DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000.

NOTE WELL: When the jury retires to deliberate the punishment in a capital case, the judge shall furnish them a written list of issues relating to the aggravating or mitigating circumstances which arise from the evidence.

G.S. § 15A-2000(b). When the jury recommends a sentence of death the foreman shall sign a writing ("Issues and Recommendation" form) on behalf of the jury which shall show the requisite findings to support that sentence. G.S. § 15A-2000(c). The following pattern form combines the issues and the recommendation.

The judge, in each case, should use this pattern only to prepare another form, and should furnish that form to the jury. In preparing the actual form to be given to the jury, the judge should omit all the bracketed aggravating and mitigating circumstances which do not relate to the evidence in the case, add mitigating circumstances as explained on page 5, and instruct the reporter to incorporate only those aggravating and mitigating circumstances which the judge has determined do arise from the evidence. Also, make sure the reporter does not type the brackets themselves, and numbers the aggravating and mitigating circumstances which are incorporated in their own consecutive order.

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DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)

Issue One-A should be included only if there is evidence that defendant himself may not have committed the actual killing. See NOTE WELL, N.C.P.I --Crim. 150.10, page 3. The designation of Issue One-A has been adopted to simplify the numbers of the remaining issues.

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DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)

STATE OF NORTH CAROLINA

IN THE GENERAL COURT OF JUSTICE

SUPERIOR COURT DIVISION

No. ____

STATE OF NORTH CAROLINA

Plaintiff

vs.
(Name defendant)

Defendant

ISSUES AND RECOMMENDATION

AS TO PUNISHMENT

ISSUES

Issue One-A:

Do you unanimously find from the evidence, beyond a reasonable doubt, that the defendant himself:

- [a. Killed or attempted to kill the victim;] (or)
- [b. Intended to kill the victim;] (or)
- [c. Intended that deadly force would be used in the course of the underlying felony] (or)
- [d. Was a major participant in the underlying felony and exhibited reckless indifference to human life]?

Answer	

IF YOU ANSWER ISSUE ONE-A "NO," SKIP ISSUES ONE, TWO, THREE, AND FOUR AND INDICATE LIFE IMPRISONMENT UNDER "RECOMMENDATION AS TO PUNISHMENT" ON THE LAST PAGE OF THIS FORM. IF YOU ANSWERED ISSUE ONE-A "YES," PROCEED TO ISSUE ONE.

N.C.P.I.--Crim. 150.10 (App.) Page 4 DEATH PENALTY -- ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.) Issue One: Do you unanimously find from the evidence, beyond a reasonable doubt, the existence of one or more of the following aggravating circumstances? ANSWER ____. BEFORE YOU ANSWER ISSUE ONE, CONSIDER EACH OF THE FOLLOWING AGGRAVATING CIRCUMSTANCES. IN THE SPACE AFTER EACH AGGRAVATING CIRCUMSTANCE, WRITE "YES," IF YOU UNANIMOUSLY FIND THAT AGGRAVATING CIRCUMSTANCE FROM THE EVIDENCE BEYOND A REASONABLE DOUBT. WRITE, "NO," IF YOU DO NOT FIND THAT AGGRAVATING CIRCUMSTANCE FROM THE EVIDENCE BEYOND A REASONABLE DOUBT. IF YOU WRITE, "YES," IN ONE OR MORE OF THE SPACES AFTER THE FOLLOWING AGGRAVATING CIRCUMSTANCES, WRITE, "YES," IN THE SPACE AFTER ISSUE ONE AS WELL. IF YOU WRITE, "NO," IN ALL OF THE SPACES AFTER THE FOLLOWING AGGRAVATING CIRCUMSTANCES, WRITE, "NO," IN THE SPACE AFTER ISSUE ONE. (1) [Was the defendant lawfully incarcerated? (2) [Had the defendant been previously convicted of another capital felony? ANSWER] (3) [Had the defendant been previously convicted of a felony involving the [use] [threat] of violence to the person? (4A) [Was this murder committed for the purpose of [avoiding] [preventing] a lawful arrest? ANSWER____]

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DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)

(5A) [Was this murder committed while the defendant was
engaged in [the commission of] [an attempt to commit] [a flight
after [committing] [attempting to commit]] (name felony)?
ANSWER]
(5B) [Was the murder committed while the defendant was an
[aider] [abettor] in the [commission of] [attempt to commit]
[flight after [committing] [attempting to commit]] (name
felony)? ¹
ANSWER]
(6) [Was this murder committed for pecuniary gain?
ANSWER]
(7A) [Was this murder committed to [disrupt] [hinder] the
lawful exercise of a governmental function?
ANSWER]
(7B) [Was this murder committed to [disrupt] [hinder] the
enforcement of the laws?
ANSWER]
(8A) [Was this murder committed against a (describe victim's

Only the following felonies are applicable: robbery, rape or a sexual offense as defined in G.S. 14-27.4 and 27.5, arson, burglary, kidnapping, aircraft piracy, or "the unlawful throwing, placing or discharging of a destructive device or bomb." (G.S. § 15A-2000(e)(5).)

N.C.P.ICrim. 150.10 (App.) Page 6
DEATH PENALTYISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)
position) while engaged in the performance of his official
duties?
ANSWER]
(8B) [Was this murder committed against a (describe victim's
position) because of the exercise of his official duty?
ANSWER]
(9) [Was this murder especially heinous, atrocious or cruel?
ANSWER]
(10) [Did the defendant knowingly create a great risk of
death to more than one person by means of a [weapon] [device]
which would normally be hazardous to the lives of more than one
person?
ANSWER]
(11) [Was this murder part of a course of conduct in which
the defendant engaged and did that course of conduct include the
commission by the defendant of other crimes of violence against
other persons?
ANSWER]
IF YOU ANSWERED ISSUE ONE "NO," SKIP ISSUES TWO, THREE, AND FOUR, AND INDICATE LIFE IMPRISONMENT UNDER "RECOMMENDATION AS TO PUNISHMENT", ON THE LAST PAGE OF THIS FORM. IF YOU ANSWERED

ISSUE ONE "YES," PROCEED TO ISSUE TWO.

²Only the following officials are included: law enforcement officer, employee of the Department of Correction, jailer, firemen, judge or justice, former judge or justice, prosecutor or former prosecutor, juror or former juror, witness or former witness against the defendant. G.S. § 15A-2000(e)(8).

DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)

Issue Two:

	Do	you	find	from	the	evidence	the	existence	of	one	or	more
of	the	follo	owing	mitig	gatir	ng circums	stand	ces?				

ANSWER	

NOTE WELL: List any of the following mitigating circumstances for which there is any evidence. In addition, if the defendant makes a timely request for a listing in writing of possible mitigating circumstances in addition to those listed here, and if they are supported by the evidence, and if those circumstances are such that the jury could possibly deem them to have mitigating value, add all such circumstances to the list as you prepare the form to be given to the jury. S. v. Johnson, 298 N.C. 47, 72, 74 (1979).

BEFORE YOU ANSWER ISSUE TWO, CONSIDER EACH OF THE FOLLOWING MITIGATING CIRCUMSTANCES. IN THE SPACE AFTER EACH MITIGATING CIRCUMSTANCE, WRITE "YES," IF ONE OR MORE OF YOU FINDS THAT CIRCUMSTANCE BY A PREPONDERANCE OF THE EVIDENCE. WRITE, "NO," IF NONE OF YOU FINDS THAT MITIGATING CIRCUMSTANCE.

IF YOU WRITE, "YES," IN ONE OR MORE OF THE FOLLOWING SPACES, WRITE, "YES," IN THE SPACE AFTER ISSUE TWO AS WELL. IF YOU WRITE, "NO," IN ALL OF THE FOLLOWING SPACES, WRITE, "NO," IN THE SPACE AFTER ISSUE TWO.

(1) [The defendant has no significant history of prior criminal activity.

ANSWER _			One	or	more	of	us	finds	this	mitigating
circumstance	to	exist.]								

DEATH PENALTY -- ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.) (2) [This murder was committed while the defendant was under the influence of mental or emotional disturbance. ANSWER _____ One or more of us finds this mitigating circumstance to exist.] (3A) [The victim was a voluntary participant in the defendant's homicidal act. ANSWER One or more of us finds this mitigating circumstance to exist.] (3B) [The victim consented to the defendant's homicidal act. ANSWER _____ One or more of us finds this mitigating circumstance to exist.] (4) [This murder was actually committed by another person and the defendant was only an [accomplice in] [accessory to] the murder and his participation in the murder was relatively minor. ANSWER One or more of us finds this mitigating circumstance to exist.1 (5A) [The defendant acted under duress. ANSWER ___ One or more of us finds this mitigating circumstance to exist.1 (5B) [The defendant acted under the domination of another person. ANSWER ____ One or more of us finds this mitigating circumstance to exist.]

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Page 8

DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)

(6) [The capacity of the defendant to appreciate the
criminality of his conduct or to conform his conduct to the
requirements of the law was impaired.
ANSWER One or more of us finds this mitigating
circumstance to exist.]
(7) [The age of the defendant at the time of this murder is
a mitigating circumstance.
ANSWER One or more of us finds this mitigating
circumstance to exist.]
(8A) [The defendant aided in the apprehension of another
capital felon.
ANSWER One or more of us finds this mitigating
circumstance to exist.]
(8B) [The defendant testified truthfully on behalf of the
prosecution in another prosecution of a felony.
ANSWER One or more of us finds this mitigating
circumstance to exist.]
(9) <u>NOTE WELL</u> : Here list the non-statutory mitigating
circumstances requested by the defendant.
ANSWER One or more of us finds this circumstance
to exist and deem it to have mitigating value.
NOTE WELL: Always include Number 10 following:
(10) Any other circumstance or circumstances arising from
the evidence which one or more of you deems to have mitigating
value.

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DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)

ANSWER _____ One or more of us finds the mitigating circumstance to exist.

ANSWER ISSUE THREE IF YOU ANSWERED ISSUE TWO, "YES." IF YOU ANSWERED ISSUE TWO, "NO," SKIP ISSUE THREE AND ANSWER ISSUE FOUR.

Issue Three:

Do you unanimously find beyond a reasonable doubt that the mitigating circumstance or circumstances found is, or are, insufficient to outweigh the aggravating circumstance or circumstances found by you?

ANSWER		
MINOMEK		

IF YOU ANSWER ISSUE THREE, "YES," PROCEED TO ISSUE FOUR. IF YOU ANSWER ISSUE THREE, "NO," INDICATE LIFE IMPRISONMENT UNDER "RECOMMENDATION AS TO PUNISHMENT."

Issue Four:

Do you unanimously find beyond a reasonable doubt that the aggravating circumstance or circumstances you found is, or are, sufficiently substantial to call for the imposition of the death penalty when considered with the mitigating circumstance or circumstances found by one or more of you?

ANSWER		

IF YOU ANSWER ISSUE FOUR "YES," INDICATE DEATH UNDER "RECOMMENDATION AS TO PUNISHMENT." IF YOU ANSWER ISSUE FOUR, "NO," INDICATE LIFE IMPRISONMENT UNDER "RECOMMENDATION AS TO PUNISHMENT."

RECOMMENDATION AS TO PUNISHMENT

INDICATE YOUR RECOMMENDATION AS TO PUNISHMENT BY WRITING "DEATH," OR "LIFE IMPRISONMENT," IN THE BLANK IN THE FOLLOWING SENTENCE:

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DEATH PENALTY--ISSUES AND RECOMMENDATION AS TO PUNISHMENT. G.S. § 15A-2000. (Continued.)

We, the	jury, una	animously	recommend	that t	the defer	ndant,	
(name defend	ant) be s	entenced t	to				
		7	This	day of	£	_, 19	
		; -				(signatu	re
		I	Foreman of	the Ju	ury		