11 of 96 DOCUMENTS

UNITED STATES OF AMERICA, Plaintiff - Appellee v. KARL ROBERT SIMMS, Defendant - Appellant

Case No: 95-4322

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

1996 U.S. App. LEXIS 16860

May 16, 1996, Filed

NOTICE: [*1] NOT RECOMMENDED FOR FULL-TEXT PUBLICATION. SIXTH CIRCUIT RULE 24 LIMITS CITATION TO SPECIFIC SITUATIONS. PLEASE SEE RULE 24 BEFORE CITING IN A PRO-CEEDING IN A COURT IN THE SIXTH CIRCUIT. IF CITED, A COPY MUST BE SERVED ON OTHER PARTIES AND THE COURT. THIS NOTICE IS TO BE PROMINENTLY DISPLAYED IF THIS DECISION IS REPRODUCED.

SUBSEQUENT HISTORY: Reported in Table Case Format at: 85 F.3d 630, 1996 U.S. App. LEXIS 32467.

DISPOSITION: Affirmed.

COUNSEL: For UNITED STATES OF AMERICA, Plaintiff - Appellee: Dale E. Williams, Jr., Asst. U.S. Attorney, Office of the U.S. Attorney, Columbus, OH. For KARL ROBERT SIMMS, Defendant - Appellant: Paul Croushore, Cincinnati, OH.

JUDGES: BEFORE: MARTIN, JONES and NELSON, Circuit Judges

OPINION:

ORDER

This cause having come on to be heard upon the record, the briefs and the oral argument of the parties, and upon due consideration thereof,

The court finds that no prejudicial error intervened in the judgment and proceedings in the district court, and it is therefore **ORDERED** that said judgment be and it hereby is affirmed. ******** Print Completed ********

Time of Request: August 06, 2006 01:03 PM EDT Print Number: 1862:112069350 Number of Lines: 40 Number of Pages:

Send To: CROUSHORE, PAUL AALS FACULTY ID PROGRAM 9393 SPRINGBORO PIKE MIAMISBURG, OH 45324