

(i) The determination of the court or jury shall be in writing, and, if a jury, shall be unanimous and shall be signed by the foreman.

(j) The determination of the court or jury shall state, specifically:

(1) Which, if any, aggravating circumstances it finds to exist;

(2) Which, if any, mitigating circumstances it finds to exist;

(3) Whether any mitigating circumstances found under subsection (g) outweigh the aggravating circumstances found under subsection (d);

(4) Whether the aggravating circumstances found under subsection (d) are not outweighed by mitigating circumstances under subsection (g); and

(5) The sentence, determined in accordance with subsection (f) or (h).

(k) (1) [The court shall impose the sentence determined by the jury under subsection (f) or (h)] IF THE JURY DETERMINES THAT A SENTENCE OF DEATH SHALL BE IMPOSED UNDER SUBSECTIONS--(F) AND--(H) THE PROVISIONS OF THIS SECTION, THEN THE COURT SHALL IMPOSE A SENTENCE OF DEATH.

(2) If the jury, within a reasonable time, is not able to agree as to [sentence] WHETHER A SENTENCE OF DEATH SHALL BE IMPOSED, the court ~~shall dismiss the jury and~~ MAY NOT impose a sentence of [imprisonment for life] DEATH.

(3) If the sentencing proceeding is conducted before a court without a jury, the court shall [impose the sentence determined] DETERMINE WHETHER A SENTENCE OF DEATH SHALL BE IMPOSED under {subsection--(f)--or} SUBSECTIONS--(F)--AND (h) THE PROVISIONS OF THIS SECTION.

(4) IF THE COURT OR JURY DETERMINES THAT A SENTENCE OF DEATH MAY NOT BE IMPOSED, AND THE STATE DID NOT GIVE THE NOTICE REQUIRED UNDER § 412(B) OF THIS ARTICLE OF INTENTION TO SEEK A SENTENCE OF LIFE IMPRISONMENT WITHOUT THE POSSIBILITY OF PAROLE, THE COURT SHALL IMPOSE A SENTENCE OF LIFE IMPRISONMENT.

{5}--(f)--IF A PERSON IS FOUND GUILTY OF MURDER IN--THE FIRST--DEGREE--AND IF THE STATE GIVES THE NOTICE REQUIRED UNDER--§ 412(B)--OF THIS ARTICLE--OF--INTENTION--TO--SEEK--A--SENTENCE--OF IMPRISONMENT--FOR--LIFE--WITHOUT--THE--POSSIBILITY--OF--PAROLE, THE COURT SHALL CONDUCT A SEPARATE SENTENCING PROCEEDING AS--SOON--AS PRACTICABLE--AFTER--THE--TRIAL--HAS--BEEN--COMPLETED--TO--DETERMINE