

Verdict

Of Charge I and its specification – Not Guilty

Of Specification 1 of Charge II – Guilty

Of specification 2 of Charge II – in accordance with your plea, Guilty, except the words and figures “15 February 2010” and “5 April 2010”, substituting therefore the words and figures “14 February 2010” and “21 February 2010”; further excepting the words “information relating to the national defense, to wit:”; further excepting the words “with reason to believe such information could be used to the injury of the United States or to the advantage of any foreign nation, willfully communicate, deliver, transmit, or cause to be communicated, delivered, or transmitted,”, substituting therefore the words “did willfully communicate”; further excepting the words and figures, “in violation of 18 U.S. Code Section 793(e),”; of the excepted words and figures, Not Guilty; of the substituted words and figures, Guilty.

Of specification 3 of Charge II, Guilty except the words and figures “22 March 2010”, substituting therefore the words and figures “17 March 2010”; of the excepted words and figures, Not Guilty, of the substituted words and figures, Guilty.

Of specification 4 of Charge II, Guilty

Of specification 5 of Charge II, Guilty

Of specification 6 of Charge II, Guilty

Of specification 7 of Charge II, Guilty

Of specification 8 of Charge II, Guilty

Of specification 9 of Charge II, Guilty

Of specification 10 of Charge II, Guilty

Of specification 11 of Charge II, Not guilty

Of specification 12 of Charge II, Guilty

Of specification 13 of Charge II, Guilty

Of specification 14 of Charge II, in accordance with your plea, Guilty, except the words and figures “15 February 2010” and “18 February 2010”, substituting therefore the words and figures “14 February 2010” and “15 February 2010”; further excepting the words “knowingly exceeded authorized access”, substituting therefore the words “knowingly accessed”; further excepting the words “with reason to believe that such information so obtained could be used to the injury of the United States, or to the advantage of any foreign nation, in violation of 18 U.S. Code Section 1030(a)(1)”; of the excepted words and figures, Not Guilty; of the substituted words and figures, Guilty.

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Of specification 15 of Charge II, Guilty

Of specification 16 of Charge II, Guilty

Of Charge II – Guilty

Of specification 1 of Charge III, Guilty

Of specification 2 of Charge III, Guilty

Of specification 3 of Charge III, Guilty

Of specification 4 of Charge III, Guilty

Of specification 5 of Charge III, in accordance with your plea, Guilty, except the words and figures “1 November 2009”, substituting therefore the words and figures “8 January 2010”; of the excepted words and figures, Not Guilty; of the substituted words and figures, Guilty.

Of Charge III, Guilty