SUPERIOR COURT OF CALIFORNIA COUNTY OF NAPA

ENDORSED

OCT 0 7 2005

Clerk of the Napa Superior Court

| • | By: | | |
|---|--|--|--|
| THE PEOPLE OF THE STATE OF | Deputy | | |
| CALIFORNIA, | Case No. | | |
| Plaintiff, | VERDICT: COUNT ONE | | |
| vs. | | | |
| | · | | |
| Defendant. | | | |
| We the jury in the above-entitled action, find the defendant | | | |
| , Not guilty (insert "Guilty" or "Not Guilty" in | | | |
| blank) of CHILD MOLEST, (KISSING WITH TONGUE) in violation of Section | | | |
| 288(a) of the California Penal Code, a felony, as charged in Count One of the | | | |
| nformation. | The second secon | | |
| | | | |
| 10/7/05 | | | |
| DATED | FOREPERSON J | | |

SUPERIOR COURT OF THE STATE OF CALIFORNA DO COURT OF THE STATE OF THE STATE

FOR THE COUNTY OF NAPA

OCT 0 7 2005

| PEOPLE OF THE STATE OF CALIFORNIA, | Clerk of the Nap | SOFFELT Court | | |
|---|---|---------------|--|--|
| PEOPLE OF THE STATE OF CALIFORNIA | | puty . | | |
| Plaintiff, | Case No. | | | |
| vs. | FINDING | | | |
| | SPECIAL ALLEGATIONS TO COUNT ONE | N | | |
| | BEFRIENDED THE CHILD VICTIM FOR T PURPOSE OF COMMITTING THE OFFENSE | ΓHE · | | |
| As to COUNT ONE, we the jury find | t true | | | |
| (insert "True" or "Not True" in blank) that the defendant befriended the child | | | | |
| victim for the purpose of committing the offense, unless the defendant honestly | | | | |
| and reasonably believed the victim was 14 years of | age or older. | · | | |
| Dated: | EPERSON | | | |

SUPERIOR COURT OF CALIFORNIA COUNTY OF NAPA

THE PEOPLE OF THE STATE OF

Plaintiff,

CALIFORNIA,

ENDORSED

OCT 0 7 2005

Clerk of the Napa Superior Court

By: D. COFFELT

Deputy

Case No.

VERDICT: COUNT TWO

| vs. | |
|--|---|
| | |
| Defendant. | |
| We the jury in the above-entitled a | ction, find the defendant |
| not Guil | (insert "Guilty" or "Not Guilty" in |
| blank) of CHILD MOLEST, (ORAL COPU | / LATION) in violation of Section 288(a) |
| of the California Penal Code, a felony, as | charged in Count Two of the |
| information. | |
| ; : | |
| | FOREPERSON J |

SUPERIOR COURT OF THE STATE OF CALIFORNIA ...

FOR THE COUNTY OF NAPA

OCT 0 7 2005

| | Clerk of the Napa Superior Court |
|---|---------------------------------------|
| PEOPLE OF THE STATE OF CALIFORNIA, | Deputy |
| Plaintiff, | Case No. |
| VS. | FINDING |
| | SPECIAL ALLEGATION AS TO COUNT TWO |
| Defendant / | "SUBSTANTIAL SEXUAL CONDUCT" |
| As to COUNT TWO, we the jury find $\mathcal{D}_\mathcal{O}$ | A Taun |
| (insert "True" or "Not True" in blank) that the defendar | |
| conduct with the victim, who is under 14 years of age. | |
| conduct" means penetration of the vagina or rectum o | feither the victim or |
| offender by the penis of the other or by any foreign ob | iect, oral copulation, or |
| masturbation by either the victim or the offender. | |
| Dated: 10/7/05 FØREI | PERSON |

ENDORSED

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF NAPA

OCT 0 7 2005

Clerk of the Napa Superior Court D. COFFELT PEOPLE OF THE STATE OF CALIFORNIA. Plaintiff, Case No. VS. **FINDING** SPECIAL ALLEGATION AS TO COUNT TWO Defendant **BEFRIENDED THE** CHILD VICTIM FOR THE **PURPOSE OF** COMMITTING THE **OFFENSE** As to COUNT TWO, we the jury find (insert "True" or "Not True" in blank) that the defendant befriended the child victim for the purpose of committing the offense, unless the defendant honestly and reasonably believed the victim was 14 years of age or older.

/HUREPERSON