

IN THE UNITED STATES DISTRICT COURT FOR THE
NORTHERN DISTRICT OF ALABAMA
EASTERN DIVISION

UNITED STATES OF AMERICA,)
VS.) CR90-H-266-E
DAVID RONALD CHANDLER.)

FILED
APR - 3 1991 *Ruk*
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ALABAMA
CHARLES T. CLIVER, CLERK

SPECIAL FINDINGS

Section One

We the jury unanimously find that the government

HAS ✓

HAS NOT _____

established beyond a reasonable doubt that defendant David Ronald Chandler intentionally engaged in conduct intending that Marlin Shuler be killed and that such conduct resulted in the death of Marlin Shuler.



foreperson

(If you have checked "HAS NOT" in the foregoing, deliberate no further and advise the court you have reached a decision which concludes the need for further deliberations. If you have checked "HAS" in the foregoing, continue with your deliberations in accordance with the court's instructions.)

221

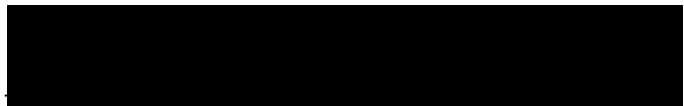
Section Two

We the jury unanimously find that the government

HAS _____

HAS NOT _____

established beyond a reasonable doubt that defendant David Ronald Chandler procured the killing of Marlin Shuler by payment, or promise of payment of money.



/ Foreperson

We the jury unanimously find that the government

HAS _____

HAS NOT _____

established beyond a reasonable doubt that defendant David Ronald Chandler committed the murder of Marlin Shuler after substantial planning and premeditation.



/ Foreperson

(If you have checked "HAS NOT" in both of the two "findings" in the above Section Two, deliberate no further and advise the court you have reached a decision which concludes the need for further deliberations. If you have checked "HAS" in either or in both of the two "findings" in the above Section Two, continue with your deliberations in accordance with the court's instructions.)

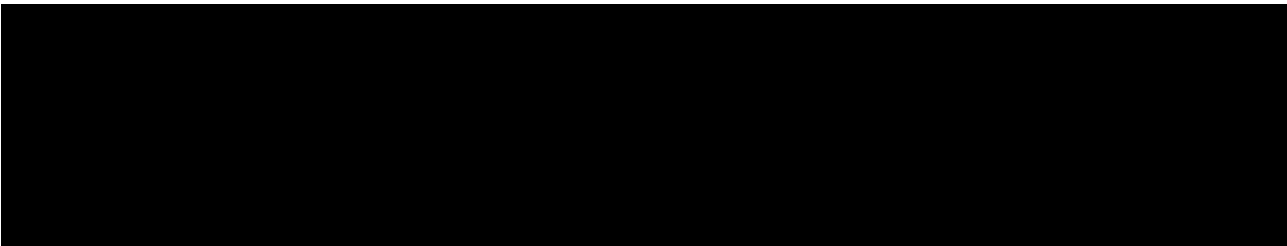
UNDERSTANDING AND RECOMMENDATION

We understand that we are to consider whether the aggravating factors unanimously found by us to exist sufficiently outweigh any mitigating factor or factors found to exist to justify a sentence of death, or in the absence of mitigating factors, whether the aggravating factors are themselves sufficient to justify a sentence of death. We also understand that a finding with respect to a mitigating factor may be made by any one or more of the members of the jury, and any member of the jury who finds the existence of a mitigating factor may consider such a factor established for purposes of his or her weighing of the aggravating factors and mitigating factors regardless of the number of jurors who concur that the factor has been established. We also understand that a jury is never required to impose a death sentence and that a recommendation that a sentence of death be imposed cannot be made except by unanimous vote.

We the jury unanimously vote to recommend, and do unanimously recommend that

 ✓ a sentence of death be imposed
 a sentence of death not be imposed

upon defendant David Ronald Chandler.



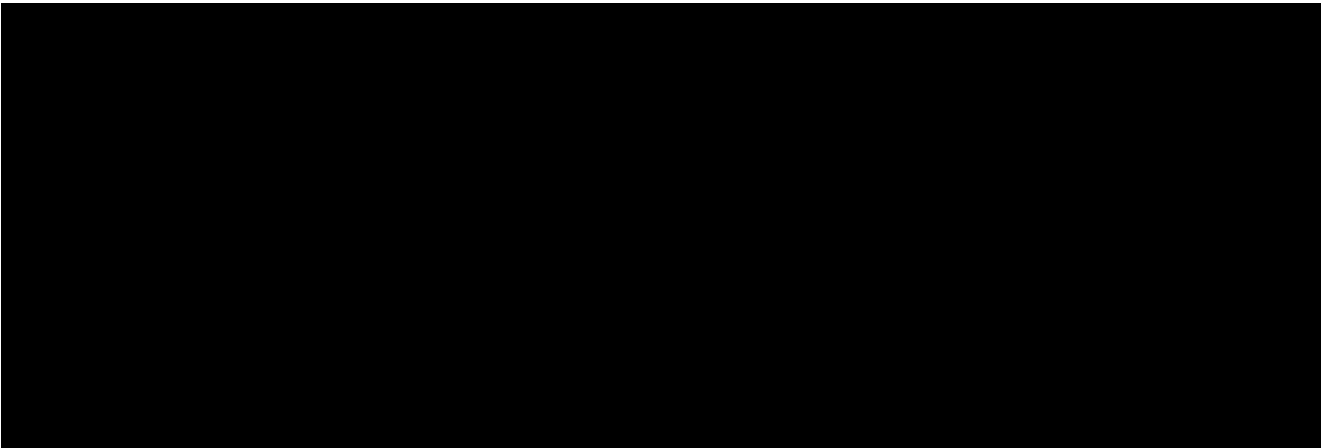


Foreperson

Date: 4/3/, 1991

CERTIFICATE

By signing below, each of us individually hereby certifies that consideration of the race, color, religious beliefs, national origin or sex of defendant David Ronald Chandler and of the victim Marlin Shuler were not involved in reaching our respective individual decisions. Each of us further individually certifies that the same recommendation regarding a sentence for the crime in question would have been made no matter what the race, color, religious beliefs, national origin or sex of defendant David Ronald Chandler and of Marlin Shuler.





Foreperson

Date: 4/3/, 1991