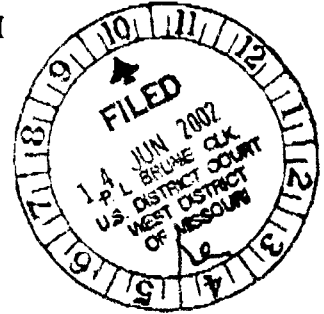


IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION



United States of America,

Plaintiff(s),

vs.

Case No. 00-00395-01-CR-W-2

Carl Haskell,

Defendant(s).

Verdict Form(s)
(Penalty Phase)

ORIGINAL

RECORDED # 474

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION

UNITED STATES OF AMERICA,)
)
) Plaintiff,)
)
 v.) No. 00-00395-01-CR-W-2
)
 CARL HASKELL,)
)
) Defendant.)

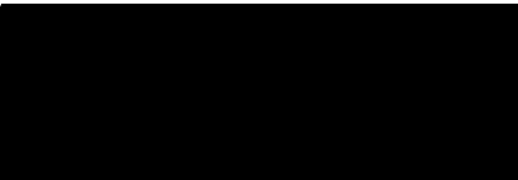
SPECIAL VERDICT FORM FOR THE MURDER OF
JOVAN ROSS BY DEFENDANT CARL HASKELL

I. AGE OF DEFENDANT

Instructions: Answer "YES" or "NO." Do you, the jury,
unanimously find that the government has established beyond a
reasonable doubt that:

The defendant was eighteen years of age or older at the time
of the offense.

YES 12
NO 0



Instructions: If you answered "NO" with respect to the
determination in this section, then stop your deliberations,
cross out Sections II, III, IV, V and VI of this form, and

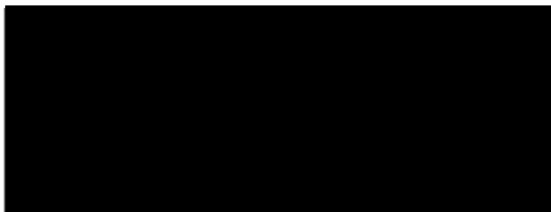
proceed to Section VII. Each juror should then carefully read the statement in Section VII, and sign in the appropriate place if the statement accurately reflects the manner in which he or she reached his or her decision. You should then advise the court that you have reached a decision.

If you answered "YES" with respect to the determination in this Section I, then continue your deliberations in accordance with the court's instructions and proceed to Section II which follows.

II. REQUISITE MENTAL STATE

Instructions: For each of the following, answer "YES" or "NO."

Do you, the jury, unanimously find that the government has established beyond a reasonable doubt that the defendant intentionally killed Jovan Ross.



YES 12
NO 0

Instructions: If you answered "NO" with respect to all of the determinations in this section, then stop your deliberations, cross out Sections III, IV, V and VI of this form, and proceed to

Section VII. Each juror should carefully read the statement in Section VII, and sign in the appropriate place if the statement accurately reflects the manner in which he or she reached his or her decision. You should then advise the court that you have reached a decision.

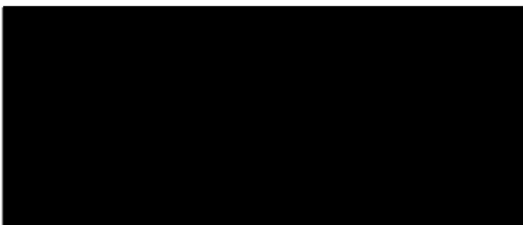
If you answered "YES" with respect to one or more of the determinations in this Section II, then proceed to Section III which follows.

III. STATUTORY AGGRAVATING FACTORS

Instructions: For each of the following, answer "YES" or "NO."

1. Do you, the jury, unanimously find that the government has established beyond a reasonable doubt that the defendant committed the offense of murder in the expectation of the receipt of anything of pecuniary value, as set out in Instruction No. 7?

YES 12
NO 0



2. Do you, the jury, unanimously find that the government has established beyond a reasonable doubt that the defendant committed the offense of murder of Jovan Ross after substantial

planning and premeditation to cause the death of a person or
commit an act of terrorism, as set out in Instruction No. 7?

YES 12

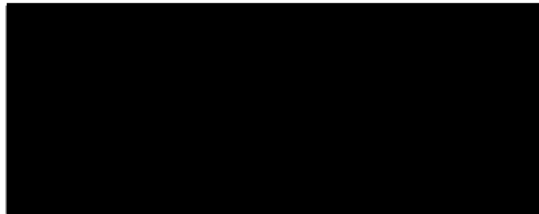
NO 0



3. Do you, the jury, unanimously find that the government
has established beyond a reasonable doubt that the defendant
committed the offense of murder in an especially heinous, cruel
or depraved manner, as set out in Instruction No. 7?

YES 4

NO 8



Instructions: If you answered "NO" with respect to all of
the Statutory Aggravating Factors in this Section III, then stop
your deliberations, cross out Sections IV, V and VI of this form,
and proceed to Section VII of this form. Each juror should
carefully read the statement in Section VII, and sign in the
appropriate place if the statement accurately reflects the manner
in which he or she reached his or her decision. You should then
advise the court that you have reached a decision.

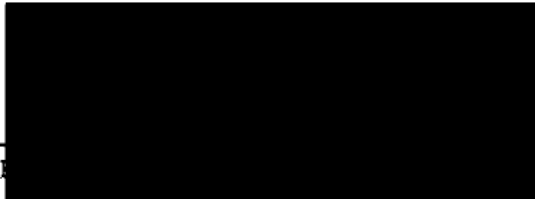
If you found the requisite age in Section I, the requisite mental state in Section II and answered "Yes" with respect to one or more of the aggravating factors in this Section III, proceed to Section IV which follows.

IV. NON-STATUTORY AGGRAVATING FACTORS

Instructions: Answer "YES" or "NO" for the following:

Do you, the jury, unanimously find that the government has established beyond a reasonable doubt that the defendant killed the witness, Jovan Ross, to obstruct justice, tamper with a government witness and in retaliation for cooperating with law enforcement authorities as set out in Instruction No. 8?

YES 12
NO 0



Instructions: Regardless of whether you answered "YES" or "NO" with respect to the Non-Statutory Aggravating Factor in this Section IV, proceed to Section V, which follows.

V. MITIGATING FACTORS

Instructions: For each of the following mitigating factors, indicate, in the space provided, the number of jurors who have found the existence of that mitigating factor to be proven by a preponderance of the evidence.

A finding with respect to a mitigating factor may be made by 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 in considering whether or not a sentence of death shall be imposed, regardless of the number of other jurors who agree that the factor has been established:

The mitigating factors the defendant asserts he has proven by a preponderance of the evidence are:

1. Another defendant or defendants, equally culpable in the crime, will not be punished by death.

Number of jurors who so find 9.

2. Carl Haskell does not have a significant prior history of other criminal conduct.

Number of jurors who so find 12.

3. Carl Haskell is a young man of 24 years of age.

Number of jurors who so find 12.

4. Carl Haskell served his time peaceably while he was incarcerated in the Kansas Department of Corrections.

Number of jurors who so find 12.

5. Carl Haskell served his time peaceably while he has awaited disposition of these charges.

Number of jurors who so find 12.

6. If he is sentenced to life imprisonment without release, Carl Haskell will make a positive adjustment to federal prison and will serve his time peaceably.

Number of jurors who so find 8.

7. Defendant Carl Haskell has been a loving, giving and respectful member of his family.

Number of jurors who so find 11.

8. If he is sentenced to life imprisonment without release, Defendant Carl Haskell will continue to maintain his loving relationship with his family.

Number of jurors who so find 8.

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" and line out the extra spaces with a large "X." If more space is needed, write "CONTINUED" and use the reverse side of this page.

NONE X X

~~XX~~

~~Number of jurors who so find _____~~

~~Number of jurors who so find _____~~

~~Number of jurors who so find _____~~

Instructions: Proceed to Section VI and Section VII which follow.

VI. DETERMINATION

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 factors are themselves sufficient to justify a sentence of death, and whether death is therefore the appropriate sentence in this case:

A. We determine, by unanimous vote, that a sentence of death shall be imposed.

YES _____

NO X

If you answer "YES," sign your names here, and then proceed to Section VII. If you answer "NO," the foreperson alone should sign, and you should proceed to Section VI (B):



FOREPERSON

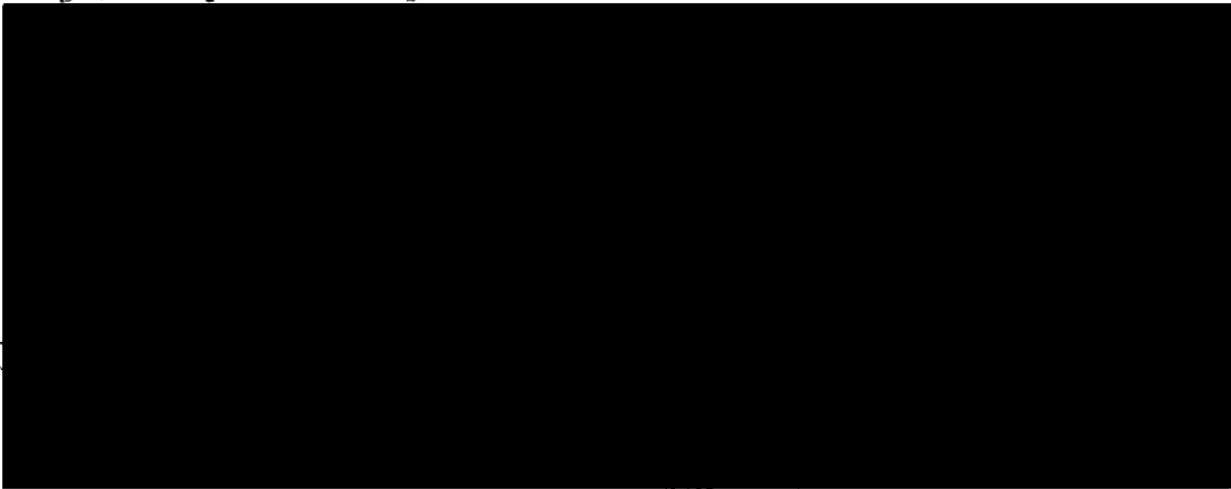
Date: JUNE 14 , 2002

E. Sentence of Life in Prison Without Possibility of Release

We determine, by unanimous vote, that a sentence of life imprisonment without possibility of release shall be imposed.

YES X
NO _____

If you answer "YES," sign your names here, and then proceed to Section VII. [If you answer "NO," the foreperson alone should sign, and you should proceed to Section VII]:



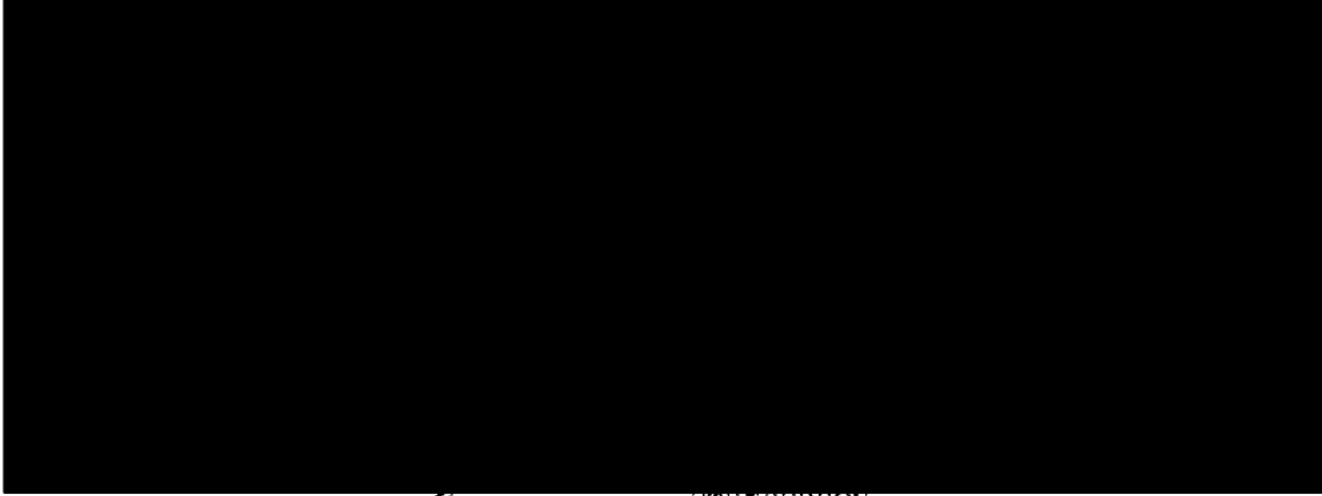
FOREPERSON

Date: JUNE 14 , 2002

VII. 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 recommendation regarding a sentence for the crime or crimes in question no matter what the race, color, religious beliefs, national origin, or sex of the defendant, or the victim.



FOR PERSON

Date: JUNE 14, 2002