

NO. 2008-CR-0127-A

THE STATE OF TEXAS

VS.

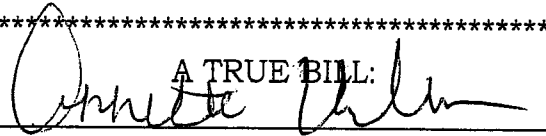
**GEO GROUP, INCORPORATED, FORMERLY
WACKENHUT CORRECTIONS CORPORATION
AND DAVID FORREST**

INDICTMENT

OFFENSE:

**MURDER
AND
MANSLAUGHTER**


**JUAN ANGEL GUERRA
DISTRICT AND COUNTY ATTORNEY**

A TRUE BILL:


Foreman of Grand Jury

Filed on Nov. 17, 2008 6:15 P.M.

**GILBERT LOZANO,
Clerk of the District Courts of
Willacy County, Texas**

By: 
Deputy

Amount of Bail _____
Bond set by Judge _____

7.22 CRIMINAL RESPONSIBILITY OF CORPORATION

7.23 CRIMINAL RESPONSIBILITY OF PERSON FOR CONDUCT IN BEHALF OF CORPORATION

19.02 MURDER (B)(1) and (2)

19.03 (a) and (b) MANSLAUGHTER

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF TEXAS:

THE GRAND JURY, for the County of Willacy, State of Texas, duly selected, empaneled, sworn, charged, and organized as such at the July Term. A.D. 2008, of the 197th Judicial District Court for said County, upon their oaths present in and to said court at said term that GEO Group, Incorporated, formerly Wackenhut Correction Corporation hereinafter styled Defendant, being criminally responsible for a felony offense in that the commission of said offense was authorized, requested, commanded, performed or recklessly tolerated by a high managerial agent acting in behalf of the corporation and within the scope of his office or employment, and said agent was Co-Defendant, David Forrest, who was the warden and he was acting in the capacity of an agent of the Defendant corporation, while acting on behalf of the Defendant corporation, and within the scope of his office or employment, said agent(s), acted or failed to act were in violation of their duties imposed by law,

The acts of Defendant corporation and those of David Forrest, or failure to act allowed one or more inmates to physically assault the victim and said inmates used or exhibited a deadly weapon, to wit, socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, was capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr. On or about the 26th day of April, 2001 A.D., 2001, and before the presentment of this indictment, in the County and State aforesaid, during the incarceration of Gregorio De La Rosa, Jr., the victim, Defendant did then and there intentionally or knowingly cause the death of Gregorio De La Rosa, Jr., an individual, who was an inmate in said corporation's buildings, duly designated as a prison facility,

On or about the 26th day of April, 2001 A.D., Defendant, David Forrest, the warden an agent of the Defendant corporation, while acting on behalf of the Defendant corporation, and within the scope of his office and employment, being a high managerial agent and acting in the scope of his office or employment, said agent(s), in violation of their duties imposed by law, allowed such acts and the commission of such of acts were authorized, requested, commanded, performed, or recklessly tolerated by said Defendant David Forrest, acting as agent of Defendant corporation in allowing one or more inmates to assault the victim, Gregorio De La Rosa, Jr., failed to stop an assault on victim by other inmates. The said agents operated the jail-type facility and were entrusted with all aspects

of said facility,

The agent(s) then witnessed the assault on Gregorio De La Rosa, Jr., and failed to act in that such an assault was allowed, thereby causing the death of Gregorio De La Rosa, Jr. and by allowing one or more inmates to physically assault the victim and said inmates using or exhibiting a deadly weapon, to wit: socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, being capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr.,

The agent(s) acts or failure to act allowed one or more inmates to physically assault the victim and said inmates used or exhibited a deadly weapon, to wit, socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, was capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr.,

COUNT II

AND THE GRAND JURORS aforesaid, upon their oaths in said court, present that the Defendant GEO Group, Incorporated, formerly Wackenhut Correction Corporation hereinafter styled Defendant, being criminally responsible for a felony offense in that the commission of said offense was authorized, requested, commanded, performed or recklessly tolerated by a high managerial agent acting in behalf of the corporation and within the scope of his office or employment, and said agent was Co-Defendant, David Forrest, who was the warden and he was acting in the capacity of an agent of the Defendant corporation, while acting on behalf of the Defendant corporation, and within the scope of his office or employment, said agent(s), acted or failed to act were in violation of their duties imposed by law,

The acts of Defendant corporation and those of David Forrest, or failure to act allowed one or more inmates to physically assault the victim and said inmates used or exhibited a deadly weapon, to wit, socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, was capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr. On or about the 26th day of April, 2001 A.D., 2001, and before the presentment of this indictment, in the County and State aforesaid, during the incarceration of Gregorio De La Rosa, Jr., the victim, Defendant did then and there cause the death of Gregorio De La Rosa, Jr., an individual, who was an inmate in said corporation's buildings, duly designated as a prison facility,

On or about the 26th day of April, 2001 A.D., Defendant, David Forrest, the warden an agent of the Defendant corporation, while acting on behalf of the Defendant corporation, and within the scope of his office and employment, being a high managerial agent and acting in the scope of his office or employment, said

agent(s), in violation of their duties imposed by law, allowed such acts and the commission of such of acts were authorized, requested, commanded, performed, or recklessly tolerated by said Defendant David Forrest, acting as agent of Defendant corporation in allowing one or more inmates to assault the victim, Gregorio De La Rosa, Jr., failed to stop an assault on victim by other inmates. The said agents operated the jail-type facility and were entrusted with all aspects of said facility,

The agent(s) then witnessed the assault on Gregorio De La Rosa, Jr., and failed to act in that such an assault was allowed, thereby causing the death of Gregorio De La Rosa, Jr. and by allowing one or more inmates to physically assault the victim and said inmates using or exhibiting a deadly weapon, to wit: socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, being capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr.,

The agent(s) acts or failure to act allowed one or more inmates attempted to commit a felony, to wit, an aggravated assault and thereby committed an act dangerous to human life, thereby the inmates began to physically assault the victim and said inmates used or exhibited a deadly weapon, to wit, socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, was capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr.,

COUNT III

AND THE GRAND JURORS aforesaid, upon their oaths in said court, present that the Defendant GEO Group, Incorporated, formerly Wackenhut Correction Corporation hereinafter styled Defendant, being criminally responsible for a felony offense in that the commission of said offense was authorized, requested, commanded, performed or recklessly tolerated by a high managerial agent acting in behalf of the corporation and within the scope of his office or employment, and said agent was Co-Defendant, David Forrest, who was the warden and he was acting in the capacity of an agent of the Defendant corporation, while acting on behalf of the Defendant corporation, and within the scope of his office or employment, said agent(s), acted or failed to act were in violation of their duties imposed by law,

The acts of Defendant corporation and those of David Forrest, or failure to act allowed one or more inmates to physically assault the victim and said inmates used or exhibited a deadly weapon, to wit, socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, was capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr. On or about the 26th day of April, 2001 A.D., 2001, and before the presentment of this indictment, in the County and State aforesaid, during the incarceration of

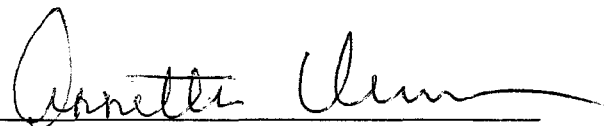
Gregorio De La Rosa, Jr., the victim, Defendant(s) did then and there recklessly cause the death of Gregorio De La Rosa, Jr., an individual, who was an inmate in said corporation's buildings, duly designated as a prison facility,

On or about the 26th day of April, 2001 A.D., Defendant, David Forrest, the warden an agent of the Defendant corporation, while acting on behalf of the Defendant corporation, and within the scope of his office and employment, being a high managerial agent and acting in the scope of his office or employment, said agent(s), in violation of their duties imposed by law, allowed such acts and the commission of such of acts were authorized, requested, commanded, performed, or recklessly tolerated by said Defendant David Forrest, acting as agent of Defendant corporation in allowing one or more inmates to assault the victim, Gregorio De La Rosa, Jr., failed to stop an assault on victim by other inmates. The said agents operated the jail-type facility and were entrusted with all aspects of said facility. The warden David Forrest, as agent of Defendant, did not provide sufficient officers nor a safe environment. The security was not sufficient.

The agent(s) then witnessed the assault on Gregorio De La Rosa, Jr., and failed to act in that such an assault was allowed, thereby recklessly causing the death of Gregorio De La Rosa, Jr. and by allowing one or more inmates to physically assault the victim and said inmates using or exhibiting a deadly weapon, to wit: socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, being capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr.,

The agent(s) acts or failure to act allowed one or more inmates attempted to commit a felony, to wit, an aggravated assault and thereby committed an act dangerous to human life, thereby the inmates began to physically assault the victim and said inmates used or exhibited a deadly weapon, to wit, socks with padlocks inside, a deadly weapon or an instrument that by the manner of its use, was capable of causing death, inasmuch as it did cause the death of Gregorio De La Rosa, Jr.,

against the peace and dignity of the State.

A handwritten signature in cursive script, appearing to read "Annette Allen", written over a horizontal line.

Foreman of the Grand Jury