





**Instructions:** If you answered "No" with respect to all of the elements of intent listed in Part One, above, then stop your deliberations, fill out Decision Form A, and advise the Court that you have reached a decision.

If you answered "YES" with respect to one or more of the elements of intent listed in Part One, above, then continue your deliberations in accordance with the Court's instructions and proceed to Part Two.

**II. PART TWO - STATUTORY AGGRAVATING FACTORS**

**Instructions:** For each of the following, answer "YES" if you, the jury, unanimously find that the government has established the existence of that statutory aggravating factor beyond a reasonable doubt; answer "NO" if you do not so find:

- (A) The defendant, Sherman Lamont Fields, committed the offense after substantial planning and premeditation to cause the death of the victim, Suncerey Coleman.

Unanimously      YES \_\_\_\_\_  
   NO   ✓  

- (B) The death, or the injury resulting in death, of the victim, Suncerey Coleman, occurred during the commission or attempted commission of an offense, that is, escape.

Unanimously      YES   ✓    
   NO \_\_\_\_\_

- (C) The defendant, Sherman Lamont Fields, has previously been convicted of a federal or state offense punishable by a term of imprisonment of more than one year involving the use or the attempted or threatened use of a firearm against another person.

Unanimously      YES   ✓    
   NO \_\_\_\_\_

**Instructions:** If you answered "NO" with respect to all of the statutory aggravating factors in Part Two, above, then stop your deliberations, fill out Decision Form B, and advise the Court that you have reached a decision.

If you answered "YES" with respect to at least one of the statutory aggravating factors in Part Two, above, then continue your deliberations in accordance with the Court's instructions and proceed to Part Three.





**IV. PART FOUR - MITIGATING FACTORS**

**Instructions:** For each of the following mitigating factors, indicate the number of jurors who find the existence of each particular mitigating factor by a preponderance of the evidence; if none of the jurors so find, write the number "0" in the blank provided:

**A. Statutory Mitigating Factors**

- (A) The Defendant's capacity to appreciate the wrongfulness of his conduct or to conform his conduct to the requirements of the law was significantly impaired, regardless of whether his capacity was so impaired as to constitute a defense to the charge.

Number of jurors who so find, if any 0

- (B) The Defendant was under unusual and substantial duress, regardless of whether the duress was of such degree as to constitute a defense to the charge.

Number of jurors who so find, if any 2

- (C) The imposition of a death sentence would cause emotional injury, harm and loss to the Defendant's mother, children and other family members.

Number of jurors who so find, if any 11

- (D) The Defendant has lived most of his life without having a significant father figure.

Number of jurors who so find, if any 12

- (E) The Defendant has spent a large portion of his life incarcerated.

Number of jurors who so find, if any 12

(F) The Defendant's periods of incarceration have included significant time in solitary confinement.

Number of jurors who so find, if any 12

(G) That as the Defendant ages, his behavioral problems may decrease.

Number of jurors who so find, if any 11

(H) The Defendant suffered from physical abuse during his formative years.

Number of jurors who so find, if any 12

(I) The Defendant suffered from emotional abuse during his formative years.

Number of jurors who so find, if any 12

(J) The Defendant suffered from parental neglect during his formative years.

Number of jurors who so find, if any 12

(K) The Defendant has talents, capabilities or qualities which are of some value to society.

Number of jurors who so find, if any 0

(L) The Defendant grew up in an atmosphere of violence and fear, which misshaped his perception as to the acceptability or necessity of violent conduct.

Number of jurors who so find, if any 7

- (M) The Defendant can be controlled in a prison setting.  
Number of jurors who so find, if any 0
- (N) The Defendant can be of some productive value in a prison setting.  
Number of jurors who so find, if any 9
- (O) The Defendant has the love and support of other members of his family.  
Number of jurors who so find, if any 2
- (P) The Defendant is the product of an impoverished background which impaired or hampered his integration into the social and economic mainstream of society.  
Number of jurors who so find, if any 12
- (Q) The Defendant has recently responded well to a structured environment and would likely adapt to prison life if he were sentenced to life imprisonment without the possibility of release.  
Number of jurors who so find, if any 1
- (R) The Defendant's mother has a history of criminal behavior and incarceration.  
Number of jurors who so find, if any 12
- (S) The Defendant was exposed to the violent deaths of family members, loved ones, and friends during his formative years.  
Number of jurors who so find, if any 12

**B. Additional Mitigating Factors, if any**

(A) \_\_\_\_\_

Number of jurors who so find, if any \_\_\_\_\_

(B) \_\_\_\_\_

Number of jurors who so find, if any \_\_\_\_\_

(C) \_\_\_\_\_

Number of jurors who so find, if any \_\_\_\_\_

(D) \_\_\_\_\_

Number of jurors who so find, if any \_\_\_\_\_

(You may include as many as you wish.)

Proceed to the next page for further instructions.

**Instructions:** Continue your deliberations in accordance with the Court's instructions and then complete either Decision Form C recommending a sentence of death, or Decision Form D recommending a sentence of life imprisonment without the possibility of release.

Additionally, complete the certificate attached at the end of the decision forms and advise the Court that you have reached a decision.

**DECISION FORM A**

We the jury have determined that a sentence of death should not be imposed because the government has failed to prove beyond a reasonable doubt the existence of any of the elements of intent.

\_\_\_\_\_  
PRESIDING JUROR

Date: \_\_\_\_\_, 2004

**DECISION FORM B**

We the jury have determined that a sentence of death should not be imposed because the government has failed to prove beyond a reasonable doubt the existence of any of the statutory aggravating factors.

\_\_\_\_\_  
PRESIDING JUROR

Date: \_\_\_\_\_, 2004

**DECISION FORM C**

Based upon consideration of whether all the aggravating factor or factors found to exist sufficiently outweigh all the mitigating factor or factors found to exist to justify a sentence of death, or, in the absence of a mitigating factor, whether the aggravating factor or factors alone are sufficient to justify a sentence of death, we, the jury, recommend, by unanimous vote, that the defendant should be sentenced to death.

SIGES  
PRESIDING JUROR

Date: 2-6-, 2004

**DECISION FORM D**

We, the jury, recommend, by unanimous verdict, a sentence of life imprisonment without possibility of release.

\_\_\_\_\_  
PRESIDING JUROR

Date: \_\_\_\_\_, 2004

