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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA,

No. 93-252-CR-UNGARO-BENAGES(S)

v.

EDWARD ALEXANDER MACK,
KEVIN DENARD ROZIER,
CHEDRICK CRUMMIE,
et al.,

NOTICE OF INTENT TO SEEK THE DEATH PENALTY

COMES NOW the United States of America, by and through its undersigned Assistant United States Attorneys, pursuant to Title 21, United States Code, Section 848(h)(1)(A) and (B), and notifies the Court and defendants Edward Alexander Mack, Kevin Denard Rozier and Chedrick Crummie, that in the event of conviction for the intentional killing of Alfhea Barron, the United States will seek the sentence of death for Edward Alexander Mack, Kevin Denard Rozier, and Chedrick Crummie.

The Government will seek to prove the following aggravating factors as the bases for the death penalty:

A. Aggravating Factors Enumerated under 21 U.S.C. § 848(n)
(1) (A) through (D):

1. The defendants¹ intentionally killed the victim,
(n) (1) (A).

2. The defendants intentionally inflicted serious bodily
injury which resulted in the death of the victim, (n) (1) (B).

3. The defendants intentionally engaged in conduct intending
that the victim be killed and that lethal force be employed against
the victim, which resulted in the death of the victim, (n) (1) (C).

4. The defendants intentionally engaged in conduct which the
defendants knew would create a grave risk of death to a person,
other than one of the participants in the offense and which
resulted in the death of the victim, (n) (1) (D) (i) and (ii).

B. Aggravating Factors Enumerated under 21 U.S.C. § 848(n)
(2) through (12):

1. Defendant Rozier has previously been convicted of two or
more State or Federal offenses punishable by a term of imprisonment
of more than one year, committed on different occasions, involving
the infliction of, or attempted infliction of, serious bodily
injury upon another person, (n) (3).

2. In the commission of the offense, the defendants knowingly
created a grave risk of death to one or more persons in addition to
the victim of the offense, (n) (5).

3. Defendants Mack and Rozier procured the commission of the
offense by payment, or promise of payment, of something of

¹ The term "defendants," as used herein, refers to all three
capital defendants unless otherwise indicated.

pecuniary value, (n)(6).

4. Defendants Rozier and Crummie committed the offense as consideration for the receipt, or in the expectation of the receipt, of something of pecuniary value, (n)(7).

5. The defendants committed the offense after substantial planning and premeditation, (n)(8).

C. Other Aggravating Factors Identified under 21 U.S.C. § 848 (h)(1)(B) and § 848(k):

A. Edward Alexander Mack

1. The defendant caused the unlawful death of an uninvolved innocent bystander, Alfhea Barron. He also endangered others by ordering the shooting in which the assailants, armed with high-powered weapons, fired at and into Barron's apartment building.

2. In the course of the Barron homicide, one of the assailants sent by Mack deliberately shot Cornelius Foster five times.

3. Future dangerousness, including lack of remorse and lack of potential for rehabilitation, based upon the continuing pattern of indiscriminate violence which was part of the routine operation of the organization (e.g., involvement in two murders within four days), and, based upon the threat of future violence (e.g., blowing up Terrence Reed's mother's house if Terrence Reed cooperated with the Government).

B. Kevin Denard Rozier

1. The defendant caused the unlawful death of an uninvolved innocent bystander, Alfhea Barron. He also endangered others by

ordering and participating in the shooting in which the assailants, armed with high-powered weapons, fired at and into Barron's apartment building.

2. In the course of the Barron homicide, one of the assailants supervised by Rozier deliberately shot Cornelius Foster five times.

3. Future dangerousness, including lack of remorse and lack of potential for rehabilitation, based upon the continuing pattern of indiscriminate violence which was part of the routine operation of the organization (e.g., involvement in two murders within four days), and, based upon the threat of future violence (e.g., previous convictions for two robberies and carrying a concealed weapon).

C. Chedrick Crummie

1. The defendant killed an uninvolved innocent bystander, Alfhea Barron. He also endangered others by acting as the principal assailant in the shooting in which the assailants, armed with high-powered weapons, fired at and into Barron's apartment building.

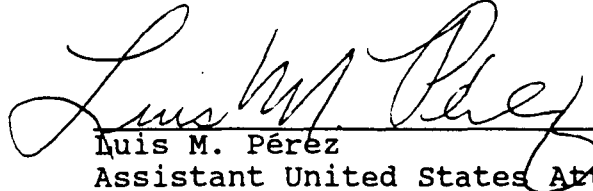
2. In the course of the Barron homicide, one of the assailants led by Crummie deliberately shot Cornelius Foster five times.

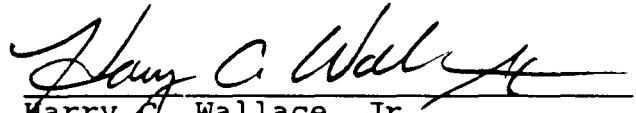
3. Future dangerousness, including lack of remorse and lack of potential for rehabilitation, based upon the continuing pattern of indiscriminate violence which was part of the routine operation of the organization (e.g., involvement in two murders within four

white male in approximately 1987, within the Southern District of Florida.

Respectfully submitted,

KENDALL COFFEY
UNITED STATES ATTORNEY


Luis M. Pérez
Assistant United States Attorney
Florida Bar # 501395


Harry C. Wallace, Jr.
Assistant United States Attorney
Florida Bar # 623946
99 N.E. 4th Street
Miami, Florida 33132-2111

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was mailed or hand delivered this 5th day of January, 1994, to:

Hector Flores, Esq.
301 N. Miami Ave.
Suite 321
Miami, FL 33128

Harold Fields, Esq.
4770 Biscayne Blvd.
#1130
Miami, FL 33137

Rick Docobo, Esq.
1370 N.W. 16th St.
Miami, FL 33125

William Matthewman, Esq.
9130 South Dadeland Blvd.
Suite 1129 - Datran Two
Miami, FL 33156

Alan Karten, Esq.
1888 N.W. 7th St.
Miami, FL 33125

Wendell Graham, Esq.
Ingraham Building
25 S.E. 2nd Ave.
Suite 717
Miami, FL 33131

Glen Koch, Esq.
20 N.W. 181st St.
Miami, FL 33169

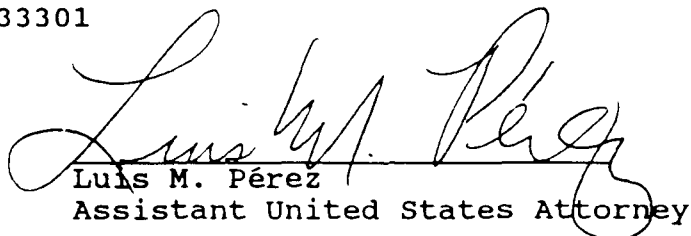
Albert Levin, Esq.
121 S.E. 1st St.
Suite 600
Miami, Fl 33131

John Brody, Esq.
1444 Biscayne Blvd.
Suite 220
Miami, FL 33132

Nathan Clark, Esq.
201 W. Flagler Street
Miami, FL 33130

Rick Diaz, Esq.
200 S. Biscayne Blvd.
Suite 5100, Miami, FL 33131

Michael Gary Smith, Esq.
Trial Lawyers Building; 4F
633 Southeast Third Avenue
Fort Lauderdale, Florida 33301


Luis M. Pérez
Assistant United States Attorney