

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TENNESSEE  
WESTERN DIVISION

FILED IN OPEN COURT  
DATE: 2/5/09  
TIME: 4:50 PM  
INITIALS: JPN

UNITED STATES OF AMERICA,

Plaintiff,

vs.

No. 06-20304

ARTHUR SEASE,

Defendant.

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VERDICT

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The jury must return a special verdict with respect to Counts 1, 2, 23, 24, 26, 28-30, 32, 34-44, 46, 48-49.

COUNT 1

We, the jury, unanimously find that Arthur Sease knowingly and voluntarily agreed with at least one other person to injure, oppress, threaten, or intimidate others from exercising their right to be free from unreasonable search or seizures.

YES  NO

We, the jury, unanimously find that Arthur Sease knowingly and voluntarily agreed with at least one other person to injure, oppress, threaten, or intimidate others from exercising their right not to be deprived of property without due process.

YES  NO

If you have answered "yes" to either of the previous questions please answer the following question.

We, the jury, unanimously find that Arthur Sease kidnapped or attempted to kidnap Calvin "Rico" Mobley to further the objects of the conspiracy.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, unanimously find that Arthur Sease kidnapped or attempted to kidnap Pedro Moreno to further the objects of the conspiracy.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, unanimously find that Arthur Sease kidnapped or attempted to kidnap Victor Saucedo to further the objects of the conspiracy.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 2**

We, the jury, unanimously find that Arthur Sease knowingly and voluntarily agreed with at least one other person to illegally possess drugs with the intent to distribute them.

YES  \_\_\_\_\_ NO \_\_\_\_\_

If you answered "yes" to the previous question, please answer the following three (3) questions.

We, the jury, unanimously find that Arthur Sease knowingly and voluntarily agreed with at least one other person to possess 5 kilograms or more of cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, unanimously find that Arthur Sease knowingly and voluntarily agreed with at least one other person to possess a measurable quantity of cocaine base with the intent to distribute it.

YES \_\_\_\_\_ NO  \_\_\_\_\_

We, the jury, unanimously find that Arthur Sease knowingly and voluntarily agreed with at least one other person to possess a measurable quantity of marijuana with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 3**

We, the jury, as to Count 3 unanimously find Arthur Sease

GUILTY  \_\_\_\_\_ NOT GUILTY \_\_\_\_\_

**COUNT 4**

We, the jury, as to Count 4 unanimously find Arthur Sease

GUILTY  \_\_\_\_\_ NOT GUILTY \_\_\_\_\_

**COUNT 5**

We, the jury, as to Count 5 unanimously find Arthur Sease

GUILTY  \_\_\_\_\_ NOT GUILTY \_\_\_\_\_

**COUNT 6**

We, the jury, as to Count 6 unanimously find Arthur Sease

GUILTY  \_\_\_\_\_ NOT GUILTY \_\_\_\_\_

**COUNT 7**

We, the jury, as to Count 7 unanimously find Arthur Sease

GUILTY  \_\_\_\_\_ NOT GUILTY \_\_\_\_\_

**COUNT 8**

We, the jury, as to Count 8 unanimously find Arthur Sease

GUILTY  NOT GUILTY

**COUNT 9**

We, the jury, as to Count 9 unanimously find Arthur Sease

GUILTY  NOT GUILTY

**COUNT 10**

We, the jury, as to Count 10 unanimously find Arthur Sease

GUILTY  NOT GUILTY

**COUNT 11**

We, the jury, as to Count 11 unanimously find Arthur Sease

GUILTY  NOT GUILTY

**COUNT 12**

We, the jury, as to Count 12 unanimously find Arthur Sease

GUILTY  NOT GUILTY

**COUNT 13**

We, the jury, as to Count 13 unanimously find Arthur Sease

GUILTY  NOT GUILTY

**COUNT 14**

We, the jury, as to Count 14 unanimously find Arthur Sease

GUILTY  NOT GUILTY

**COUNT 15**

We, the jury, as to Count 15 unanimously find Arthur Sease  
GUILTY  NOT GUILTY

**COUNT 16**

We, the jury, as to Count 16 unanimously find Arthur Sease  
GUILTY  NOT GUILTY

**COUNT 17**

We, the jury, as to Count 17 unanimously find Arthur Sease  
GUILTY  NOT GUILTY

**COUNT 18**

We, the jury, as to Count 18 unanimously find Arthur Sease  
GUILTY  NOT GUILTY

**COUNT 20**

We, the jury, as to Count 20 unanimously find Arthur Sease  
GUILTY  NOT GUILTY

**COUNT 21**

We, the jury, as to Count 21 unanimously find Arthur Sease  
GUILTY  NOT GUILTY

**COUNT 22**

We, the jury, as to Count 22 unanimously find Arthur Sease  
GUILTY  NOT GUILTY

**COUNT 23**

We, the jury, as to count 23 unanimously find that Arthur Sease knowingly and intentionally possessed cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

If your answer to the previous question is "yes" please answer the following question.

We, the jury, as to count 23 unanimously find that Arthur Sease knowingly and intentionally possessed 500 grams or more of cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 24**

We, the jury, as to count 24 unanimously find that Arthur Sease knowingly and intentionally possessed cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

If your answer to the previous question is "yes" please answer the following question.

We, the jury, as to count 24 unanimously find that Arthur Sease knowingly and intentionally possessed 500 grams or more of cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 25**

We, the jury, as to count 25 unanimously find Arthur Sease

GUILTY \_\_\_\_\_

NOT GUILTY  \_\_\_\_\_

**COUNT 26**

We, the jury, with respect to count 26 unanimously find that Arthur Sease willfully deprived DeJuan Brooks, a/k/a "Nard" of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  \_\_\_\_\_

NO \_\_\_\_\_

We, the jury, with respect to count 26 unanimously find that Arthur Sease willfully deprived DeJuan Brooks, a/k/a "Nard" of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  \_\_\_\_\_

NO \_\_\_\_\_

**COUNT 27**

We, the jury, with respect to count 27 unanimously find that Arthur Sease willfully deprived an unknown person of his/her constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  \_\_\_\_\_

NO \_\_\_\_\_

**COUNT 28**

We, the jury, with respect to count 28 unanimously find that Arthur Sease willfully deprived an unknown person of his/her

constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  NO

We, the jury, with respect to count 28 unanimously find that Arthur Sease willfully deprived an unknown person of his/her constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  NO

**COUNT 29**

We, the jury, with respect to count 29 unanimously find that Arthur Sease willfully deprived an unknown person of his/her constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  NO

We, the jury, with respect to count 29 unanimously find that Arthur Sease willfully deprived an unknown person of his/her constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  NO

**COUNT 30**

We, the jury, with respect to count 30 unanimously find that Arthur Sease willfully deprived Leslie Covington of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES \_\_\_\_\_

NO

We, the jury, with respect to count 30 unanimously find that Arthur Sease willfully deprived Leslie Covington of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES

NO \_\_\_\_\_

**COUNT 31**

We, the jury, with respect to count 31 unanimously find that Arthur Sease willfully deprived Jermaine Allen of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES

NO \_\_\_\_\_

**COUNT 32**

We, the jury, with respect to count 32 unanimously find that Arthur Sease willfully deprived Reggie Brown of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES

NO \_\_\_\_\_

We, the jury, with respect to count 32 unanimously find that Arthur Sease willfully deprived Reggie Brown of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 32 unanimously find that Arthur Sease willfully deprived Nicholas Biles of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 32 unanimously find that Arthur Sease willfully deprived Nicholas Biles of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 33**

We, the jury, with respect to count 33 unanimously find that Arthur Sease willfully deprived Albert Durham, Jr. of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 34**

We, the jury, with respect to count 34 unanimously find that Arthur Sease willfully deprived an unknown person of his/her constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES \_\_\_\_\_

NO

We, the jury, with respect to count 34 unanimously find that Arthur Sease willfully deprived an unknown person of his/her constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES \_\_\_\_\_

NO

**COUNT 35**

We, the jury, with respect to count 35 unanimously find that Arthur Sease willfully deprived Jermaine Johnson a/k/a/ Junior of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES

NO \_\_\_\_\_

We, the jury, with respect to count 35 unanimously find that Arthur Sease willfully deprived Jermaine Johnson a/k/a Junior of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  NO

COUNT 36

We, the jury, with respect to count 36 unanimously find that Arthur Sease willfully deprived Calvin Mobley, a/k/a/ "Rico" of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 36 unanimously find that Arthur Sease willfully deprived Calvin Mobley, a/k/a/ "Rico" of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  \_\_\_\_\_ NO \_\_\_\_\_

If you answered "yes" to either of the two prior questions, please answer the next question.

We, the jury, with respect to count 36 unanimously find that Arthur Sease kidnapped or attempted to kidnap Calvin Mobley, a/k/a "Rico" in depriving him of his constitutional right(s).

YES  \_\_\_\_\_ NO \_\_\_\_\_

COUNT 37

We, the jury, with respect to count 37 unanimously find that Arthur Sease willfully deprived Pedro Moreno of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  NO

We, the jury, with respect to count 37 unanimously find that Arthur Sease willfully deprived Pedro Moreno of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  NO

If you answered "yes" to either of the two prior questions, please answer the following questions.

We, the jury, with respect to count 37 unanimously find that Arthur Sease kidnapped or attempted to kidnap Pedro Moreno in depriving him of his constitutional right(s).

YES  NO

We, the jury, with respect to count 37 unanimously find that Arthur Sease willfully deprived Victor Saucedo of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law.

YES  NO

We, the jury, with respect to count 37 unanimously find that Arthur Sease willfully deprived Victor Saucedo of his constitutional right not to be deprived of property without due process of law by one acting under color of law.

YES  NO

If you answered "yes" to either of the two prior questions, please answer the next question.

We, the jury, with respect to count 37 unanimously find that Arthur Sease kidnapped or attempted to kidnap Victor Saucedo in depriving him of his constitutional right(s).

YES  NO

**COUNT 38**

We, the jury, with respect to count 38 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the December 2003 robbery of DeJuan Brooks, a/k/a "Nard".

YES  NO

We, the jury, with respect to count 38 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the December 2003 robbery of DeJuan Brooks, a/k/a "Nard".

YES  NO

We, the jury, with respect to count 38 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his December 2003 possession of cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 38 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his December 2003 possession of cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 39**

We, the jury, with respect to count 39 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the December 2003 robbery of an unknown individual.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 39 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the December 2003 robbery of an unknown individual.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 39 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his December 2003 possession of marijuana with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 39 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his December 2003 possession of marijuana with the intent to distribute it.

YES  NO

**COUNT 40**

We, the jury, with respect to count 40 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the January 2004 robbery of an unknown individual.

YES  NO

We, the jury, with respect to count 40 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the January 2004 robbery of an unknown individual.

YES  NO

We, the jury, with respect to count 40 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his January 2004 possession of cocaine with the intent to distribute it.

YES  NO

We, the jury, with respect to count 40 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his January 2004 possession of cocaine with the intent to distribute it.

YES  NO

**COUNT 41**

We, the jury, with respect to count 41 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the January 2004 robbery of an unknown individual.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 41 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the January 2004 robbery of an unknown individual.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 41 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his January 2004 possession of marijuana with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 41 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his January 2004 possession of marijuana with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 42**

We, the jury, with respect to count 42 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the January 14, 2004 robbery of Leslie Covington.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 42 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the January 14, 2004 robbery of Leslie Covington.

YES  NO

**COUNT 43**

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to depriving Calvin Mobley, a/k/a/ "Rico" of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law and involving kidnapping on March 7, 2004.

YES  NO

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly used a firearm during and in relation to depriving Calvin Mobley, a/k/a/ "Rico" of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law and involving kidnapping on March 7, 2004.

YES  NO

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to depriving Calvin Mobley, a/k/a "Rico" of his constitutional right not to be deprived of property without due process of law by one acting under color of law and involving kidnapping on March 7, 2004.

YES  NO

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly used a firearm during and in relation to depriving Calvin Mobley, a/k/a "Rico" of his constitutional right not to be deprived of property without due process of law by one acting under color of law and involving kidnapping on March 7, 2004.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the March 7, 2004 robbery of Calvin Mobley, a/k/a "Rico".

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the March 7, 2004 robbery of Calvin Mobley, a/k/a "Rico".

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his March 7, 2004 possession of a cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 43 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his March 7, 2004 possession of a cocaine with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 44**

92. We, the jury, with respect to count 44 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the March 2004 robbery of Jermaine Allen.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 44 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the March 2004 robbery of Jermaine Allen.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 44 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his March 2004 possession of marijuana with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 44 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his March 2004 possession of marijuana with the intent to distribute it.

YES  \_\_\_\_\_ NO \_\_\_\_\_

**COUNT 45**

We, the jury, with respect to count 45 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his April 10, 2004 robbery of Reggie Brown.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 45 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his April 10, 2004 robbery of Reggie Brown.

YES  NO

We, the jury, with respect to count 45 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his April 10, 2004 robbery of Nicholas Biles.

YES  NO

We, the jury, with respect to count 45 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his April 10, 2004 robbery of Nicholas Biles.

YES  NO

**COUNT 46**

We, the jury, with respect to count 46 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the July 2005 robbery of Albert Durham, Jr.

YES  NO

We, the jury, with respect to count 46 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the July 2005 robbery of Albert Durham, Jr.

YES  NO

We, the jury, with respect to count 46 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his July 2005 possession of cocaine with the intent to distribute it.

YES  NO

We, the jury, with respect to count 46 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his July 2005 possession of cocaine with the intent to distribute it.

YES  NO

**COUNT 47**

We, the jury, with respect to count 47 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his July 2005 robbery of an unknown individual.

YES  NO

We, the jury, with respect to count 47 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his July 2005 robbery of an unknown individual.

YES  NO

**COUNT 48**

We, the jury, with respect to count 48 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the July 21, 2005 robbery of Junior Jermaine Johnson.

YES  NO

We, the jury, with respect to count 48 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the July 21, 2005 robbery of Junior Jermaine Johnson.

YES  NO

We, the jury, with respect to count 48 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his July 21, 2005 possession of cocaine with the intent to distribute it.

YES  NO

We, the jury, with respect to count 48 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his July 21, 2005 possession of cocaine with the intent to distribute it.

YES  NO

COUNT 49

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to depriving Pedro Moreno of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law and involving kidnapping on September 12, 2005.

YES

NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly used a firearm during and in relation to depriving Pedro Moreno of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law and involving kidnapping on September 12, 2005.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to depriving Pedro Moreno of his constitutional right not to be deprived of property without due process of law by one acting under color of law and involving kidnapping on September 12, 2005.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly used a firearm during and in relation to depriving Pedro Moreno of his constitutional right not to be deprived of property without due process of law by one acting under color of law and involving kidnapping on September 12, 2005.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to depriving Victor Saucedo of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law and involving kidnapping on September 12, 2005.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly used a firearm during and in relation to depriving Victor Saucedo of his constitutional right not to be subjected to unreasonable search and seizure by one acting under color of law and involving kidnapping on September 12, 2005.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to depriving Victor Saucedo of his constitutional right not to be deprived of property without due process of law by one acting under color of law and involving kidnapping on September 12, 2005.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly used a firearm during and in relation to depriving Victor Saucedo of his constitutional right not to be deprived of property without due process of law by one acting under color of law and involving kidnapping on September 12, 2005.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the September 12, 2005 robbery of Pedro Moreno.

YES  \_\_\_\_\_ NO \_\_\_\_\_

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the September 12, 2005 robbery of Pedro Moreno.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to the September 12, 2005 robbery of Victor Saucedo.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly used a firearm during and in relation to the September 12, 2005 robbery of Victor Saucedo.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his September 12, 2005 possession of cocaine with the intent to distribute it.

YES  NO

We, the jury, with respect to count 49 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his September 12, 2005 possession of cocaine with the intent to distribute it.

YES  NO

COUNT 50

We, the jury, with respect to count 50 unanimously find that Arthur Sease knowingly carried a firearm during and in relation to his April 12, 2006 possession of cocaine base with the intent to distribute it.

YES \_\_\_\_\_

NO

We, the jury, with respect to count 50 unanimously find that Arthur Sease knowingly used a firearm during and in relation to his April 12, 2006 possession of cocaine base with the intent to distribute it.

YES \_\_\_\_\_

NO

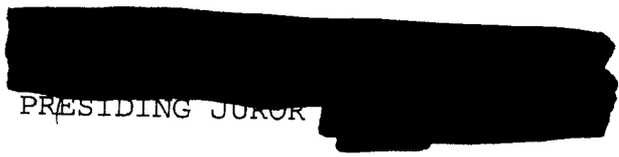
COUNT 51

We, the jury, with respect to count 51 unanimously find Arthur Sease

GUILTY \_\_\_\_\_

NOT GUILTY

2-5-09  
DATE

  
PRESIDING JUROR