IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

STA	TE OF FLORIDA, Plaintiff,	CASE NO.: F14-26278
v.		JUDGE: CRISTINA MIRANDA
V	Defendant.	
		VERDICT
	We the jury, in Miami-Dao	le County, Florida, this3 cd day of
	Tune, 20	15_, find the defendant, V
J	,	
COI	UNT 1:	
		ED 1 st DEGREE PREMEDITATED MURDER APON AND/OR AGGRAVATED BATTERY
PRE	If you find the Defendant g MEDITATED MURDER you	quilty of ATTEMPTED 1 st DEGREE 1 must check A or B:
	A. The defendar	at personally possessed a firearm.
	B. The defendar	nt did not personally possess a firearm.
I	f you checked A, then you m	ust check C or D.
	C. The defendar	at discharged a firearm.
	D. The defendan	t did not discharge a firearm.

If you checked C, then you must check E or F.
E. The defendant discharged a firearm causing great bodily harm to CLINTON COLEMAN.
F. The defendant did not discharge a firearm causing great bodily harm to CLINTON COLEMAN.
GUILTY OF ATTEMPTED 2 nd DEGREE MURDER (as a lesser included offense)
If you find the Defendant-guilty of ATTEMPTED 2^{nd} DEGREE MURDER you must check A or B:
A. The defendant personally possessed a firearm.
B. The defendant did not personally possess a firearm.
If you checked A, then you must check C or D.
C. The defendant discharged a firearm.
D. The defendant did not discharge a firearm.
If you checked C, you must check E or F.
E. The defendant discharged a firearm causing great bodily harm to CLINTON COLEMAN.
F. The defendant did not discharge a firearm causing great bodily harm to CLINTON COLEMAN.

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GUILTY OF AGGRAVATED BATTERY (as a lesser included offense)
If you find the Defendant guilty of AGGRAVATED BATTERY you must check A or B:
A. The defendant personally possessed a firearm.
B. The defendant did not personally possess a firearm.
If you checked A, then you must check C or D.
C. The defendant discharged a firearm.
D. The defendant did not discharge a firearm.
If you checked C, you must check E or F.
E. The defendant discharged a firearm causing great bodily harm to CLINTON COLEMAN.
F. The defendant did not discharge a firearm causing great bodily harm to CLINTON COLEMAN.

GUILTY OF ATTEMPTED MANSLAUGHTER BY ACT (as a lesser included offense)
If you find the Defendant guilty of ATTEMPTED MANSLAUGHTER by act you must check one of the two boxes:
The Defendant personally possessed a firearm
The Defendant did not personally possessed a firearm
☐ GUILTY OF BATTERY (as a lesser included offense) NOT GUILTY
SO SAY WE ALL, **********************************
ă.

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

STATE OF FLORIDA, Plaintiff,	CASE NO.: F14-26278
v.	JUDGE: CRISTINA MIRANDA
Defendant.	
	VERDICT
We the jury, in Miami-Dade June, 201	County, Florida, this 3rd day of 5_, find the defendant, V
COUNT 2 (choose one):	
☐ GUILTY OF GRAND THE NOT GUILTY	FT OF A FIREARM
V NOT GOLLT	
	SO SAY WE ALL, Foreperson