
*This order and judgment is not

time served and three

security card and a Colorado state identification card using the name Luciano Gilbert Cisneros. R.O.A. Vol. 3 at 114-15, 296. After these efforts proved unfruitful, Mr. Farag,

¹In this case, the government points out that Mr. Farag moved for an acquittal under Rule 29 of the Federal Rules

court will not evaluate witness credibility when considering a sufficiency of the evidence appeal. McKissick, 204 F.3d at 1289; Beers, 189 F.3d at 1301; United States v. Pappert, 112 F.3d 1073, 1077 (10th Cir. 1997). Second, after reviewing the record, we believe that the government presented sufficient evidence the witness

³Mr. Farag does not directly quote the portion of Ms. Kraydie's testimony that he believes contradicts the prior out-of-court statement that Mr. Al Dabbas wo

³(...continued)

this form was to be used to change his name to a more American-sounding name, there would be no one to prosecute in this case but ~~used what~~

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⁴Rule 613(b)

⁶(...continued)

as the witness's general credibility. See United States v. Strother, 49

excluded testimony, Ms. Kraydie's general credibility had been impeached, and