Case 2:11-cr-00034-F	RBS-DEM Document 83	7 Filed 08/02/13	Page 1 of 10 PageID# 8098
			FILED IN OPEN COURT
ĪN	THE UNITED STATES D	ISTRICT COURT I	FOR THE AUG - 2 2013
 ·	EASTERN DISTRI Norfolk	CT OF VIRGINIA	CLERK, U.S. DISTRICT COURT NORFOLK, VA
UNITED STATES O	FAMERICA)		L NORFOLK, VA
)	Criminal No. 2:	110=24
V.)	Cilillia No. 2.	110134
SHANI NURANI SH	IEKH ABRAR,)		
Defend	dant)		
<u>S</u>	PECIAL VERDICT FOR	M - SELECTION	<u>PHASE</u>
I. <u>NON-STA</u>	TUTORY AGGRAVATIN	G FACTORS	
jury, unanimously fir			'NO" as to whether you, the istence of that non-statutory
Factor 1.	to the victims and the victi	ms' family and frient ristics and by the im	nused injury, harm and loss and some an
	YESNO		
Factor 2.	The defendant, Shani Nura individual (a person under hijacking and piracy.		
	YESNO		
Factor 3.	The defendant, Shani Nura conduct that threatened an United States Armed Force	d directed violence	
	YES		

Factor 4.	The defendant, Shani Nurani Shiekh Abrar, engaged in at least one prior act of piracy or attempted piracy.
	YESNO
Factor 5.	Prior to the killings, the defendant, Shani Nurani Shiekh Abrar, made threats of violence and death to Scott Underwood Adam, Jean Savage Adam, Phyllis Patricia Macay and Robert Campbell Riggle over a protracted period of time. YES
Factor 6.	The defendant, Shani Nurani Shiekh Abrar, displayed a callous disregard for human life by killing the victims in an especially wanton and gratuitous manner.
	YESNO
Non-Statutory Aggra	Regardless of whether you answered "YES" or "NO" with respect to the vating Factors in Section I above, continue your deliberations in accordance uctions and proceed to Section II which follows.
II. <u>MITIGAT</u>	TING FACTORS
indicate, in the space of that mitigating fac option not to make t	For each of the following mitigating factors, you have the option to provided, the number of jurors (from 0 to 12) who have found the existence ctor to be proven by a preponderance of the evidence. You also have the hese written findings by crossing out that factor with a large "X", and then rations in accordance with the instructions of the Court.
a factor established	of the jury who finds the existence of a mitigating factor may consider such in considering whether or not a sentence of death shall be imposed, aber of other jurors who concur that the factor has been established.
1. Shani Nur	ani Shiekh Abrar does not have a criminal record.
Number of ju	rors who so find: \mathcal{L}

2. There is evidence that at least one additional shooter directly participated in the murders of the victims, and neither he nor other persons equally culpable in the crime will b punished by death.	е
Number of jurors who so find: 2	
3. Shani Nurani Shiekh Abrar was born into the Bantu ethnic group, a low-status cas whose members are not even considered to be Somali.	te
Number of jurors who so find:	
4. From the time he was a boy, Shani Nurani Shiekh Abrar was identified on sight by others as "jareer"someone who is an outcast, the target of threats, verbal and physical abu and restricted opportunities in life.	
Number of jurors who so find:	
5. The impact of Shani Nurani Shiekh Abrar's low social status was especially sever because he has lived almost his whole life in a war-torn country where government has collapsed, leaving Somalia's clan structure as the only source of social order.	e
Number of jurors who so find:	
6. Shani Nurani Shiekh Abrar was abandoned by both his mother and father at a very early age.	У
Number of jurors who so find:	
7. Shani Nurani Shiekh Abrar's formal schooling ended at about age 8 or 9.	
Number of jurors who so find:	
8. As someone identified as Bantu in Somalia, Shani Nurani Shiekh Abrar was witho many basic rights in his own country.	out
Number of jurors who so find: 3	
9. In addition to being identified as Bantu, Shani Nurani Shiekh Abrar had no strong protective attachment to any family group or clan.	,
Number of jurors who so find:	

10. Shani Nurani Shiekh Abrar has no prior history of piracy before the voyage that ended on February 22, 2011, and no prior history of violent conduct in any setting.
Number of jurors who so find:
11. Other defendants with greater authority in the piracy conspiracy will not be punished by death.
Number of jurors who so find: 5
12. Shani Nurani Shiekh Abrar did not finance, recruit, supervise, command or direct anyone in the piracy enterprise.
Number of jurors who so find: 4
13. Shani Nurani Shiekh Abrar's conduct did not involve substantial planning or premeditation to cause the victims' deaths.
Number of jurors who so find: 2
14. Shani Nurani Shiekh Abrar has adapted well to incarceration by:a. behaving appropriately in confinement since February, 2011;b. helping to reduce the threat of violence by other inmates; andc. seeking opportunities for productive work and learning.
Number of jurors who so find:
15. A lifetime of incarceration in an alien environment with no hope of release, and no hope of ever returning to his own country, culture, or family, is a harsh punishment.
Number of jurors who so find:
The following extra spaces are provided to write in additional mitigating factors, if any, found by any one or more jurors. If none, write "NONE." If more space is needed, write "CONTINUED" and use the reverse side of this page. The limited amount of personal history for considuation
Number of jurors who so find: \mathcal{A}

Number of jurors who so find:
Number of jurors who so find:
III. RECOMMENDATION
Based upon consideration of whether the statutory and non-statutory aggravating factors found to exist sufficiently outweigh any mitigating factor or factors found to exist, or in the absence of any mitigating factors, whether the aggravating factors are themselves sufficient to justify a sentence of death, we recommend, by unanimous vote, that the following sentence shall be imposed upon the defendant, Shani Nurani Shiekh Abrar:
COUNT ONE - (Conspiracy to Commit Hostage Taking Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT TWO - (Hostage Taking Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT THREE - (Hostage Taking Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release

COUNT FOUR - (Hostage Taking Resulting in Death)	
A. Death	
or	
B. Life Imprisonment Without the Possibility of Release	√
COUNT FIVE - (Hostage Taking Resulting in Death)	
A. Death	
or	
B. Life Imprisonment Without the Possibility of Release	
COUNT SEVEN - (Kidnapping Resulting in Death)	
A. Death	
or	
B. Life Imprisonment Without the Possibility of Release	
COUNT EIGHT - (Kidnapping Resulting in Death)	
A. Death	
or	
B. Life Imprisonment Without the Possibility of Release	
COUNT NINE - (Kidnapping Resulting in Death)	
A. Death	
or	
B. Life Imprisonment Without the Possibility of Release	√

COUNT TEN - (Kidnapping Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT ELEVEN - (Conspiracy to Commit Violence Against Maritime Navigation Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT TWELVE- (Violence Against Maritime Navigation Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT THIRTEEN- (Violence Against Maritime Navigation Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT FOURTEEN- (Violence Against Maritime Navigation Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release

COUNT FIFTEEN- (Violence Against Maritime Navigation Resulting in Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT SIXTEEN - (Murder Within the Special Maritime and Territorial Jurisdiction of the United States)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT SEVENTEEN - (Murder Within the Special Maritime and Territorial Jurisdiction of the United States)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT EIGHTEEN - (Murder Within the Special Maritime and Territorial Jurisdiction of the United States)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
<u>COUNT NINETEEN - (Murder Within the Special Maritime and Territorial Jurisdiction of the United States)</u>
A. Death
or
B. Life Imprisonment Without the Possibility of Release

COUNT TWENTY-TWO - (Use, Carry, Brandish and Discharge of a Firearm During a
Crime of Violence Causing Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT TWENTY-THREE - (Use, Carry, Brandish and Discharge of a Firearm During a Crime of Violence Causing Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release
<u>COUNT TWENTY-FOUR - (Use, Carry, Brandish and Discharge of a Firearm During a Crime of Violence Causing Death)</u>
A. Death
or
B. Life Imprisonment Without the Possibility of Release
COUNT TWENTY-FIVE - (Use, Carry, Brandish and Discharge of a Firearm During a Crime of Violence Causing Death)
A. Death
or
B. Life Imprisonment Without the Possibility of Release

Case 2:11-cr-00034-RBS-DEM Document 837 Filed 08/02/13 Page 10 of 10 PageID# 8107

Pursuant to the E-Government Act,
the original of this page has been filed
under seal in the Clerk's Office.

IV. CERTIFICATION

By signing below, each juror certifies that consideration of the race, color, religious beliefs, national origin, or sex of the defendant or the victim was not involved in reaching his or her individual decision and that the individual juror would have made the same decisions without regard to these considerations.

All jurors and foreperson sign below:

REDACTED COPY

FOREPERSON

Date: August 2, 2013.