

District Court, Colorado Springs and County of El Paso, Colorado

Case No. 20CR1358, Div. 15

DATE FILED: May 9, 2023 10:11 AM

FILED-DISTRICT & COUNTY  
COURTS-EL PASO CO., CO

MAY 08 2023

DIVISION 15

People of the State of Colorado

v.

LETECIA STAUCH

JURY VERDICT, Count No. 1

CHARGE OF Murder in the First Degree (after deliberation)

PART A

I. We, the jury, find the defendant, Letecia Stauch, NOT GUILTY of Count No. 1, Murder in the First Degree (after deliberation).

\_\_\_\_\_  
FOREPERSON \*

II. We, the jury, find the defendant, Letecia Stauch, GUILTY of Count No. 1, Murder in the First Degree (after deliberation).

\_\_\_\_\_  
FOREPERSON \*

\* The foreperson should sign only one of the above (I or II). If the verdict is NOT GUILTY, then I. above should be signed. If the verdict is GUILTY, then II. Above should be signed.

PART B

If you find the defendant not guilty of Murder in the First Degree (after deliberation), you should answer the following question. However, if you find the defendant guilty of Murder in the First Degree (after deliberation), you should leave this section blank.

As to the charge of Murder in the First Degree (after deliberation), did you find the defendant not guilty solely based on the defense of insanity?

Yes       No

---

FOREPERSON\*\*

\*\* If you find the defendant “not guilty” of this charge and of all other charges listed above, the foreperson should use ink to mark the appropriate place indicating the answer to the verdict question, and then sign on the designated line. You should mark “Yes” if you decide that the only element of the crime charged that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. If you decide that the prosecution failed to prove any other element, you should mark “No.”

District Court, Colorado Springs and County of El Paso, Colorado  
Case No. 20CR1358, Div. 15

People of the State of Colorado  
v.  
LETECIA STAUCH

JURY VERDICT, Count No. 2  
CHARGE OF Murder in the First Degree (child under twelve; position of trust)

PART A

I. We, the jury, find the defendant, Letecia Stauch, NOT GUILTY of Count No. 2, Murder in the First Degree (child under twelve; position of trust).

---

FOREPERSON \*

II. We, the jury, find the defendant, Letecia Stauch, GUILTY of Count No. 2, Murder in the First Degree (child under twelve; position of trust).

FOREPERSON \*

\* The foreperson should sign only one of the above (I or II). If the verdict is NOT GUILTY, then I. above should be signed. If the verdict is GUILTY, then II. Above should be signed.

---

PART B

If you find the defendant not guilty of Murder in the First Degree (child under twelve; position of trust), you should answer the following question. However, if you find the defendant guilty of Murder in the First Degree (child under twelve; position of trust), you should leave this section blank.

As to the charge of Murder in the First Degree (child under twelve; position of trust), did you find the defendant not guilty solely based on the defense of insanity?

Yes       No

---

FOREPERSON\*\*

\*\* If you find the defendant “not guilty” of this charge and of all other charges listed above, the foreperson should use ink to mark the appropriate place indicating the answer to the verdict question, and then sign on the designated line. You should mark “Yes” if you decide that the only element of the crime charged that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. If you decide that the prosecution failed to prove any other element, you should mark “No.”

District Court, Colorado Springs and County of El Paso, Colorado  
Case No. 20CR1358, Div. 15

People of the State of Colorado

v.

LETECIA STAUCH

JURY VERDICT, Count No. 3

CHARGE OF Tampering with a Deceased Human Body

PART A

I. We, the jury, find the defendant, Letecia Stauch, NOT GUILTY of Count No. 3,  
Tampering with a Deceased Human Body.

\_\_\_\_\_  
FOREPERSON \*

II. We, the jury, find the defendant, Letecia Stauch, GUILTY of Count No. 3, Tampering  
with a Deceased Human Body.

\_\_\_\_\_  
FOREPERSON \*

\* The foreperson should sign only one of the above (I or II). If the verdict is NOT GUILTY, then I. above should be signed. If the verdict is GUILTY, then II. Above should be signed.

PART B

If you find the defendant not guilty of Tampering with a Deceased Human Body, you should answer the following question. However, if you find the defendant guilty of Tampering with a Deceased Human Body, you should leave this section blank.

As to the charge of Tampering with a Deceased Human Body, did you find the defendant not guilty solely based on the defense of insanity?

Yes       No

---

FOREPERSON\*\*

\*\* If you find the defendant “not guilty” of this charge and of all other charges listed above, the foreperson should use ink to mark the appropriate place indicating the answer to the verdict question, and then sign on the designated line. You should mark “Yes” if you decide that the only element of the crime charged that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. If you decide that the prosecution failed to prove any other element, you should mark “No.”

District Court, Colorado Springs and County of El Paso, Colorado  
Case No. 20CR1358, Div. 15

People of the State of Colorado


v.

LETECIA STAUCH

JURY VERDICT, Count No. 4

CHARGE OF Tampering with Physical Evidence

PART A

- I. We, the jury, find the defendant, Letecia Stauch, NOT GUILTY of Count No. 4, Tampering with Physical Evidence. 

\_\_\_\_\_  
FOREPERSON \*

- II. We, the jury, find the defendant, Letecia Stauch, GUILTY of Count No. 4, Tampering with Physical Evidence. 

  
FOREPERSON \*  


\* The foreperson should sign only one of the above (I or II). If the verdict is NOT GUILTY, then I. above should be signed. If the verdict is GUILTY, then II. Above should be signed.

---

PART B

If you find the defendant not guilty of Tampering with Physical Evidence, you should answer the following question. However, if you find the defendant guilty of Tampering with Physical Evidence, you should leave this section blank.

As to the charge of Tampering with Physical Evidence, did you find the defendant not guilty solely based on the defense of insanity?

Yes       No

---

FOREPERSON\*\*

\*\* If you find the defendant "not guilty" of this charge and of all other charges listed above, the foreperson should use ink to mark the appropriate place indicating the answer to the verdict question, and then sign on the designated line. You should mark "Yes" if you decide that the only element of the crime charged that the prosecution failed to prove beyond a reasonable doubt is that the defendant was sane at the time of the commission of the act. If you decide that the prosecution failed to prove any other element, you should mark "No."