	REPORT-IN			ENGE,	EORM CR 291
		R SENTENC	E CHOICE	· ·	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF					COUNTY OF LAKE
COURT 1.D.	BRANCH				
17, , , ,			CASE NUME	DER(S)	JUN 5 1989
PEOPLE OF THE STATE OF CA		X PRESENT	_CR-2660_	- A	···· • • • • • • • • • • • • • • • • •
DEFENDANT: CARL HAMPTON AKA:	A AAFATYE	NOT		- B - C	Gene R. Hoke, Co. Clerk
REPORT TO JUDICIAL COUNC	U OF INDETERMINAT		· · · ·	- <u>-</u> -D E	DONNA J. MARSCHALL
TO STATE PRISON SENTENCE				- E	Deputy Clerk
DATE OF HEARING DEPT. NO. (MO) (DAY) (YR) 06 05 89 1	JUDGE			CLERK	·
` }	JOHN J. GOLDEN			Eleanor I	***
Lee Poole	David Moranda	3	ert Wiley	and the second s	Brad Barnwell
1. DEFENDANT WAS CONVICTED OF	1 - 1	. ch			ENHANCEMENTS /
A. ADDITIONAL COUNTS ARE LIST		/ /w/		7	(CHARGED AND FOUND)
ATTACHMENT		TAN CO	DATE OF ONVICTION	CONVICTION	
/ / 4/		To say	٨.		100 100 100 100 100 100 100 100 100 100
COUNT SECTION NUMBER	CRIME				
1 PC 187*	Murder - first@e	gre 86 04	28 89 X	12 700 1344-000 140 120 120	X
					<u> </u>
The state of the s		rama, a di mangan kanggung	Overs Revers Brekt	988 7875 20 0 07 30	
	Section 1997 Annual Control of the C	voj ja la 200 milion	AND STATE OF STATE		
				West (2000 T 17 V 2 V 2)	
Entropy of the London Anna State Control of the Control of the State Con	<u> </u>	<u> </u>			
-					
A. Number of prior prison terms	charged and found	B. Nui		ony convictions	· · · · · · · · · · · · · · · · · · ·
SECTION NU	MBER		SECTION	NUMBER	
667.5(a)			667 森 (a)	1 1	
667.5(b)	·		-		
3. Defendant was sentenced to o	looth on sounts				网络人名西西格兰人名 医多点的
4. Defendant was sentenced to \$		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	- *	
	as 15 or 25 years to life, with po	ssibility of parole	on counts	<u>.</u>	
B For life without the pos		inte l'inte	<u> </u>		
C. For other term prescribe	ed by law on counts,	<u></u>	·		
5. Counts,,	, were deeme		The second secon		cement, defendant
A. Defendant sentenced to	days in county jail fo	r all counts.			ars; for 667(a) sentenced to 5 years.
Defendant fined in sum	of \$ 10,000 restitut	ion fine.			erved CONSECUTIVE to
6. For counts	the defe	ndant was placed			ed sentence in
	ced and execution of sentence w		Colorad	do Case #87	CR1340 Arapahoe County.
(2) Imposition of sent	ence was suspended.			. 1	
B. Conditions of probation inclu	uded 🔃 Jail Time	days	Fine	Person	Market States
7. Other dispositions				1	A A Comment
A Total Control of the Control of th	ed to California Youth Authori			Ser Level	
	and defendant was committed t				Sale .
	and defendant was committed a and defendant was committed a	the state of the s		inder.	
E. KX Other (Specify) Defe	ndant remanded to	Sheriff for	transpor	tation to C	olorado
 ,					THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAM
CHIEF JUSTICE REQUIRE	S THAT FACH SUPERIOR (COURT SHALL (COMPLETE THE	IS FORM FOR EA	5 OF THE GOVERNMENT CODE THE ACH INDETERMINATE SENTENCE TO
STATE PRISON OR SENTE	NCF CHOICE OTHER THAN	STATE PRISON	, THE REPORT	IS IMPLEMENT S	ECTION 1100.4 OF THE PENAL CODE STATE BUILDING SAMERANCISCO
CALIFORNIA 94102		,			1 Common of the
DATE	SIGNATI	JRE OF CLERK			1 (250 -251 kg kg)
T E 1000				JUN 5 1989	1_1(紫源)/木

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LAKE

Date: 6/5/89

Hon. JOHN J. GOLDEN Hon.

, Judge Eleanor Wood (dm) , Judge Assigned | Lee Poole Deputy Clerk Reporter

PEOPLE OF THE STATE OF CALIFORNIA

Counsel appearing: David Moranda, Deputy D.A.

VS

CARL HAMPTON WADE

CR-2660

Robert Wiley

NATURE OF PROCEEDINGS: Pronouncement of Judgment

ACTION NO...

The defendant is present in custody.

The Court has read and considered the report of the Probation Officer. The Court finds the defendant does pose a danger to others if not in prison. IT IS ORDERED that probation is denied. There is no legal cause why judgment should not now be pronounced. It is the judgment of the Court that the defendant is guilty of first degree murder, a violation of 187 of the Penal Code as alleged in Count 1, and as punishment therefor he shall be confined in the state prison for the term prescribed by law (25 yrs. to, life); for using a firearm in the commission of the crime within the meaning of 12022.5, he shall serve an additional 2 years; for being armed with a firearm within the meaning of 12022(a) he shall serve an additional 1 year; for having been convicted of a serious felony within the meaning of Penal Code 667(a) he shall serve an additional 5 years. Execution of the sentence imposed for the 12022(a) enhancement is ORDERED STAYED temporarily pending completion of all terms not stayed, at which time the stay shall become permanent. IT IS ORDERED the terms imposed in this case shall be served CONSECUTIVE to the term for assault now being served in Colorado out of the 18th Judicial District Court in Arapahoe County in case #87CRl340. The defendant IS ORDERED to pay a restitution fine in the sum of \$10,000; is advised of his parole and appeal rights and is remanded into the custody of the Sheriff to be by him transported to the State of Colorado to complete his sentence there.

COUNTY

COUNT

CLERA

The within instrument is a correct copy of the Document on file in this office.

ATTEST:

JUN 6 1989

Gene R. Hoke

County Clerk and ex-officio Clerk of the Superior Court of the State of California in and for the County of

By Journe

Deputy Der