

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA

CRIMINAL ACTION

VERSUS

NO. 94-381

LEN DAVIS

SECTION: "C"

XXXXXXXXXXXXXXXXXXXX

PART ONE

FINDINGS ON INTENT

For each of the following, answer whether you unanimously find that the government has proven beyond a reasonable doubt that particular factor. Choose "Yes" for one or None. Do not choose "Yes" for more than one.

- A. That the defendant, Len Davis, intentionally killed the victim;

Unanimous Yes _____

Not unanimous _____

OR

- B. That the defendant, Len Davis, intentionally inflicted serious bodily injury that resulted in the death of the victim;

Unanimous Yes _____

Not unanimous _____

- C. That the defendant, Len Davis, intentionally participated in an act, contemplating that the life of a person would be taken or intending that lethal force would be used in connection with a person and the victim died as a direct result of the act.

Unanimously Yes

Not unanimous _____

(If you have checked "Not unanimous" as to each of the above, deliberate no further, sign this special findings form, and advise the court that you have reached a decision. If you have checked "Unanimous Yes" to either of the above, continue with your deliberations in accordance with the court's instructions and proceed to Part Two of this special findings form.)

PART TWO

FINDINGS AS TO AGGRAVATING FACTORS

For each of the following aggravating factors, answer whether you unanimously find that the government has proven beyond a reasonable doubt that particular factor.

- A. That the defendant, Len Davis, committed the offense after substantial planning and premeditation by him.

Unanimously Yes

Not unanimous

- B. That the defendant, Len Davis, procured the commission of the offense by payment, or promise of payment, or anything of pecuniary value.

Unanimously Yes

Not unanimous

DATE: 4/28/96

[REDACTED SIGNATURE]

FOREPERSON

D1

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA

CRIMINAL ACTION

VERSUS

NO. 94-381

LEN DAVIS

SECTION: "C"

XXXXXXXXXXXXXXXXXXXX

For each of the following aggravating factors, answer "Yes" or "No" as to whether you unanimously find that the government has proven beyond a reasonable doubt that particular factor:

- 1. Len Davis used his position as a police officer to affirmatively participate in conduct that seriously jeopardized the health and/or safety of other persons.

Unanimous Yes
 Not Unanimous

- 2. Len Davis poses a threat of future dangerousness to the lives and safety of other persons.

Unanimous Yes
 Not Unanimous



FOREMAN

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA

VERSUS

LEN DAVIS

)
)
)
)
)

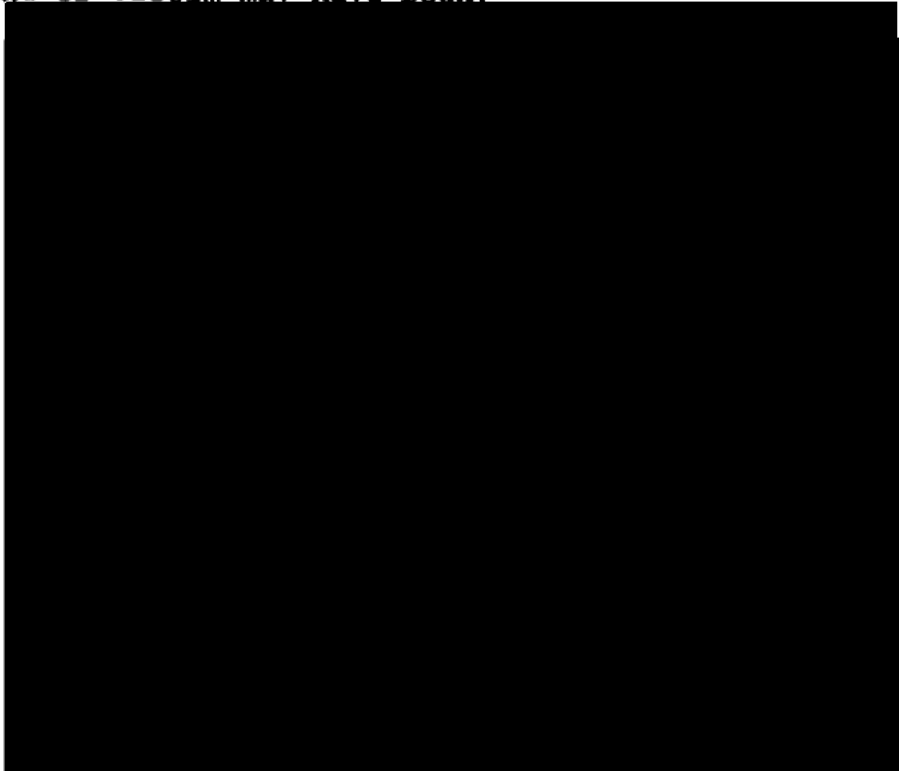
CRIMINAL ACTION

94-381 C

§§§§§§§§

CERTIFICATE

By signing below, each of us individually hereby certifies that consideration of the race, color, religious beliefs, national origin, or sex of Len Davis and of the victim, were not involved in reaching our respective individual decisions. Each of us individually further certifies that the same decision regarding a sentence would have been made no matter what the race, color, religious beliefs, national origin, or sex of the defendant or victim may have been.

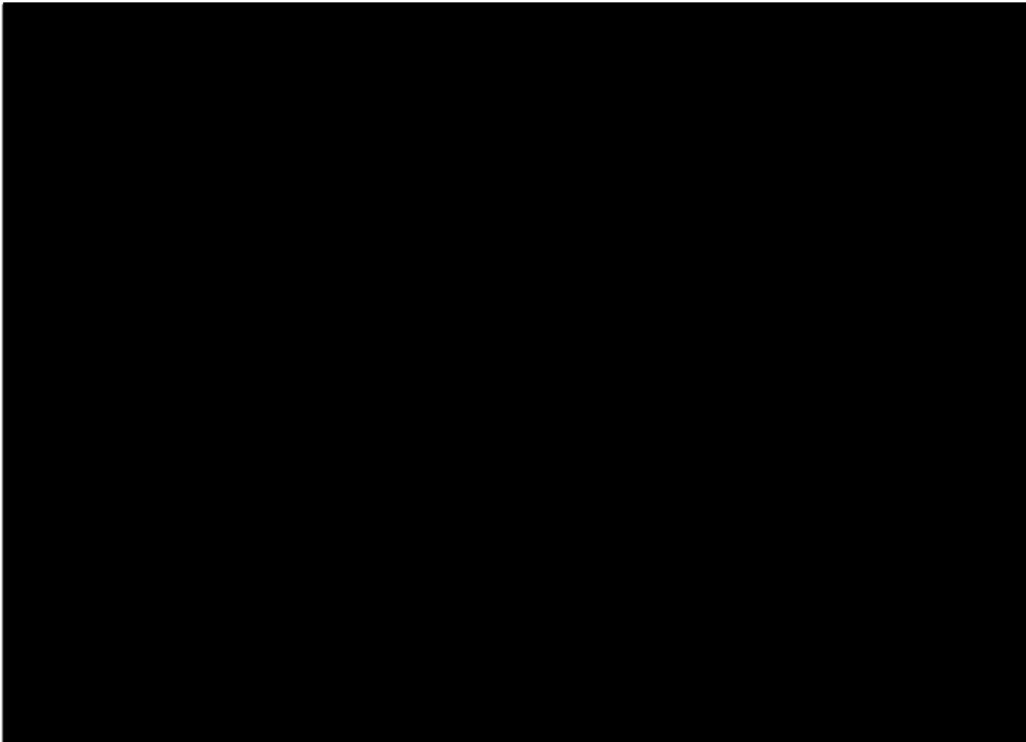


April 26, 1996

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA)	CRIMINAL ACTION
)	
VERSUS)	94-381 C
)	
LEN DAVIS)	DECISION FORM A

We, the jury, as to Len Davis, unanimously find beyond a reasonable doubt that the aggravating factor[s] proved in this case sufficiently outweigh any mitigating factors, and/or in the absence of any mitigating factors, the aggravating factors in themselves are sufficient and so serious as to justify a sentence of death. We vote unanimously that Len Davis shall be sentenced to death.



April 26, 1996

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF LOUISIANA

UNITED STATES OF AMERICA)	CRIMINAL ACTION
VERSUS)	94-381 C
LEN DAVIS)	DECISION FORM B

We, the jury, as to Len Davis, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed in this case. However, we do unanimously agree that Len Davis should be sentenced to life imprisonment without possibility of release. Therefore, we hereby decide that Len Davis should be sentenced to life imprisonment without possibility of release.

W J A



FOREPERSON

April 26, 1996