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

VERONICA DENISE JORDAN, Defendant.

VERDICT

We the jury, in Miami-Dade County, Florida, this 3^{cl} day of \overline{June} , ∂O_{15} , find the defendant, VERONICA DENISE JORDAN,

COUNT 1:

GUILTY OF ATTEMPTED 1st DEGREE PREMEDITATED MURDER WITH A DEADLY WEAPON AND/OR AGGRAVATED BATTERY

If you find the Defendant guilty of ATTEMPTED 1st DEGREE PREMEDITATED 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, 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 2nd DEGREE MURDER (as a lesser included offense)

If you find the Defendant-guilty of ATTEMPTED 2nd 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.

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, Foreperson

Print Name

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

VERONICA DENISE JORDAN, Defendant.

VERDICT

We the jury, in Miami-Dade County, Florida, this 3rd day of

June, 2015, find the defendant, VERONICA DENISE JORDAN,

COUNT 2 (choose one):

GUILTY OF GRAND THEFT OF A FIREARM

NOT GUILTY

SO SAY WE ALL,

Foreperson