

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11

Judge Gregory L. Frost

DARYL LAWRENCE,

Defendant.

VERDICT # 3 REGARDING MITIGATING FACTORS – COUNT 7

For each of the following alleged mitigating factors, please indicate the number of jurors, using the numbers 0 through 12, who find that the Defendant proved the existence of the particular mitigating factor by a preponderance of the evidence.

	Mitigating Factor	Number of jurors, from 0 to 12, that find this factor exists by a preponderance of the evidence
1	Daryl Lawrence's upbringing.	12
2	Daryl Lawrence grew up in extreme poverty.	12 11
3	Daryl Lawrence was exposed to drugs and violence as a child.	12 10
4	Daryl Lawrence was born in prison.	3
5	Daryl Lawrence was raised by neither his biological mother nor father.	5
6	Daryl Lawrence never knew his father.	6

7	Daryl Lawrence was abandoned at birth by both his mother and father.	8
8	Daryl Lawrence's biological father died in 1981.	0
9	Daryl Lawrence's biological mother died in 2003.	6
10	Daryl Lawrence's biological father was known as a robber and thief.	10
11	Daryl Lawrence's mother was a convicted felon.	6
12	Daryl Lawrence's mother was a prostitute.	5
13	Daryl Lawrence's mother was an alcoholic.	4
14	Daryl Lawrence's mother was a heroin addict.	5
15	Daryl Lawrence is a product of family dysfunction and criminality.	12
16	Daryl Lawrence grew up without strong parental guidance.	12
17	Daryl Lawrence's criminality is caused, in part, by his upbringing.	11
18	Daryl Lawrence was exposed to alcohol and drugs as a fetus.	11
19	Daryl Lawrence himself was drug dependent.	1
20	Daryl Lawrence came back to Columbus, Ohio after his surgery in Washington D.C. He did not continue to flee.	0

21	The incident for which Daryl Lawrence faces death lasted less than twenty seconds.	0
22	Daryl Lawrence has remorse for killing Bryan Hurst.	3 7
23	Daryl Lawrence has remorse for all of his criminal actions, charged and uncharged.	0
24	Daryl Lawrence accepts responsibility for his actions.	8
25	Daryl Lawrence's videotaped confession.	4
26	Daryl Lawrence's handwritten journal.	6
27	Daryl Lawrence's ability to conform to incarceration (i.e. a structured, controlled environment).	8
28	Daryl Lawrence's good behavior in jail since being incarcerated on January 9, 2005.	5
29	Daryl Lawrence is likely to make a positive prison adjustment.	8
30	Daryl Lawrence may be rehabilitated if sentenced to life in prison without the possibility of parole.	7
31	Daryl Lawrence has no prior violent criminal convictions.	3
32	Daryl Lawrence is capable of loving.	9
33	Daryl Lawrence is capable of being kind.	9

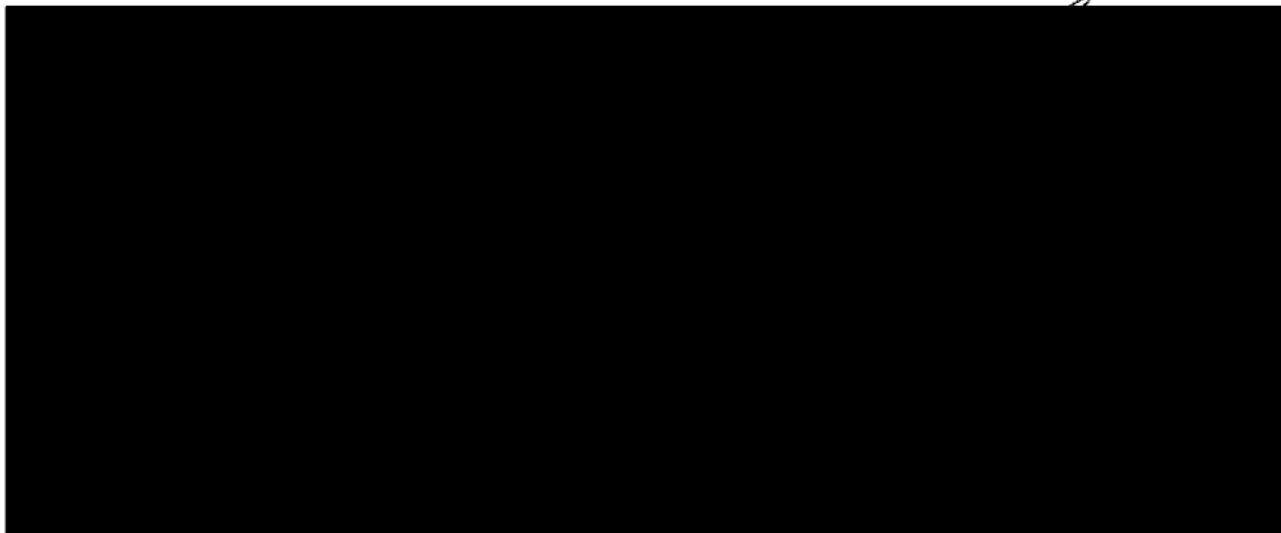
34	Daryl Lawrence is a human being.	4
35	Daryl Lawrence is a father.	6
36	Daryl Lawrence is a Christian.	1
37	Daryl Lawrence is 30 years and 11 months old.	8
38	Daryl Lawrence has twelve (12) years plus of schooling.	6
39	Daryl Lawrence's amputation and scarring will be a lifetime reminder of his criminal actions.	1
40	Daryl Lawrence will continue his relationship and contact with his family if sentenced to a life in prison without the possibility of parole.	6 7
41	Daryl Lawrence will maintain a positive relationship with his family members if sentenced to life in prison without the possibility of parole.	11
42	Daryl Lawrence does not want to die.	7
43	Daryl Lawrence's family members want him to live.	10
44	Daryl Lawrence's execution will cause his family great emotional pain and distress.	8
45	Mercy.	9
46	If executed Daryl Lawrence's children will grow up without a father.	7

47	Life in prison without the possibility of parole is an appropriate and sufficient punishment.	7
48	If death is not given, Daryl Lawrence will never be released from prison; he will die there.	6
49	The death penalty is a penalty of last resort.	8

Proceed to next page.

If any juror finds that any other evidence about the commission of the crime, or Daryl Lawrence's background or character, establishes a reason to punish him with life in prison without any possibility of release, rather than death, please list that factor on the lines below and indicate the number of jurors, from 0 to 12, that find this factor exists by a preponderance of the evidence. Please add more lines if necessary. Please leave this section blank if no juror finds any other mitigating factor exists.

	Mitigating Factor	Number of jurors, from 0 to 12, that find this factor exists by a preponderance of the evidence
1	<i>The death of Greg Sullivan in December of 2003</i>	10
2	<i>Daryl Lawrence was forced to participate in family fights by his older cousins.</i>	10
3		
4		



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

FILED
TIME: _____

MAR 10 2006

UNITED STATES OF AMERICA,

JAMES BONINI, Clerk
COLUMBUS, OHIO

Plaintiff,

Case No. CR2-05-11

v.

Judge Gregory L. Frost

DARYL LAWRENCE,

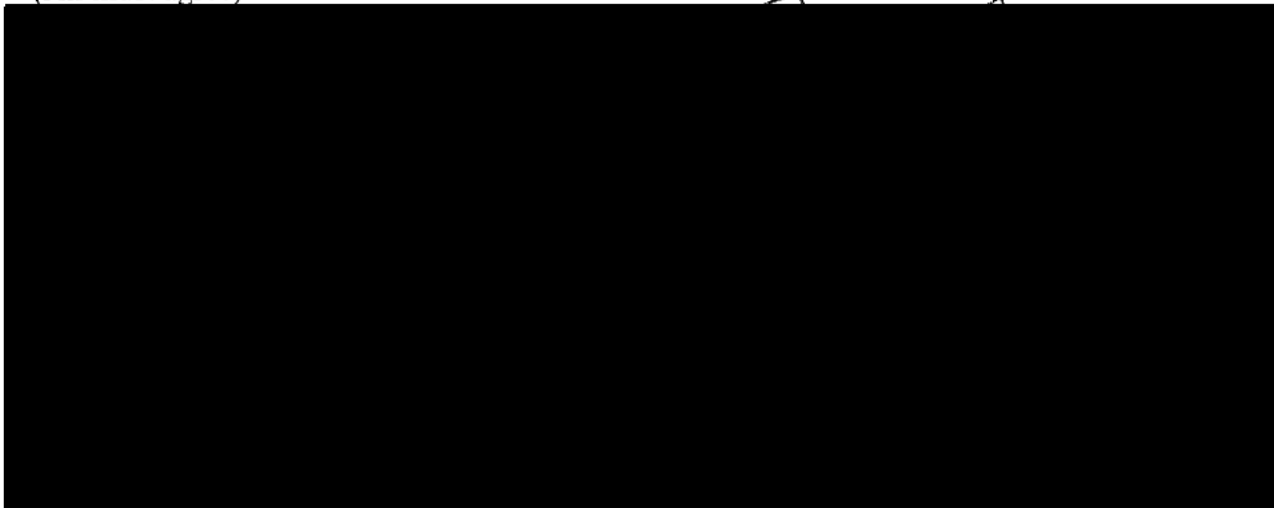
Defendant.

VERDICT # 1 REGARDING FIRST NON-STATUTORY AGGRAVATING FACTOR
COUNT 7

We, the jury, being duly empaneled and sworn, find the fact that Daryl Lawrence, within a year of the commission of the capital crimes, committed three other bank robberies armed with a firearm, wearing a mask, and making threats to victims (IS) (IS NOT) an aggravating factor beyond a reasonable doubt.

CIRCLE YOUR ANSWER IN INK

(All must agree)



#215

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11

Judge Gregory L. Frost

DARYL LAWRENCE,

Defendant.

VERDICT # 2 REGARDING SECOND NON-STATUTORY AGGRAVATING FACTOR
COUNT 7

We, the jury, being duly empaneled and sworn, find that the harm to Bryan Hurst's family members, friends, and community members caused by the capital crimes committed by Daryl Lawrence **(IS)** **(IS NOT)** an aggravating factor beyond a reasonable doubt.

CIRCLE YOUR ANSWER IN INK

(All must agree)



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11
Judge Gregory L. Frost


DARYL LAWRENCE,

Defendant.

SENTENCING VERDICT REGARDING COUNT 7
LIFE IN PRISON WITHOUT ANY POSSIBILITY OF RELEASE

We, the jury, being duly impaneled and sworn, find that the aggravating factors found to exist do not sufficiently outweigh the mitigating factors found to exist or, in the absence of any mitigating factors, find that the aggravating factors found to exist do not justify a sentence of death and we therefore sentence the Defendant, Daryl Lawrence, to LIFE IN PRISON WITHOUT ANY POSSIBILITY OF RELEASE.

(All must agree)



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11
Judge Gregory L. Frost


DARYL LAWRENCE,

Defendant.

CERTIFICATION REGARDING COUNT 7

We, the jury, being duly impaneled and sworn, certify that we did not consider the race, color, religious beliefs, national origin, or sex of either Daryl Lawrence or Bryan Hurst when deliberating the appropriate sentence to impose in Count 7.

(All must agree)



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11

Judge Gregory L. Frost

DARYL LAWRENCE,

Defendant.

VERDICT # 1 REGARDING FIRST NON-STATUTORY AGGRAVATING FACTOR
COUNT 8

We, the jury, being duly empaneled and sworn, find the fact that Daryl Lawrence, within a year of the commission of the capital crimes, committed three other bank robberies armed with a firearm, wearing a mask, and making threats to victims (IS) (IS NOT) an aggravating factor beyond a reasonable doubt.

CIRCLE YOUR ANSWER IN INK

(All must agree)



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11

Judge Gregory L. Frost

DARYL LAWRENCE,


Defendant.

VERDICT # 2 REGARDING SECOND NON-STATUTORY AGGRAVATING FACTOR
COUNT 8

We, the jury, being duly empaneled and sworn, find that the harm to Bryan Hurst's family members, friends, and community members caused by the capital crimes committed by Daryl Lawrence **(IS)** (IS NOT) an aggravating factor beyond a reasonable doubt.

CIRCLE YOUR ANSWER IN INK

(All must agree)



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11

Judge Gregory L. Frost

DARYL LAWRENCE,

Defendant.

VERDICT # 3 REGARDING MITIGATING FACTORS- COUNT 8

For each of the following alleged mitigating factors, please indicate the number of jurors, using the numbers 0 through 12, who find that the Defendant proved the existence of the particular mitigating factor by a preponderance of the evidence.

	Mitigating Factor	Number of jurors, from 0 to 12, that find this factor exists by a preponderance of the evidence
1	Daryl Lawrence's upbringing.	11
2	Daryl Lawrence grew up in extreme poverty.	8
3	Daryl Lawrence was exposed to drugs and violence as a child.	10
4	Daryl Lawrence was born in prison.	3
5	Daryl Lawrence was raised by neither his biological mother nor father.	6
6	Daryl Lawrence never knew his father.	6

7	Daryl Lawrence was abandoned at birth by both his mother and father.	9
8	Daryl Lawrence's biological father died in 1981.	0
9	Daryl Lawrence's biological mother died in 2003.	4
10	Daryl Lawrence's biological father was known as a robber and thief.	9
11	Daryl Lawrence's mother was a convicted felon.	5
12	Daryl Lawrence's mother was a prostitute.	5
13	Daryl Lawrence's mother was an alcoholic.	4
14	Daryl Lawrence's mother was a heroin addict.	5
15	Daryl Lawrence is a product of family dysfunction and criminality.	17
16	Daryl Lawrence grew up without strong parental guidance.	12
17	Daryl Lawrence's criminality is caused, in part, by his upbringing.	11
18	Daryl Lawrence was exposed to alcohol and drugs as a fetus.	11
19	Daryl Lawrence himself was drug dependent.	1
20	Daryl Lawrence came back to Columbus, Ohio after his surgery in Washington D.C. He did not continue to flee.	0

21	The incident for which Daryl Lawrence faces death lasted less than twenty seconds.	0
22	Daryl Lawrence has remorse for killing Bryan Hurst.	8
23	Daryl Lawrence has remorse for all of his criminal actions, charged and uncharged.	0
24	Daryl Lawrence accepts responsibility for his actions.	8
25	Daryl Lawrence's videotaped confession.	4
26	Daryl Lawrence's handwritten journal.	7
27	Daryl Lawrence's ability to conform to incarceration (i.e. a structured, controlled environment).	6
28	Daryl Lawrence's good behavior in jail since being incarcerated on January 9 2005.	7
29	Daryl Lawrence is likely to make a positive prison adjustment.	6
30	Daryl Lawrence may be rehabilitated if sentenced to life in prison without the possibility of parole.	6
31	Daryl Lawrence has no prior violent criminal convictions.	4
32	Daryl Lawrence is capable of loving.	9
33	Daryl Lawrence is capable of being kind.	9

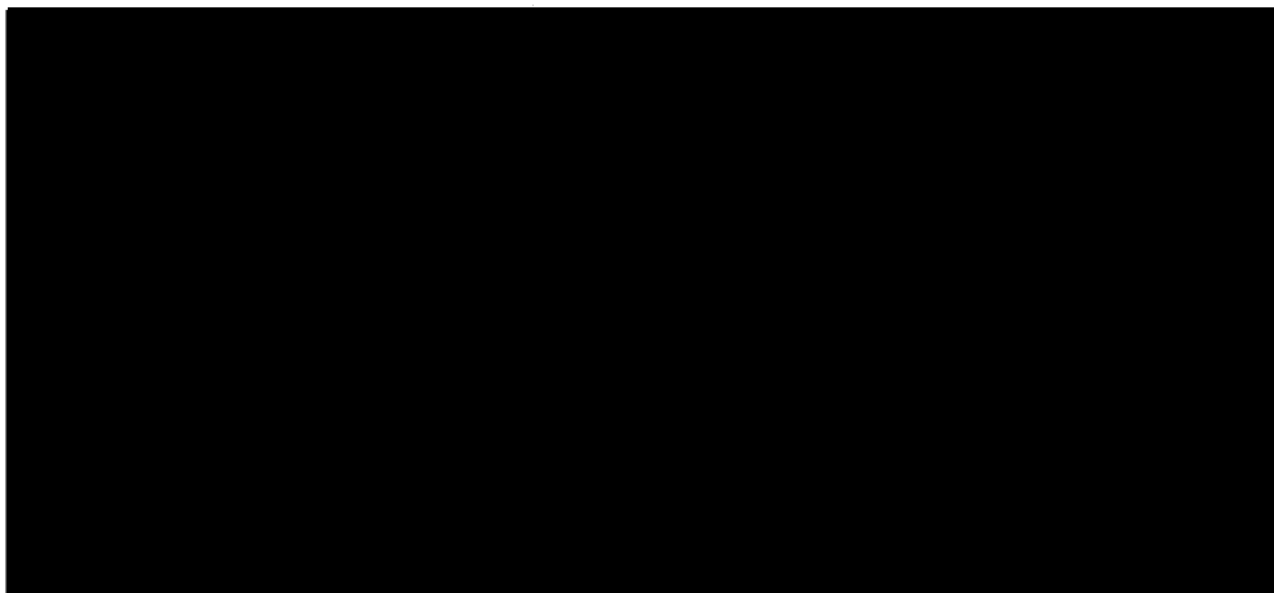
34	Daryl Lawrence is a human being.	5
35	Daryl Lawrence is a father.	5
36	Daryl Lawrence is a Christian.	2
37	Daryl Lawrence is 30 years and 11 months old.	9
38	Daryl Lawrence has twelve (12) years plus of schooling.	6
39	Daryl Lawrence's amputation and scarring will be a lifetime reminder of his criminal actions.	1
40	Daryl Lawrence will continue his relationship and contact with his family if sentenced to a life in prison without the possibility of parole.	8
41	Daryl Lawrence will maintain a positive relationship with his family members if sentenced to life in prison without the possibility of parole.	6
42	Daryl Lawrence does not want to die.	6
43	Daryl Lawrence's family members want him to live.	7
44	Daryl Lawrence's execution will cause his family great emotional pain and distress.	5
45	Mercy.	3
46	If executed Daryl Lawrence's children will grow up without a father.	6

47	Life in prison without the possibility of parole is an appropriate and sufficient punishment.	6
48	If death is not given, Daryl Lawrence will never be released from prison; he will die there.	7
49	The death penalty is a penalty of last resort.	7

Proceed to next page.

If any juror finds that any other evidence about the commission of the crime, or Daryl Lawrence's background or character, establishes a reason to punish him with life in prison without any possibility of release, rather than death, please list that factor on the lines below and indicate the number of jurors, from 0 to 12, that find this factor exists by a preponderance of the evidence. Please add more lines if necessary. Please leave this section blank if no juror finds any other mitigating factor exists.

	Mitigating Factor	Number of jurors, from 0 to 12, that find this factor exists by a preponderance of the evidence
1	The death of Huey Johnson in December of 2003.	6
2	Daryl Lawrence was forced to participate in family fights by his older cousins	8
3		
4		



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11
Judge Gregory L. Frost

DARYL LAWRENCE,

Defendant.

SENTENCING VERDICT REGARDING COUNT 8
DEATH

We, the jury, being duly impaneled and sworn, find that the aggravating factors found to exist sufficiently outweigh the mitigating factors found to exist or, in the absence of any mitigating factors, find that the aggravating factors found to exist justify a sentence of death and we therefore sentence the Defendant, Daryl Lawrence, to DEATH.

~~CIRCLE YOUR ANSWER IN INK~~

(All must agree)



IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. CR2-05-11
Judge Gregory L. Frost

DARYL LAWRENCE,

Defendant.

CERTIFICATION REGARDING COUNT 8

We, the jury, being duly impaneled and sworn, certify that we did not consider the race, color, religious beliefs, national origin, or sex of either Daryl Lawrence or Bryan Hurst when deliberating the appropriate sentence to impose in Count 8.

~~CIRCLE YOUR ANSWER IN INK~~

(All must agree)

