IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA	
v.	Criminal No. 18-292
ROBERT BOWERS	
GUILT PHASE	VERDICT FORM
We the Jury, following due deliberation following verdict:	in the above matter, unanimously return the
Coun	ts 1–11
1. As to Count 1, obstruction of the free ex Joyce Fienberg, we, the jury, unanimous	tercise of religious beliefs resulting in the death of sly find Robert Bowers:
Not Guilty	
Guilty	
2. As to Count 2, obstruction of the free ex Richard Gottfried, we, the jury, unanimo	tercise of religious beliefs resulting in the death of busly find Robert Bowers:
Not Guilty	
Guilty	
3. As to Count 3, obstruction of the free ex Rose Mallinger, we, the jury, unanimous	tercise of religious beliefs resulting in the death of sly find Robert Bowers:
Not Guilty	
Guilty	

4. As to Count 4, obstruction of the free exercise of religious beliefs resulting in the deat Jerry Rabinowitz, we, the jury, unanimously find Robert Bowers:	
	Not Guilty
	Guilty
5.	As to Count 5, obstruction of the free exercise of religious beliefs resulting in the death of Cecil Rosenthal, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
5.	As to Count 6, obstruction of the free exercise of religious beliefs resulting in the death of David Rosenthal, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
7.	As to Count 7, obstruction of the free exercise of religious beliefs resulting in the death of Bernice Simon, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
3.	As to Count 8, obstruction of the free exercise of religious beliefs resulting in the death of Sylvan Simon, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
9.	As to Count 9, obstruction of the free exercise of religious beliefs resulting in the death of Daniel Stein, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty

10. As to Count 10, obstruction of the free exercise of religious beliefs resulting in the death of Melvin Wax, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
11. As to Count 11, obstruction of the free exercise of religious beliefs resulting in the death of Irving Younger, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
<u>Counts 12–22</u>
12. As to Count 12, willfully causing bodily injury because of actual or perceived religion resulting in the death of Joyce Fienberg, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
13. As to Count 13, willfully causing bodily injury because of actual or perceived religion resulting in the death of Richard Gottfried, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
14. As to Count 14, willfully causing bodily injury because of actual or perceived religion resulting in the death of Rose Mallinger, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
15. As to Count 15, willfully causing bodily injury because of actual or perceived religion resulting in the death of Jerry Rabinowitz, we, the jury, unanimously find Robert Bowers.
Not Guilty
Guilty

16. As to Count 16, willfully causing bodily injury because of actual or perceived religion resulting in the death of Cecil Rosenthal, we, the jury, unanimously find Robert Bowers
Not Guilty
Guilty
17. As to Count 17, willfully causing bodily injury because of actual or perceived religion resulting in the death of David Rosenthal, we, the jury, unanimously find Robert Bowers
Not Guilty
Guilty
18. As to Count 18, willfully causing bodily injury because of actual or perceived religion resulting in the death of Bernice Simon, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
19. As to Count 19, willfully causing bodily injury because of actual or perceived religion resulting in the death of Sylvan Simon, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
20. As to Count 20, willfully causing bodily injury because of actual or perceived religion resulting in the death of Daniel Stein, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
21. As to Count 21, willfully causing bodily injury because of actual or perceived religion resulting in the death of Melvin Wax, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty

22.	As to Count 22, willfully causing bodily injury because of actual or perceived religion resulting in the death of Irving Younger, we, the jury, unanimously find Robert Bowers
	Not Guilty
	Guilty
	<u>Counts 23–33</u>
23.	As to Count 23, use of a firearm to murder Joyce Fienberg during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
24.	As to Count 24, use of a firearm to murder Richard Gottfried during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
25.	As to Count 25, use of a firearm to murder Rose Mallinger during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
26.	As to Count 26, use of a firearm to murder Jerry Rabinowitz during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
27.	As to Count 27, use of a firearm to murder Cecil Rosenthal during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty

28.	As to Count 28, use of a firearm to murder David Rosenthal during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
29.	As to Count 29, use of a firearm to murder Bernice Simon during and in relation to a crime of violence we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
30.	As to Count 30, use of a firearm to murder Sylvan Simon during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
31.	As to Count 31, use of a firearm to murder Daniel Stein during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
32.	As to Count 32, use of a firearm to murder Melvin Wax during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
33.	As to Count 33, use of a firearm to murder Irving Younger during and in relation to a crime of violence, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty

Counts 34–35

	Count 34, obstruction or attempted obstruction of the free exercise of religious is by Daniel Leger, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
Speci	al Interrogatories:
	If you find Robert Bowers guilty of Count 34, please proceed to answer Special Interrogatories 34A – 34E:
	34A. We, the jury, unanimously find that in committing the offense charged in Count 34, Robert Bowers intentionally obstructed by force or threat of force Daniel Leger in the enjoyment of his free exercise of religious beliefs:
	No
	Yes
	34B. We, the jury, unanimously find that in committing the offense charged in Count 34, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Daniel Leger in the enjoyment of his free exercise of religious beliefs:
	No
	Yes
	34C. We, the jury, unanimously find that in committing the offense charged in Count 34, Robert Bowers attempted to kill Daniel Leger:
	No
	Yes

34D. We, the jury, unanimously find that in committing the offense charged in Count 34, Robert Bowers used, attempted to use, or threatened to use a dangerou weapon:	
No	
Yes	
34E. We, the jury, unanimously find that in committing the offense charged in Count 34, the acts by Robert Bowers resulted in bodily injury to Daniel Leger:	
No	
Yes	
35. As to Count 35, obstruction or attempted obstruction of the free exercise of religious beliefs by Andrea Wedner, we, the jury, unanimously find Robert Bowers:	
Not Guilty	
Guilty	
Special Interrogatories:	
If you find Robert Bowers guilty of Count 35, please proceed to answer Special Interrogatories $35A - 35E$:	
35A. We, the jury, unanimously find that in committing the offense charged in Count 35, Robert Bowers intentionally obstructed by force or threat of force Andrea Wedner in the enjoyment of her free exercise of religious beliefs:	
No	
Yes	
35B. We, the jury, unanimously find that in committing the offense charged in Count 35, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Andrea Wedner in the enjoyment of her free exercise of religious beliefs:	
No	
Yes	

35C. We, the jury, unanimously find that in committing the offense charged in Count 35, Robert Bowers attempted to kill Andrea Wedner:
No
Yes
35D. We, the jury, unanimously find that in committing the offense charged in Count 35, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
No
Yes
35E. We, the jury, unanimously find that in committing the offense charged in Count 35, the acts by Robert Bowers resulted in bodily injury to Andrea Wedner:
No
Yes
<u>Counts 36–37</u>
Count 36, willfully causing bodily injury to Daniel Leger because of actual or ived religion including an attempt to kill, we, the jury, unanimously find Robert ers:
 Not Guilty
 _ Guilty
Count 37, willfully causing bodily injury to Andrea Wedner because of actual or ived religion including an attempt to kill, we, the jury, unanimously find Robert ers:
 Not Guilty
 _ Guilty

Counts 38-39

38. As to Count 38, use and discharge of a firearm during and in relation to a crime of violence against Daniel Leger, we, the jury, unanimously find Robert Bowers:	
Not Guilty	
Guilty	
39. As to Count 39, use and discharge of a firearm during and in relation to a crime of violence against Andrea Wedner, we, the jury, unanimously find Robert Bowers:	
Not Guilty	
Guilty	
<u>Counts 40–47</u>	
40. As to Count 40, obstruction or attempted obstruction of the free exercise of religious beliefs by Carol Black, we, the jury, unanimously find Robert Bowers:	
Not Guilty	
Guilty	
Special Interrogatories:	
If you find Robert Bowers guilty of Count 40, please proceed to answer Special Interrogatories $40A-40E$:	
40A. We, the jury, unanimously find that in committing the offense charged in Count 40, Robert Bowers intentionally obstructed by force or threat of force Car Black in the enjoyment of her free exercise of religious beliefs:	
No	
Ves	

	40B. We, the jury, unanimously find that in committing the offense charged in Count 40, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Carol Black in the enjoyment of her free exercise of religious beliefs:
	No
	Yes
	40C. We, the jury, unanimously find that in committing the offense charged in Count 40, Robert Bowers attempted to kill Carol Black:
	No
	Yes
	40D. We, the jury, unanimously find that in committing the offense charged in Count 40, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
	No
	Yes
	40E. We, the jury, unanimously find that in committing the offense charged in Count 40, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
	No
	Yes
	Count 41, obstruction or attempted obstruction of the free exercise of religious s by Joseph Charny, we, the jury, unanimously find Robert Bowers:
	_ Not Guilty
	_ Guilty
<u>Specia</u>	al Interrogatories:
	If you find Robert Bowers guilty of Count 41, please proceed to answer Special Interrogatories 41A – 41E:

41A. We, the jury, unanimously find that in committing the offense charged in Count 41, Robert Bowers intentionally obstructed by force or threat of force Joseph Charny in the enjoyment of his free exercise of religious beliefs:
No
Yes
41B. We, the jury, unanimously find that in committing the offense charged in Count 41, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Joseph Charny in the enjoyment of his free exercise of religious beliefs:
No
Yes
41C. We, the jury, unanimously find that in committing the offense charged in Count 41, Robert Bowers attempted to kill Joseph Charny:
No
Yes
41D. We, the jury, unanimously find that in committing the offense charged in Count 41, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
No
Yes
41E. We, the jury, unanimously find that in committing the offense charged in Count 41, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
No
Yes

42. As to Count 42, obstruction or attempted obstruction of the free exercise of religious beliefs by Martin Gaynor, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
Special Interrogatories:
If you find Robert Bowers guilty of Count 42, please proceed to answer Special Interrogatories 42A – 42E:
42A. We, the jury, unanimously find that in committing the offense charged in Count 42, Robert Bowers intentionally obstructed by force or threat of force Martin Gaynor in the enjoyment of his free exercise of religious beliefs:
No
Yes
42B. We, the jury, unanimously find that in committing the offense charged in Count 42, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Martin Gaynor in the enjoyment of his free exercise of religious beliefs:
No
Yes
42C. We, the jury, unanimously find that in committing the offense charged in Count 42, Robert Bowers attempted to kill Martin Gaynor:
No
Yes
42D. We, the jury, unanimously find that in committing the offense charged in Count 42, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
No
Yes

	42E. We, the jury, unanimously find that in committing the offense charged in Count 42, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
	No
	Yes
	As to Count 43, obstruction or attempted obstruction of the free exercise of religious beliefs by Audrey Glickman, we, the jury, unanimously find Robert Bowers:
-	Not Guilty
-	Guilty
	Special Interrogatories:
	If you find Robert Bowers guilty of Count 43, please proceed to answer Special Interrogatories 43A – 43E:
	43A. We, the jury, unanimously find that in committing the offense charged in Count 43, Robert Bowers intentionally obstructed by force or threat of force Audrey Glickman in the enjoyment of her free exercise of religious beliefs:
	No
	Yes
	43B. We, the jury, unanimously find that in committing the offense charged in Count 43, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Audrey Glickman in the enjoyment of her free exercise of religious beliefs:
	No
	Yes
	43C. We, the jury, unanimously find that in committing the offense charged in Count 43, Robert Bowers attempted to kill Audrey Glickman:
	No
	Yes

	43D. We, the jury, unanimously find that in committing the offense charged in Count 43, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
	No
	Yes
	43E. We, the jury, unanimously find that in committing the offense charged in Count 43, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
	No
	Yes
	Count 44, obstruction or attempted obstruction of the free exercise of religious by Jeffrey Myers, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
Specia	1 Interrogatories:
	If you find Robert Bowers guilty of Count 44, please proceed to answer Special Interrogatories 44A – 44E:
	44A. We, the jury, unanimously find that in committing the offense charged in Count 44, Robert Bowers intentionally obstructed by force or threat of force Jeffrey Myers in the enjoyment of his free exercise of religious beliefs:
	No
	Yes

	44B. We, the jury, unanimously find that in committing the offense charged in Count 44, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Jeffrey Myers in the enjoyment of his free exercise of religious beliefs:
	No
	Yes
	44C. We, the jury, unanimously find that in committing the offense charged in Count 44, Robert Bowers attempted to kill Jeffrey Myers:
	No
	Yes
	44D. We, the jury, unanimously find that in committing the offense charged in Count 44, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
	No
	Yes
	44E. We, the jury, unanimously find that in committing the offense charged in Count 44, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
	No
	Yes
	Count 45, obstruction or attempted obstruction of the free exercise of religious by Jonathan Perlman, we, the jury, unanimously find Robert Bowers:
	_ Not Guilty
	_ Guilty
<u>Specia</u>	al Interrogatories:
	If you find Robert Bowers guilty of Count 45, please proceed to answer Special Interrogatories 45A – 45E:

45A. We, the jury, unanimously find that in committing the offense charged Count 45, Robert Bowers intentionally obstructed by force or threat of force Jonathan Perlman in the enjoyment of his free exercise of religious beliefs:	in
No	
Yes	
45B. We, the jury, unanimously find that in committing the offense charged Count 45, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Jonathan Perlman in the enjoyment of his free exercise of religious beliefs:	
No	
Yes	
45C. We, the jury, unanimously find that in committing the offense charged Count 45, Robert Bowers attempted to kill Jonathan Perlman:	in
No	
Yes	
45D. We, the jury, unanimously find that in committing the offense charged Count 45, Robert Bowers used, attempted to use, or threatened to use a danger weapon:	
No	
Yes	
45E. We, the jury, unanimously find that in committing the offense charged Count 45, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:	
No	
Yes	

46. As to Count 46, obstruction or attempted obstruction of the free exercise of religious beliefs by Stephen Weiss, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
Special Interrogatories:
If you find Robert Bowers guilty of Count 46, please proceed to answer Special Interrogatories 46A – 46E:
46A. We, the jury, unanimously find that in committing the offense charged in Count 46, Robert Bowers intentionally obstructed by force or threat of force Stephen Weiss in the enjoyment of his free exercise of religious beliefs:
No
Yes
46B. We, the jury, unanimously find that in committing the offense charged in Count 46, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Stephen Weiss in the enjoyment of his free exercise of religious beliefs:
No
Yes
46C. We, the jury, unanimously find that in committing the offense charged in Count 46, Robert Bowers attempted to kill Stephen Weiss:
No
Yes
46D. We, the jury, unanimously find that in committing the offense charged in Count 46, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
No
Yes

	46E. We, the jury, unanimously find that in committing the offense charged in Count 46, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
	No
	Yes
	Count 47, obstruction or attempted obstruction of the free exercise of religious fs by Barry Werber, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
Spec	ial Interrogatories:
	If you find Robert Bowers guilty of Count 47, please proceed to answer Special Interrogatories 47A – 47E:
	47A. We, the jury, unanimously find that in committing the offense charged in Count 47, Robert Bowers intentionally obstructed by force or threat of force Barry Werber in the enjoyment of his free exercise of religious beliefs:
	No
	Yes
	47B. We, the jury, unanimously find that in committing the offense charged in Count 47, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Barry Werber in the enjoyment of his free exercise of religious beliefs:
	No
	Yes
	47C. We, the jury, unanimously find that in committing the offense charged in Count 47, Robert Bowers attempted to kill Barry Werber:
	No
	Yes

	Count 47, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
	No
	Yes
	47E. We, the jury, unanimously find that in committing the offense charged in Count 47, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
	No
	Yes
	<u>Counts 48–51</u>
	Count 48, obstruction or attempted obstruction of the free exercise of religious s by Doris Dyen, we, the jury, unanimously find Robert Bowers:
	_ Not Guilty
	_ Guilty
Specia	al Interrogatories:
	If you find Robert Bowers guilty of Count 48, please proceed to answer Special Interrogatories 48A – 48D:
	48A. We, the jury, unanimously find that in committing the offense charged in Count 48, Robert Bowers intentionally obstructed by force or threat of force Doris Dyen in the enjoyment of her free exercise of religious beliefs:
	No
	Yes

	48B. We, the jury, unanimously find that in committing the offense charged in Count 48, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Doris Dyen in the enjoyment of her free exercise of religious beliefs:
	No
	Yes
	48C. We, the jury, unanimously find that in committing the offense charged in Count 48, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
	No
	Yes
	48D. We the Jury unanimously find that in committing the offense charged in Count 48, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
	No
	Yes
	Count 49, obstruction or attempted obstruction of the free exercise of religious by Louis Fineberg, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
Specia	I Interrogatories:
	If you find Robert Bowers guilty of Count 49, please proceed to answer Special Interrogatories 49A – 49D:

(49A. We, the jury, unanimously find that in committing the offense charged in Count 49, Robert Bowers intentionally obstructed by force or threat of force Louis Fineberg in the enjoyment of his free exercise of religious beliefs:
_	No
-	Yes
(49B. We, the jury, unanimously find that in committing the offense charged in Count 49, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Louis Fineberg in the enjoyment of his free exercise of religious beliefs:
-	No
-	Yes
(49C. We, the jury, unanimously find that in committing the offense charged in Count 49, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
-	No
_	Yes
(1 1	49D. We the Jury unanimously find that in committing the offense charged in Count 49, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
-	No
-	Yes
	ount 50, obstruction or attempted obstruction of the free exercise of religious by Deane Root, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
Special	Interrogatories:

If you find Robert Bowers guilty of Count 50, please proceed to answer Special

In	nterrogatories 50A – 50D:
C	OA. We, the jury, unanimously find that in committing the offense charged in ount 50, Robert Bowers intentionally obstructed by force or threat of force the eane Root in the enjoyment of his free exercise of religious beliefs:
	No
_	Yes
C ol	0B. We, the jury, unanimously find that in committing the offense charged in ount 50, Robert Bowers attempted to commit the crime of intentionally bestructing by force or threat of force Deane Root in the enjoyment of his free xercise of religious beliefs:
	No
_	Yes
C	OC. We, the jury, unanimously find that in committing the offense charged in ount 50, Robert Bowers used, attempted to use, or threatened to use a dangerous reapon:
	No
	Yes
C pt Po	OD. We the Jury unanimously find that in committing the offense charged in ount 50, the acts by Robert Bowers resulted in bodily injury to one or more ublic safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John ersin, and Michael Smigda—who were then performing duties as a direct and roximate result of Robert Bowers' conduct:
	No
_	Yes
	unt 51, obstruction or attempted obstruction of the free exercise of religious y Judah Samet, we, the jury, unanimously find Robert Bowers:
1	Not Guilty
(Guilty

Special Interrogatories:

If you find Robert Bowers guilty of Count 51, please proceed to answer Special Interrogatories 51A – 51D:
51A. We, the jury, unanimously find that in committing the offense charged in Count 51, Robert Bowers intentionally obstructed by force or threat of force Judah Samet in the enjoyment of his free exercise of religious beliefs:
No
Yes
51B. We, the jury, unanimously find that in committing the offense charged in Count 51, Robert Bowers attempted to commit the crime of intentionally obstructing by force or threat of force Judah Samet in the enjoyment of his free exercise of religious beliefs:
No
Yes
51C. We, the jury, unanimously find that in committing the offense charged in Count 51, Robert Bowers used, attempted to use, or threatened to use a dangerous weapon:
No
Yes
51D. We the Jury unanimously find that in committing the offense charged in Count 51, the acts by Robert Bowers resulted in bodily injury to one or more public safety officers—Anthony Burke, Timothy Matson, Daniel Mead, John Persin, and Michael Smigda—who were then performing duties as a direct and proximate result of Robert Bowers' conduct:
No
Yes

Counts 52-63

52.	As to Count 52, use and discharge of a firearm during and in relation to a crime of violence against Carol Black, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
53.	As to Count 53, use and discharge of a firearm during and in relation to a crime of violence against Joseph Charny, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
54.	As to Count 54, use and discharge of a firearm during and in relation to a crime of violence against Martin Gaynor, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
55.	As to Count 55, use and discharge of a firearm during and in relation to a crime of violence against Audrey Glickman, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
56.	As to Count 56, use and discharge of a firearm during and in relation to a crime of violence against Jeffrey Myers, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty
57.	As to Count 57, use and discharge of a firearm during and in relation to a crime of violence against Jonathan Perlman, we, the jury, unanimously find Robert Bowers:
	Not Guilty
	Guilty

58. As to Count 58, use and discharge of a firearm during and in relation to a crime of violence against Stephen Weiss, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
59. As to Count 59, use and discharge of a firearm during and in relation to a crime of violence against Barry Werber, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
60. As to Count 60, use and discharge of a firearm during and in relation to a crime of violence against Doris Dyen, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
61. As to Count 61, use and discharge of a firearm during and in relation to a crime of violence against Louis Fineberg, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
62. As to Count 62, use and discharge of a firearm during and in relation to a crime of violence against Deane Root, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty
63. As to Count 63, use and discharge of a firearm during and in relation to a crime of violence against Judah Samet, we, the jury, unanimously find Robert Bowers:
Not Guilty
Guilty

Case 2:18-cr-00292-RJC Document 1341 Filed 06/15/23 Page 27 of 27

Dated:,	
Pittsburgh, Pennsylvania	Foreperson