| 1 | | |
|--|--|---|
| 2 3 4 5 | Case 2:12-cr-00207-TLN Document 143 Filed 09/22/14 Page 1 of 2 Donald E.J. Kilmer, Jr., (SBN: 179986) LAW OFFICES OF DONALD KILMER A Professional Corporation 1645 Willow Street, Suite 150 San Jose, California 95125 Telephone: (408) 264-8489 Facsimile: (408) 264-8487 E-Mail: Don@DKLawOffice.com Attorney for Defendant: ULYSSES SIMPSON GRANT EARLY ULYSSES SIMPSON GRANT EARLY UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA 501 "T" STREET, SACRAMENTO, CALIFORNIA 95814 ROBERT T. MATSUI FEDERAL COURTHOUSE | |
| 12 13 14 15 16 17 | Plaintiff, v. [RYAN McGOWAN, ROBERT SNELLING, ULYSSES SIMPSON []]]]]]]]]]]]]]]]]] | CASE NO.: 2:12-CR-00207 TLN DEFENDANT GRANT EARLY'S Proposed] JURY VERDICT FORM Count #6 - Defendant EARLY Before: Honorable Troy L. Nunley |
| 21 22 23 24 25 26 | We the Jury, answer the questions submitted to us as follows: 1. Did the Police Officer who bought the firearm as alleged in Count #6 use his own money, pay his own sales tax, pay his own Dealer Record of Sale fee and take possession of that firearm? Yes No If your answer to question 1 is no, then answer question 2. If you answered yes, proceed to paragraph #4, answer no further questions, mark the verdict and have the presiding juror sign and date this form. 2. Was there an agreement, express or implied, between the Defendant EARLY, the police officer and the FFL that all of the transactions described in Count | |

Case 2:12-cr-00207-TLN Document 143 Filed 09/22/14 Page 2 of 2

| 1 | #6 would be conducted by the same gun dealer and that all background | |
|----|--|--|
| 2 | checks, waiting periods and required paperwork would be filled out and | |
| 3 | submitted to the appropriate state/federal government agencies? | |
| 4 | Yes No | |
| 5 | If your answer to question 2 is no, then answer question 3. If you answered | |
| 6 | yes, proceed to paragraph #4, answer no further questions, mark the verdict | |
| 7 | and have the presiding juror sign and date this form. | |
| 8 | 3. Did Defendant EARLY have a good faith belief, based on his own | |
| 9 | understanding of the law, his interactions with a Federal Firearm Licensee | |
| 10 | (FFL) and his interactions with a sworn law enforcement officer, that the | |
| 11 | transaction described in Count #6 was legal? | |
| 12 | YesNo | |
| 13 | If your answer to question 3 is no, then proceed to paragraph 5. If you | |
| 14 | answered yes, proceed to paragraph #4, answer no further questions, mark | |
| 15 | the verdict and have the presiding juror sign and date this form. | |
| 16 | 4. If you answered yes to any of questions set forth above, you must return a | |
| 17 | verdict of NOT GUILTY as to Count #6 for Defendant GRANT EARLY. | |
| 18 | 5. If you answered no to all of the questions, you may only find the Defendant | |
| 19 | GRANT EARLY guilty of the crime of conspiracy as alleged in Count #6 if the | |
| 20 | government has proven all of the elements of the crime beyond a reasonable | |
| 21 | doubt pursuant to the instructions that were given to you by the Judge | |
| 22 | during the trial. | |
| 23 | As to Count #6, we the jury, unanimously find the Defendant GRANT EARLY | |
| 24 | Not Guilty Guilty | |
| 25 | | |
| 26 | B Presiding Juror: | |
| 27 | 7 Dated: | |
| 28 | | |
| | | |