1996 Jeep Cherokee to suspect Brenda Delgado. Witness Ortiz said he observed still photos of his vehicle on the news related to the complainant's death. During the interview with witness Ortiz detectives learned that suspect Delgado let her friend use the vehicle. Detectives contacted suspect Delgado who agreed to come to speak with detectives.

On September 4, 2015 suspect Delgado arrived at Dallas Police Headquarters and told detectives that she allowed accomplice Crystal Cortes (H/F 02/04/92) to use the 1996 Jeep Cherokee. Accomplice Cortes also voluntarily came to the Dallas Police Headquarters and admitted that she conspired with suspect Delgado to rob the complainant for remuneration which resulted in her death. Accomplice Cortes was arrested for this offense.

After further investigation detectives were able to determine that suspect Delgado employed accomplice Kristopher Love (B/M 03/23/84) to commit the murder for the promise of remuneration. A witness who will remain anonymous for their safety was able to confirm that accomplice Cortes, accomplice Love, and suspect Delgado acted in concert to commit this offense against the complainant. Accomplice Love admitted to his role in the robbery which resulted in the complainant's death.

STATE OF TEXAS

AFFIDAVIT FOR ARREST WARRANT

COUNTY OF DALLAS

Elfr #8854
AFFIANT.

WHEREFORE, Affiant requests that an arrest warrant be issued for the above accused individual in accordance with the law.

SUBSCRIBED AND SWORN TO BEFORE ME on the
7th day of October 20 18

[Signature]
Magistrate or Judge, in and for Dallas County, Texas

[Signature]
MAGISTRATE'S or JUDGE'S DETERMINATION OF PROBABLE CAUSE

On this the 7th day of October 20 18.
I here by acknowledge that I have examined the foregoing affidavit
and have determined that probable cause exists for the issuance of
an arrest warrant for the individual accused therein.

[Signature]
Magistrate or Judge in and for Dallas County, Texas

Continuation: Brenda Delgado.