

(11th Cir. 2015). Petitioner's jury instructions omitted a critical element of § 922(g)(1). They were not advised that he could only be guilty of the § 922 (g) offense unless the indictment charged and the jury found beyond a reasonable doubt that Petitioner knew at - the time of the possession that he was a convicted felon. For these reasons Petitioner's conviction as to the § 922(g) should be vacated.

June 25, 2019

R/s/ Gerald Humbert

FCI, COLEMAN FLORIDA 33521

CERTIFICATE OF SERVICE

I certify that a copy of was served on the U.S.
Solicitor General, pursuant to 28 U.S.C. § 1746.

/ss/ *Gerald Humbert*