United States District Court

SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

JOHN TIMOTHY EARNEST (1)

JUDGMENT IN A CRIMINAL CASE

(For Offenses Committed On or After November 1, 1987)

Case Number: 3:19-CR-01850-AJB

ELLIS JOHNSTON

USN	1 Number	85152-298		Defenda	nt s Attorney	/		
THI	E DEFENDANT:							
\boxtimes	pleaded guilty to count(s)	ONE (1) THRO	UGH THI	RTEE	N (113)	OF THE IN	DICTMENT	
	0 1 11							
	was found guilty on count	t(s)						
۸	after a plea of not guilty.			.1	1 41 C-1	1	-(-).	
	ordingly, the defendant is a		count(s), wm	ich invo	ive the for	lowing offens	e(s):	
	le and Section / Nature 247(a)(2),247(d)(1);18:9		estmention of	f Eroo E	Sy araiga e	f Daligiong I	Daliafa	Count
	24/(a)(2),24/(d)(1);18:9.	24(a),28:2401(c) - Oc	Struction of	i Free E	exercise c	n Kengious i	beliefs;	1
	247(a)(2),247(d)(1),247((d)(3):18:924(d).28:24	61(c) - Obs	truction	of Free	Exercise of 1	Religious	1
	iefs; Criminal Forfeiture		-(-)				8	2-54
18:249(a)(1)(B)(i);18:924(d),28:2461(c) - Hate Crime Acts; Criminal Forfeiture							55	
	18:249(a)(1)(B)(ii);18:924(d),28:2461(c) - Hate Crime Acts; Criminal Forfeiture 56-108							56-108
	18:247(a)(1),247(d)(3);18:924(d),28:2461(c) - Attempted Damage to Religious Property; Criminal Top							
	924(c),924(j);18:924(d),2	28·2461(c) - Using an	d Carrying	a Firea	m Durin	a and In Rela	ation to a	109
	me of Violence; Crimina		a Carrying o	a i iicai	illi Dullii,	g and m Kei	ation to a	110
	924(c);18:924(d),28:246		ying a Firea	rm Dur	ing and I	n Relation to	a Crime	110
	Violence; Criminal Forfe		8		8			
	TT 1 C 1	1 '1 1'			_	0.1 : 1		111-113
The	The defendant is sentence sentence is imposed pursu			108/	5	of this judg	ment.	
_	1 1	C		1707.				
Ш	The defendant has been for	ound not guilty on count	(s)					
	Count(s)		is	d	ismissed o	on the motion	of the United Sta	ntes.
\boxtimes	Assessment: \$11,300.00) - IMPOSED						
	JVTA Assessment*: \$							
	*Justice for Victims of T	rafficking Act of 2015, I	Pub. L. No. 1	14-22.				
\boxtimes	Fine waived	☐ Forfeiture pursua	nt to order	filed	10/19	9/2021	, inc	luded herein.
		nat the defendant must						
	nge of name, residence, gment are fully paid. If	or mailing address ur	ntil all fines	, restiti	ition, cos	sts, and speci	ial assessments	imposed by this
	material change in the d				i must mo	ary me cour	t and Omited 5	unes monney of
						•••••		

<u>DECEMBER 28, 2021</u>

Date of Imposition of Sentence

HON. ANTHONY J. BATTAGLIA UNITED STATES DISTRICT JUDGE AO 245B (CASD Rev. 1/19) Judgment in a Criminal Case

DEFENDANT: JOHN TIMOTHY EARNEST (1) Judgment - Page 2 of 5

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IMPRISONMENT

The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: COUNTS 1-108 AND 110: LIFE IMPRISONMENT WITH EACH COUNT TO RUN CONCURRENT; COUNT 109: TWENTY (20) YEARS TO RUN CONCURRENT TO ALL OTHER COUNTS; COUNTS 111-113: TEN (10) YEARS PER COUNT WITH EACH COUNT TO RUN CONSECUTIVE TO EACH OTHER AND CONSECUTIVE TO ALL OTHER COUNTS FOR A TOTAL OF LIFE IMPRISONMENT PLUS THIRTY (30) YEARS. SENTENCE TO RUN CONSECUTIVE TO ANY SENTENCE IMPOSED IN SAN DIEGO COUNTY SUPERIOR COURT (CENTRAL) CASE NUMBER: SCD281508.

	Sentence imposed pursuant to Title 8 USC Section 1326(b). The court makes the following recommendations to the Bureau of Prisons: - DEFENDANT BE DESIGNATED TO A FEDERAL INSTITUTION TO SERVE HIS CUSTODIAL SENTENCE IN FEDERAL CUSTODY							
	The defendant is remanded to the custody of the United States Marshal.							
	The defendant must surrender to the United States Marshal for this district:							
	□ at	A.M. on						
	\Box as notified by the Unite	d States Marshal.						
	The defendant must surrender for service of sentence at the institution designated by the Bureau of Prisons:							
	\square on or before							
	☐ as notified by the United States Marshal.							
	\square as notified by the Probation or Pretrial Services Office.							
		RETURN						
I hav	ve executed this judgment as f	follows:						
	Defendant delivered on	to						
at _		, with a certified copy of this judgment.						
		UNITED STATES MARSHAL						
	I	By DEPUTY UNITED STATES MARSHAL						

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AO 245B (CASD Rev. 1/19) Judgment in a Criminal Case

DEFENDANT: JOHN TIMOTHY EARNEST (1)

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant will be on supervised release for a term of: FIVE (5) YEARS AS TO COUNTS 1-113 WITH EACH COUNT TO RUN CONCURRENT FOR A TOTAL OF FIVE (5) YEARS

MANDATORY CONDITIONS

- 1. The defendant must not commit another federal, state or local crime.
- 2. The defendant must not unlawfully possess a controlled substance.
- 3. The defendant must not illegally possess a controlled substance. The defendant must refrain from any unlawful use of a controlled substance. The defendant must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the court. Testing requirements will not exceed submission of more than 4 drug tests per month during the term of supervision, unless otherwise ordered by the court.
 - ☐ The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (check if applicable)
- 4. □The defendant must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (check if applicable)
- 5. The defendant must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
- 6. The defendant must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in the location where the defendant resides, works, is a student, or was convicted of a qualifying offense. (check if applicable)
- 7. The defendant must participate in an approved program for domestic violence. (check if applicable)

The defendant must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

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STANDARD CONDITIONS OF SUPERVISION

As part of the defendant's supervised release, the defendant must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for the defendant's behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in the defendant's conduct and condition.

- 1. The defendant must report to the probation office in the federal judicial district where they are authorized to reside within 72 hours of their release from imprisonment, unless the probation officer instructs the defendant to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, the defendant will receive instructions from the court or the probation officer about how and when the defendant must report to the probation officer, and the defendant must report to the probation officer as instructed.
- 3. The defendant must not knowingly leave the federal judicial district where the defendant is authorized to reside without first getting permission from the court or the probation officer.
- 4. The defendant must answer truthfully the questions asked by their probation officer.
- 5. The defendant must live at a place approved by the probation officer. If the defendant plans to change where they live or anything about their living arrangements (such as the people living with the defendant), the defendant must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, the defendant must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. The defendant must allow the probation officer to visit them at any time at their home or elsewhere, and the defendant must permit the probation officer to take any items prohibited by the conditions of their supervision that he or she observes in plain view.
- 7. The defendant must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses the defendant from doing so. If the defendant does not have full-time employment the defendant must try to find full-time employment, unless the probation officer excuses the defendant from doing so. If the defendant plans to change where the defendant works or anything about their work (such as their position or their job responsibilities), the defendant must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, the defendant must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8. The defendant must not communicate or interact with someone they know is engaged in criminal activity. If the defendant knows someone has been convicted of a felony, they must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9. If the defendant is arrested or questioned by a law enforcement officer, the defendant must notify the probation officer within 72 hours.
- 10. The defendant must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. The defendant must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines the defendant poses a risk to another person (including an organization), the probation officer may require the defendant to notify the person about the risk and the defendant must comply with that instruction. The probation officer may contact the person and confirm that the defendant notified the person about the risk.
- 13. The defendant must follow the instructions of the probation officer related to the conditions of supervision.

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SPECIAL CONDITIONS OF SUPERVISION

- 1. Participate in a program of mental health treatment as directed by the probation officer, take all medications as prescribed by a psychiatrist/physician, and not discontinue any medication without permission. The court authorizes the release of the presentence report and available psychological evaluations to the mental health provider, as approved by the probation officer. Allow for reciprocal release of information between the probation officer and the treatment provider. May be required to contribute to the costs of services rendered in an amount to be determined by the probation officer, based on ability to pay.
- 2. Report all vehicles owned or operated, or in which you have an interest, to the probation officer.
- 3. Submit to a search of person, property, house, residence, office, vehicle, papers, cellular phone, computer or other electronic communication or data storage devices or media effects, conducted by a United States Probation Officer or any federal, state, or local law enforcement officer, at any time with or without a warrant, and with or without reasonable suspicion. Failure to submit to such a search may be grounds for revocation; you shall warn any other residents that the premises may be subject to searches pursuant to this condition.
- 4. Not use or possess any computer, computer-related devices (pursuant to 18 U.S.C. § 1030(e)(1)), which can communicate data via modem, dedicated connections or cellular networks, and their peripheral equipment, without prior approval by the court or probation officer, all of which are subject to search and seizure. The offender must consent to installation of monitoring software and/or hardware on any computer or computer-related devices owned or controlled by the offender that will enable the probation officer to monitor all computer use and cellular data. The offender must pay for the cost of installation of the computer software.
- 5. The defendant must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).

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