

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2007-153879-001 DT

08/14/2008

JUDGE PRO TEM JULIE P. NEWELL

CLERK OF THE COURT
D. McGivern
Deputy

STATE OF ARIZONA

BURT A JORGENSEN

v.

JOSHUA COULTER (001)

BRANDON N COTTO

APO-PLEAS-CCC
VICTIM SERVICES DIV-CA-CCC

TRIAL MINUTE ENTRY
DAY FOUR - VERDICT

State's Attorney:	Burt Jorgensen
Defendant's Attorney:	Brandon Cotto
Defendant:	Not Present
Court Reporter:	Yvonne De La Torre

1:30 p.m. LET THE RECORD REFLECT the jury is all present in the jury room and resume their deliberations from 08/13/2008.

2:08 p.m. Conference is held in chambers. State is represented by Burt Jorgensen. Defense counsel, Brandon Cotto, appears telephonically. Defendant is not present.

Court Reporter, Yvonne De La Torre, is present.

The jury is not present.

The Court advises counsel of receipt of a juror question.

Discussion is held and a response is sent to the jury.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2007-153879-001 DT

08/14/2008

2:11 p.m. Court stands at recess.

2:41 p.m. Court reconvenes with the State represented by Deputy County Attorney Burt Jorgensen. Defendant is present with counsel, Brandon Cotto.

Court Reporter, Yvonne De La Torre, is present.

The jury is present in the jury box and by their Foreperson return into Court their verdict, which is read and recorded by the Clerk and is as follows:

We, the Jury, duly empanelled and sworn in the above-entitled action, upon our oaths, do find the Defendant, Joshua Coulter, as to Count 1: Possession or Use of Marijuana:

Guilty,

Signed,

Jury Foreperson

The jurors reply that this is their true verdict.

The jury is polled at the request of counsel for the Defendant. Each juror replies that this is his/her true verdict.

FILED: Verdict.

The jury is thanked by the Court and excused from further consideration of this cause.

2:43 p.m. The jury leaves the courtroom. Court remains in session.

IT IS ORDERED setting time for sentencing on 09/16/2008 at 8:15 a.m. in this division.

IT IS ORDERED that the Adult Probation Department shall conduct a presentence investigation and submit a report to this division prior to sentencing.

ISSUED: Request for Presentence Report.

IT IS ORDERED affirming prior custody orders.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

CR2007-153879-001 DT

08/14/2008

2:45 p.m. Trial concludes.

There being no further need to retain the exhibits not offered in evidence in the custody of the Clerk of the Court,

IT IS ORDERED that the Clerk permanently release all exhibits not offered in evidence to the counsel/party causing them to be marked or written designee. Counsel/party or written designee shall have the right to refile relevant exhibits as needed in support of any appeal or post-conviction relief. Refiled exhibits must be accompanied by a Notice of Refiling Exhibits and presented to the Exhibits Room of the Clerk's Office. The Court's exhibit tag must remain intact on all refiled exhibits.

IT IS FURTHER ORDERED that counsel/party or written designee take immediate possession of all exhibits referenced above.

ISSUED: Exhibit Release Form.

FILED: Trial Worksheet, Exhibit Worksheet