

THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT
OF THE STATE OF FLORIDA IN AND FOR PINELLAS COUNTY

21-01513-CF-I
522021CF001513000APC

STATE OF FLORIDA

v.

CORNELIUS WHITFIELD
PID: 1566510

1. MURDER IN THE FIRST DEGREE,
Capital Felony
2. MURDER IN THE FIRST DEGREE,
Capital Felony
3. MURDER IN THE FIRST DEGREE,
Capital Felony
4. ATTEMPTED MURDER IN THE FIRST
DEGREE, 1^oF

NOTICE OF INTENT TO SEEK DEATH PENALTY

Comes now, BRUCE BARTLETT, State Attorney for the Sixth Judicial Circuit of Florida, pursuant to Rule 3.181 and Rule 3.202(a), Florida Rule of Criminal Procedure, and files this Notice of Intent to Seek Death Penalty. The State of Florida intends to prove, and has reason to believe it can prove beyond a reasonable doubt, the following Aggravating Circumstances, as described in 921.141(6), Florida Statutes:

The defendant was previously convicted of another capital felony or of a felony involving the use or threat of violence to the person.

I HEREBY CERTIFY that a copy of the above has been furnished to ALLISON MILLER, Assistant Public Defender, Attn:

PUBLIC DEFENDERS OFFICE, CLEARWATER, FL 33762,
pubdef-efiling@co.pinellas.fl.us, by e-service or personal
service or U.S. Mail this 17th day of March, 2021.

BRUCE BARTLETT, State Attorney
Sixth Judicial Circuit of Florida

By: /s/ Abigail King
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[NOTO]
T-AKK/rb