CR2006-155081-001 DT 09/07/2007

CLERK OF THE COURT

HON. ANDREW G. KLEIN E. Canas

Deputy

WILLIAM W CLAYTON STATE OF ARIZONA

SUZANNE E COHEN

v.

CORWIN A TOWNSEND MARK GOUDEAU (001)

> CARY L LACKEY RODRICK S CARTER

VICTIM SERVICES DIV-CA-CCC

TRIAL MINUTE ENTRY DAY 29

Bill Clayton State's Attorney:

Defendant's Attorney: above-named counsel

Defendant: Present

Brenda Brown Court Reporter:

10:00 a.m. Trial to Jurors continues from September 6, 2007.

Deliberations begin.

12:03 p.m. Recess for lunch

12:45 p.m. Deliberations resume.

2:34 p.m. The Court reconvenes with counsel and Defendant the jurors are present.

Court Reporter, Brenda Brown, is present.

CR2006-155081-001 DT

The jurors are all present in the jury box and by their foreperson return to court their verdict, which the clerk reads and records as follows:
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 1: KIDNAPPING (Lorena Lara).
We, the Jurors, further find this offense to be a
_X dangerous offense.
non-dangerous offense.
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 2: KIDNAPPING (Alejandra Lara).
We, the Jurors, further find this offense to be a
X dangerous offense.
non-dangerous offense.

CR2006-155081-001 DT

We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oath do find the Defendant	s,
_X GUILTY	
NOT GUILTY	
of COUNT 3: AGGRAVATED ASSAULT (Lorena Lara).	
We, the Jurors, further find this offense to be a	
X dangerous offense.	
non-dangerous offense.	
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oath do find the Defendant	s,
_X GUILTY	
NOT GUILTY	
of COUNT 4 for verdict purposes (count 5 in original indictment): SEXUAL ABUSE (Alejandra Lara).	
We, the Jurors, further find this offense to be a	
X dangerous offense.	
non-dangerous offense.	
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oath do find the Defendant	s,
X GUILTY	
NOT GUILTY	
D 1 C 1 010	

CR2006-155081-001 DT

of COUNT 5 for verdict purposes (count 6 in original indictment): AGGRAVATED ASSAULT (Alejandra Lara).
We, the Jurors, further find this offense to be a
X dangerous offense.
non-dangerous offense.
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 6 for verdict purposes (count 7 in original indictment): SEXUAL ASSAULT (Alejandra Lara, to wit: digital contact with vagina, first time).
We, the Jurors, further find this offense to be a
X dangerous offense.
non-dangerous offense.
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 7 for verdict purposes (count 8 in original indictment): SEXUAL ASSAULT (Alejandra Lara, to wit: digital anal contact, first time).

CR2006-	155001	001	DT
CKZUUU-	. 122001	ーしハノI	וע

We, the Jurors, further find this offense to be a
X_ dangerous offense.
non-dangerous offense.
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 8 for verdict purposes (count 9 in original indictment): SEXUAL ASSAULT (Alejandra Lara, to wit: digital vaginal contact after car drove by).
We, the Jurors, further find this offense to be a
X dangerous offense.
non-dangerous offense.
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 9 for verdict purposes (count10 in original indictment): SEXUAL ASSAULT (Alejandra Lara, to wit: digital anal contact after car drove by).
We, the Jurors, further find this offense to be a
X_ dangerous offense.
non-dangerous offense.

CR2006-155081-001 DT

We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 10 for verdict purposes (count 11 in original indictment): SEXUAL ASSAULT (Alejandra Lara, to wit: oral penile contact without condom).
We, the Jurors, further find this offense to be a
X dangerous offense.
non-dangerous offense.
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths do find the Defendant
X GUILTY
NOT GUILTY
of COUNT 11 for verdict purposes (count 12 in original indictment): SEXUAL ASSAULT (Alejandra Lara, to wit: oral penile contact with condom).
We, the Jurors, further find this offense to be a
X dangerous offense.
non-dangerous offense.
We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths do find the Defendant

CR2006-155081-001 DT	09/07/2007
X GUILTY	
NOT GUILTY	
of COUNT 12 for verdict purposes (count 1 ASSAULT (Alejandra Lara, to wit: oral vag	· · · · · · · · · · · · · · · · · · ·
We, the Jurors, further find this offer	ise to be a
X dangerous offense.	
non-dangerous offense.	
We, the Jurors, duly empanelled and sworn do find the Defendant	in the above-entitled action, upon our oaths,
X GUILTY	
NOT GUILTY	
of COUNT 13 for verdict purposes (count 1 ASSAULT (Alejandra Lara, to wit: oral vag	
We, the Jurors, further find this offer	ise to be a
X dangerous offense.	
non-dangerous offense.	
We, the Jurors, duly empanelled and sworn do find the Defendant	in the above-entitled action, upon our oaths,
X GUILTY	
NOT GUILTY	

CR2006-155081-001 DT

contact).

09/07/2007

of COUNT 14 for verdict purposes (count 15 in original indictment): ATTEMPTED SEXUAL ASSAULT (Alejandra Lara, to wit: attempted vaginal penile contact first time). We, the Jurors, further find this offense to be a ___X_ dangerous offense. _____ non-dangerous offense. We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant X GUILTY NOT GUILTY of COUNT 15 for verdict purposes (count 16 in original indictment): ATTEMPTED SEXUAL ASSAULT (Alejandra Lara, to wit: attempted vaginal penile contact second time). We, the Jurors, further find this offense to be a ___X_ dangerous offense. _____ non-dangerous offense. We, the Jurors, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant _X_ GUILTY NOT GUILTY of COUNT 16 for verdict purposes (count 17 in original indictment): SEXUAL ASSAULT (Alejandra Lara, to wit: digital vaginal contact after attempted penile vaginal

CR2006-	155001	001	DT
CKZUUU-	. 122001	ーしハノI	וע

CR2006-155081-001 DT	09/07/2007
non-dangerous offense.	
We, the Jurors, duly empanelled and sworn in the do find the Defendant	he above-entitled action, upon our oaths,
X GUILTY	
NOT GUILTY	

of COUNT 19 for verdict purposes (count 20 in original indictment): POSSESSION OR USE OF NARCOTIC DRUGS

At the request of Defense, the clerk polls the jurors, and each juror replies that this is his or her true verdict.

FILED: Verdict

2:47 p.m. Jurors excused, Court remains in session discussing aggravation phase as stated on the record.

Defense counsel moves to waive aggravation phase and allow the Court to determine the one aggravating factor of emotional harm suffered by the victims at a separate hearing prior to sentencing or through stipulation.

The Court addresses the Defendant as stated on the record and finds that the Defendant knowingly, intelligently and voluntarily waives his right to have jurors determine this one aggravating factor. Bailiff is instructed to excuse the jurors and admonish is lifted.

IT IS ORDERED setting time for entry of judgment of guilt and **sentencing** on November 06, 2007 in this division.

IT IS ORDERED dismissing the following count: Count 4.

IT IS FURTHER ORDERED that the Adult Probation Department shall make a presentence investigation and report that the Defendant shall immediately report to the Adult Probation Department.

ISSUED: Request for Presentence Investigation Report/Order of Confinement

CR2006-155081-001 DT

09/07/2007

IT IS ORDERED affirming prior custody orders.

FILED: Exhibit Worksheet.

3:02 p.m. Matter concludes.