

COPY

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS
FORT WORTH DIVISION

UNITED STATES OF AMERICA

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§
§
§
§

VS.

CAUSE NO. 4:94-CR-121-Y

ORLANDO CORDIA HALL (2)

SPECIAL FINDINGS FORM

I. PART ONE - THE ELEMENT OF INTENT

Instructions: For each of the following, answer "YES" if you, the jury, unanimously find that the government has established the existence of the listed element of intent in the death of Lisa Rene beyond a reasonable doubt; answer "NO" if you do not so find:

I(A). The defendant Orlando Cordia Hall intentionally killed Lisa Rene.

Unanimously

YES

No

NO

✓

I(B). The defendant Orlando Cordia Hall intentionally inflicted serious bodily injury which resulted in the death of Lisa Rene.

Unanimously

YES

No

NO

✓

I(C). The defendant Orlando Cordia Hall intentionally engaged in conduct intending that Lisa Rene would be killed or that lethal force be employed against Lisa Rene, and the death of Lisa Rene resulted.

Unanimously

YES

✓ yes

NO

I(D). The defendant Orlando Cordia Hall intentionally engaged in conduct which he knew would create a grave risk of death to Lisa Rene, and such conduct resulted in the death of Lisa Rene.

Unanimously

YES

✓ yes

NO

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:

II(A). The defendant Orlando Cordia Hall caused the death of Lisa Rene, or injury resulting in death of Lisa Rene, which occurred during the commission of the offense of kidnapping.

Unanimously YES ✓
NO

II(B). The defendant Orlando Cordia Hall committed the offense in an especially heinous, cruel, or depraved manner in that it involved torture or serious physical abuse to Lisa Rene.

Unanimously YES ✓
NO

II(C). The defendant Orlando Cordia Hall committed the killing of Lisa Rene after substantial planning and premeditation to cause the death of Lisa Rene.

Unanimously YES
NO ✓

II(D). The victim, Lisa Rene, was particularly vulnerable due to her age.

Unanimously	YES	<input type="checkbox"/>
	NO	<input checked="" type="checkbox"/>

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.

III. PART THREE - NON-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 non-statutory aggravating factor beyond a reasonable doubt; answer "NO" if you do not so find:

III(A). The defendant Orlando Cordia Hall constitutes a future danger to the lives and safety of other persons.

Unanimously	YES	<input checked="" type="checkbox"/>
	NO	<input type="checkbox"/>

III(B). The effect of the instant offense on Lisa Rene's family.

Unanimously	YES	<input checked="" type="checkbox"/>
	NO	<input type="checkbox"/>

Instructions: Regardless of whether you answered "YES" or "NO" with respect to the Non-Statutory Aggravating Factors in Part Three, above, continue your deliberations in accordance with the Court's instructions and proceed to Part Four.

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 find by a preponderance of the evidence that a particular mitigating factor exists, write the number "0" in the blank provided:

IV(A). Another defendant or defendants, equally culpable in the crime, will not be punished by death.

Number of jurors who so find, if any

9

IV(B). The age of the defendant at the time of the offense.

Number of jurors who so find, if any

1

IV(C). The circumstances surrounding the defendant's upbringing.

Number of jurors who so find, if any

1

IV(D). The defendant's acceptance of responsibility for his role in the offense.

Number of jurors who so find, if any

0

IV(E). The defendant's remorse.

Number of jurors who so find, if any

0

IV(F). Any other aspect of the defendant's character or background which calls for a sentence less than death.

Number of jurors who so find, if any 1

Instructions: Continue your deliberations in accordance with the Court's instructions ^{and then} ~~by~~ completing either Decision Form C recommending a sentence of death, Decision Form D recommending a sentence of life imprisonment without the possibility of release, or Decision Form E recommending a sentence of life imprisonment without parole. 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 one of the elements of intent.

PRESIDING JUROR

Date: _____, 1995

DECISION FORM B

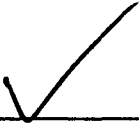
We the jury have determined that a sentence of death should not be imposed because the government has failed to prove beyond a reasonable doubt the existence of any of the statutory aggravating factors.

PRESIDING JUROR

Date: _____, 1995

DECISION FORM C

Based upon consideration of whether the 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 ^{factor} factors are themselves sufficient to justify a sentence of death, we recommend, by unanimous vote, that a sentence of death be imposed.



PRESIDING JUROR

Date: _____, 1995

DECISION FORM D

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

PRESIDING JUROR

Date: _____, 1995

DECISION FORM E

We the jury recommend a sentence of life imprisonment without
parole.

PRESIDING JUROR

Date: _____, 1995

CERTIFICATION

By signing below, each juror certifies that, in considering whether a sentence of death is justified, 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 decisions, and that the individual juror would have made the same recommendation regarding a sentence for the crime in question no matter what the race, color, religious beliefs, national origin, or sex of the defendant, or the victim.

SIGNATURES OF ALL JURORS:

PRESIDING JUROR

Date: _____, 1995