

UNITED STATES DISTRICT COURT

For The

EASTERN DISTRICT OF CALIFORNIA

FILED

OCT 24 2014

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY [Signature]
DEPUTY CLERK

<p>UNITED STATES OF AMERICA, Plaintiff,</p> <p>v.</p> <p>RYAN McGOWAN, ROBERT SNELLINGS, and ULYSSES SIMPSON GRANT EARLY, IV. Defendants.</p>

CASE #: 2:12-cr-00207-TLN

NOTE FROM THE JURY

Date: 10/24/2014

Time: 10:50 AM

THE JURY HAS REACHED A UNANIMOUS VERDICT _____

THE JURY REQUESTS THE FOLLOWING:

RE: COUNT 1 - FOR A GUILTY VERDICT... INSTRUCTION # 20

P2 REQUIRES THE DEFENDANT WILL FULLY "ENGAGED IN THE BUSINESS"....

P3 DEFINES, AMONG OTHER THINGS, "ENGAGED IN THE BUSINESS" AS DEALING IN FIREARMS, "WITH THE PRINCIPAL OBJECTIVE OF LIVELIHOOD AND PROFIT...."

P4 DEFINES, "WITH THE PRINCIPAL OBJECTIVE OF LIVELY AND PROFIT" AS "PREDOMINANTLY OBTAINING LIVELIHOOD AND PECUNIARY GAIN"...

Q1: DOES THE PROSECUTION NEED TO PROVE BOTH LIVELYHOOD AND PROFIT? OR DO THEY JUST NEED TO PROVE P7

Q2: WHAT IS THE DEFINITION OF LIVELYHOOD?

Dated

Presiding Juror

[Signature]

Oct. 24, 2014

SIDE# question: Is there a master table of contents for the evidence?