

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF PUERTO RICOUNITED STATES OF AMERICA,  
Plaintiff

CASE NO. 14-484 (JAG)

v.

JUAN JOSÉ TULL-ABREU  
DefendantUNSWORN STATEMENT UNDER PENALTY OF PERJURY  
(28 U.S.C. 1746)

I, Juan Jose Tull Abreu, of legal age, widower, doctor in medicine and resident of the Commonwealth of Puerto Rico declare:

1. That my personal circumstances are as stated above.
2. That I am the defendant in this case.
3. That I have read the "Third Rule 29 Motion" and the "Motion for New Trial" and understand the same and fully agree and endorse them having being prepared pursuant to my wishes.
4. That in the heat of the overwhelming trial proceedings I was timorous to testify on my behalf, as it was always my expressed desire, feeling intimidated by the prosecution's remarks after I was called to the stand.
5. That I am confident that if I had testified on my behalf I would had been able to amply explain the perceived discrepancies in the testimony of the fact witness and I have no doubt that, more likely than not, the jury would had seen "the other side of the coin" and return a verdict of "Not Guilty".
6. That the only reasonable redress that would satisfy the best interest of justice is either granting the Motion for Judgment of Acquittal pursuant to Rule 29, Fed.R.Cr.P. or Granting the Motion for a New Trial under Rule 33 Fed.R.Cr.P.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 27<sup>th</sup>, 2016 at San Juan, Puerto Rico.

BY: *S/Juan Jose Tull Abreu*  
JUAN JOSE TULL-ABREU