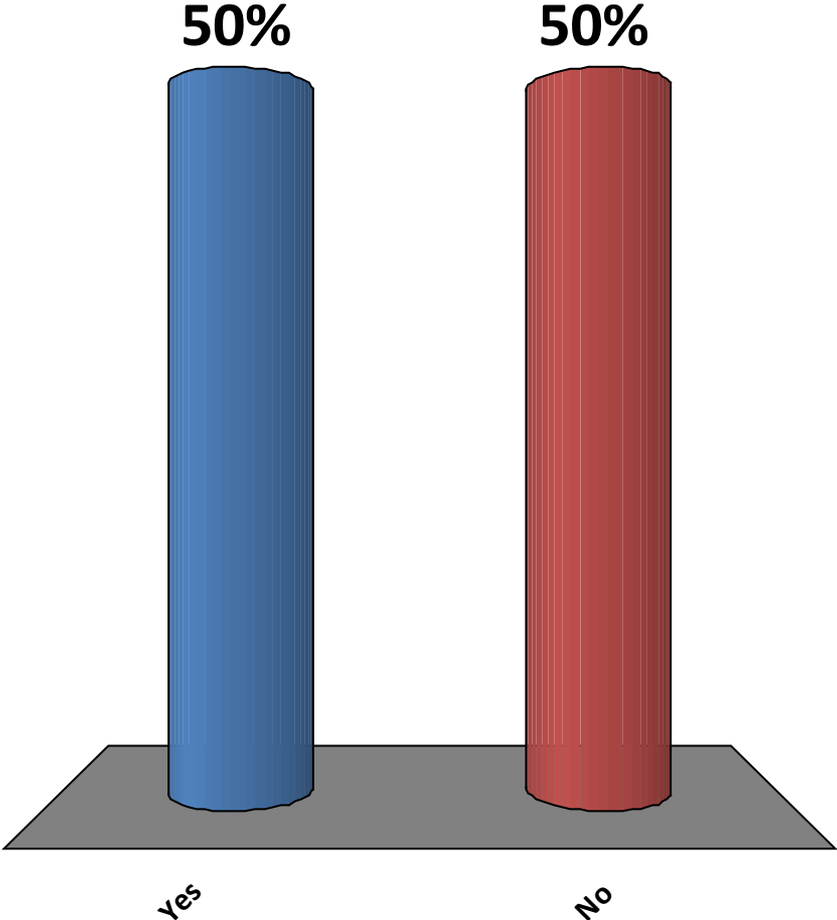


What Would You Do Next?

Judge Jim Peterson

Do You Wear A Robe For Your Court?

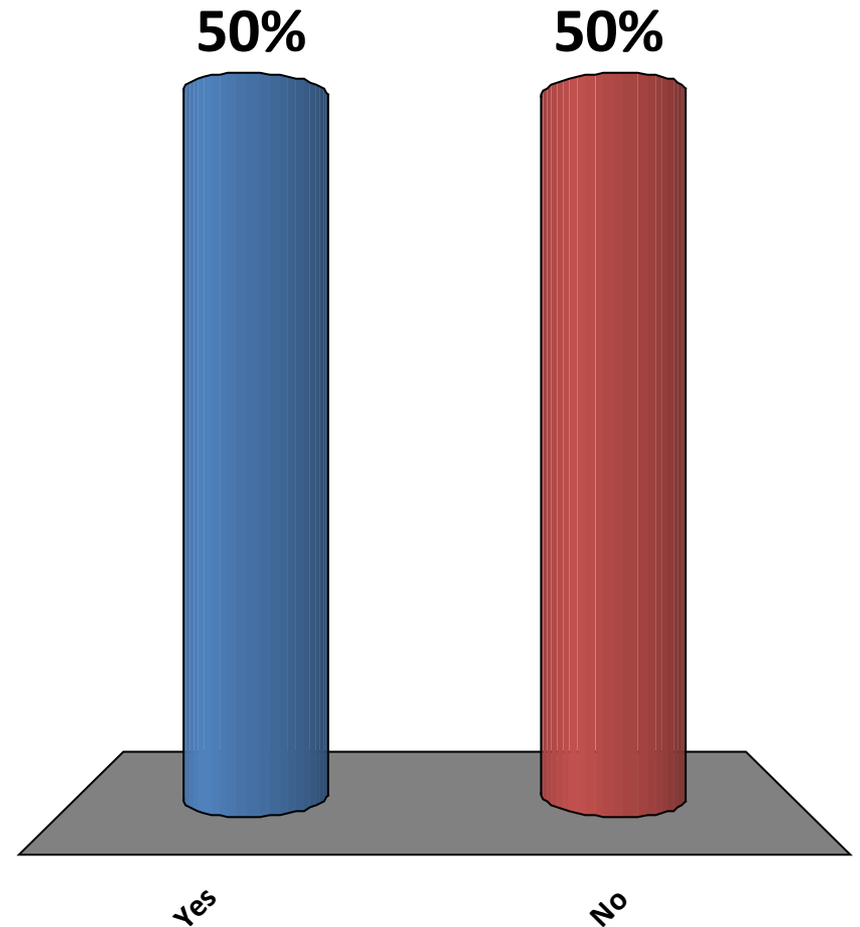
- A. Yes
- B. No



Do You Formally Open Your Court?

A. Yes

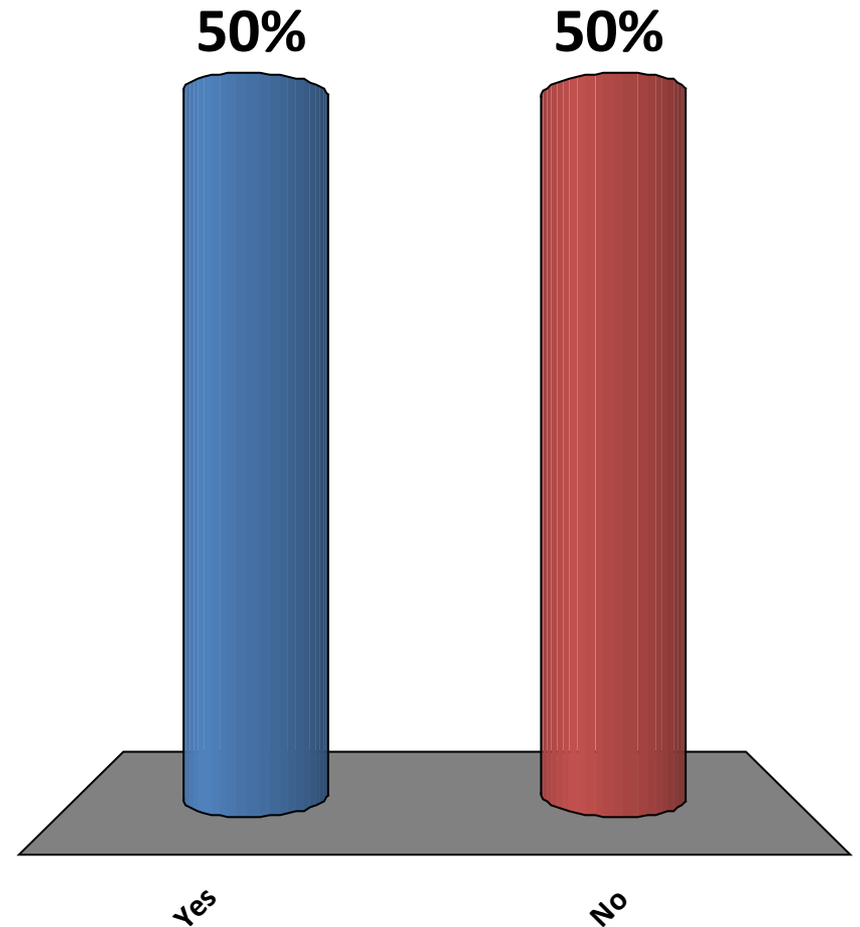
B. No



Does Your Court Send People to Traffic Safety School?

A. Yes

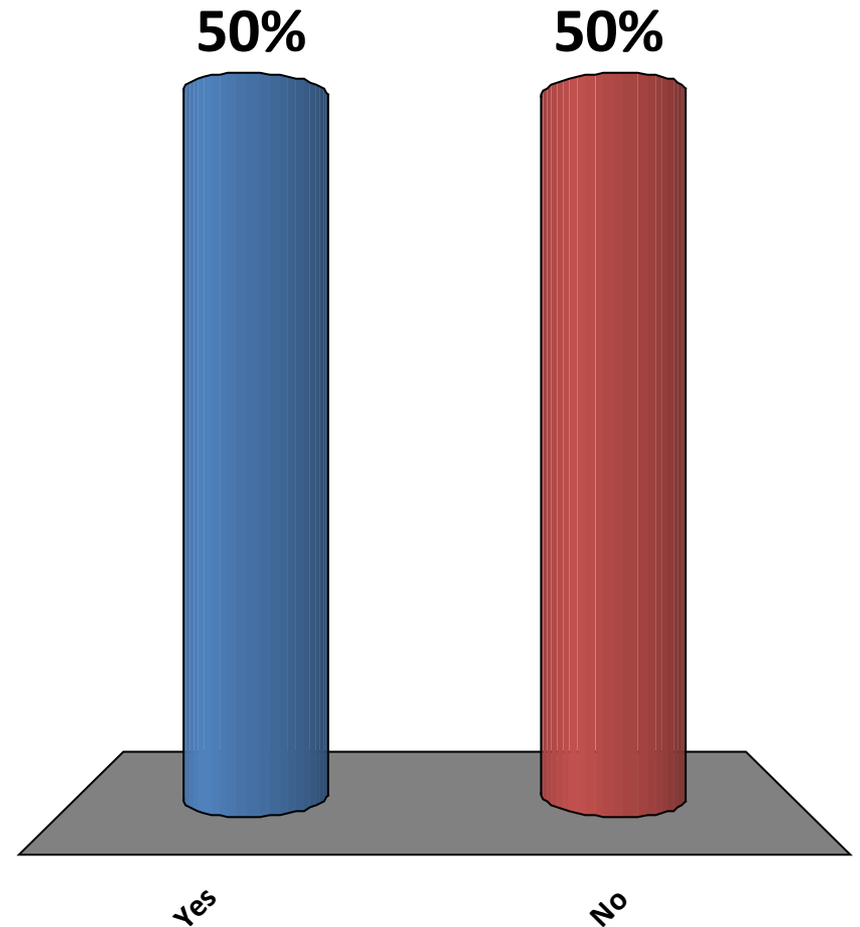
B. No



Do you read charges on the citation and take a plea in a similar manner?

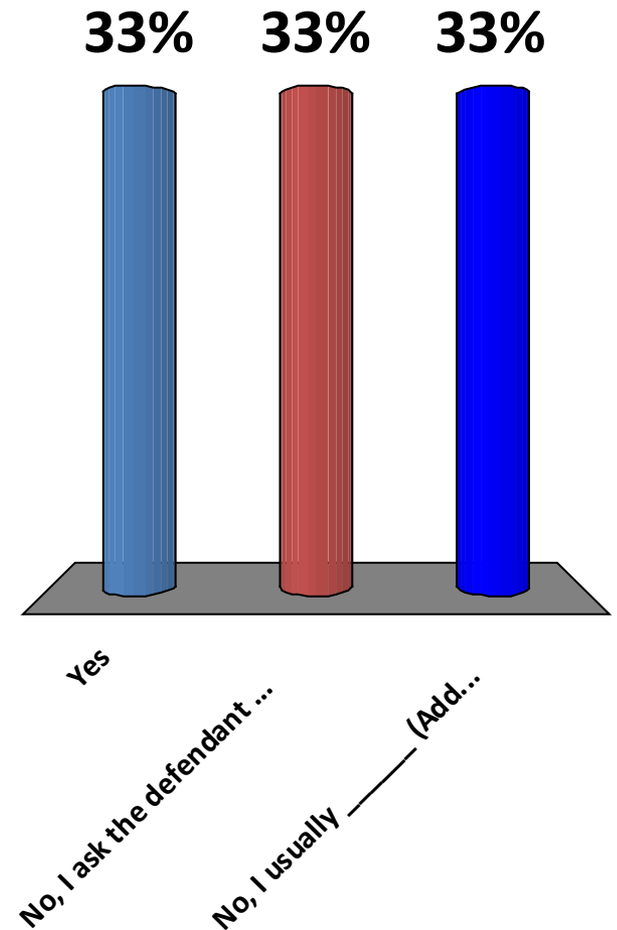
A. Yes

B. No



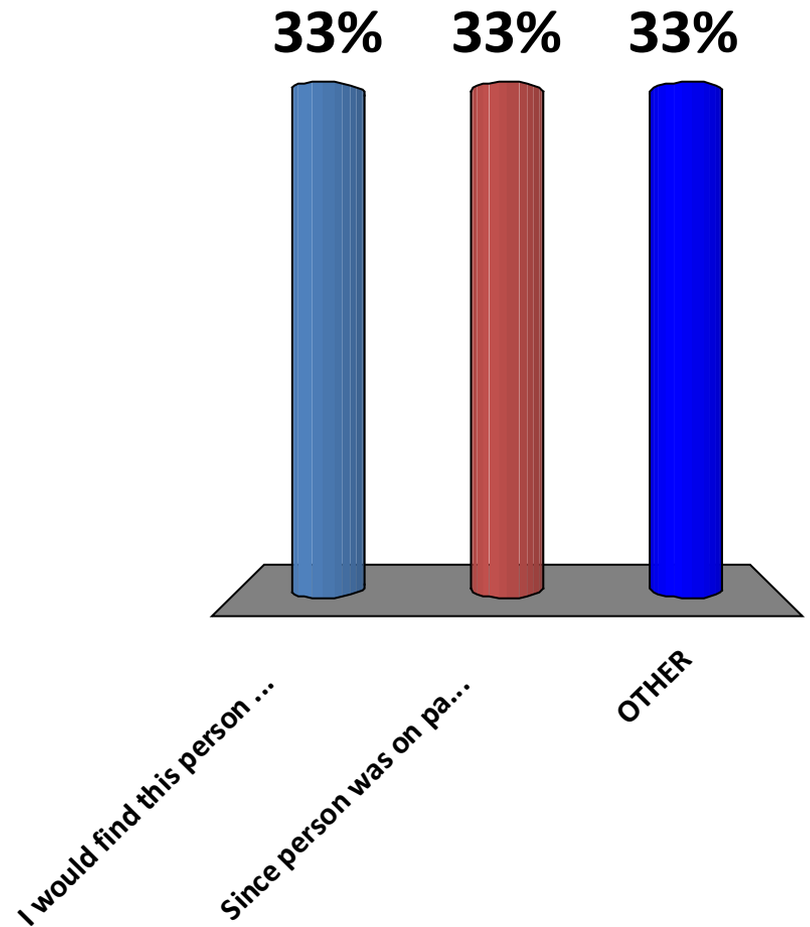
Do you follow a similar trial procedure, taking officer's proof first, then hearing defendant's proof?

- A. Yes
- B. No, I ask the defendant what his position is
- C. No, I usually _____
(Add Comment)



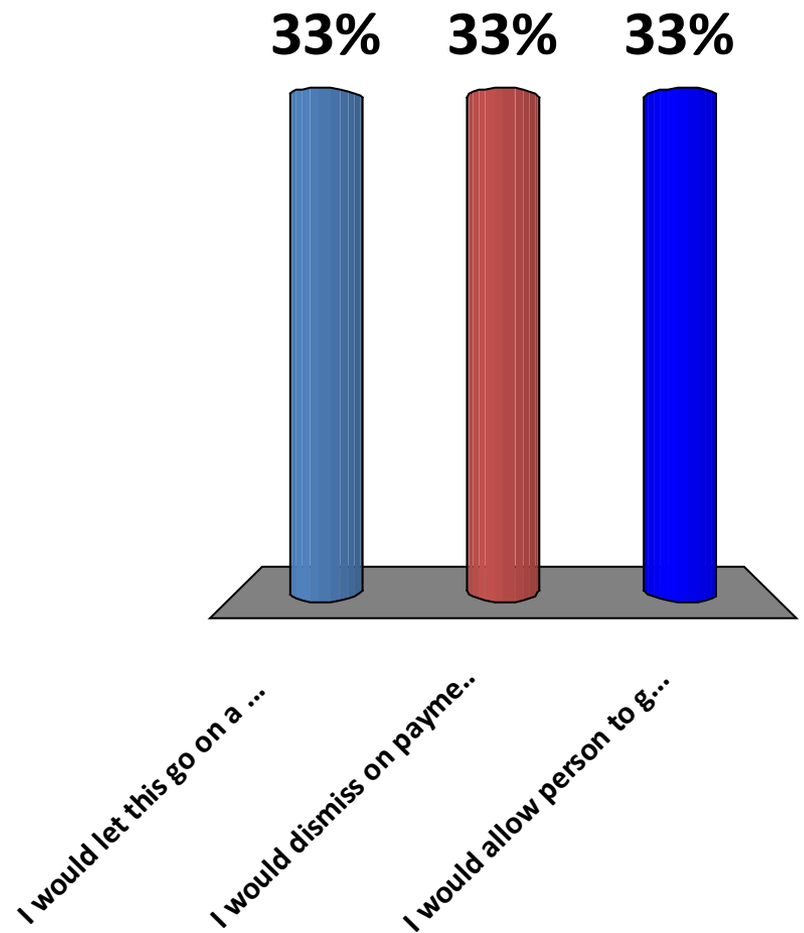
Finding of the Court:

- A. I would find this person GUILTY of violating municipal ordinance.
- B. Since person was on paved portion of road, I would find him NOT GUILTY
- C. OTHER



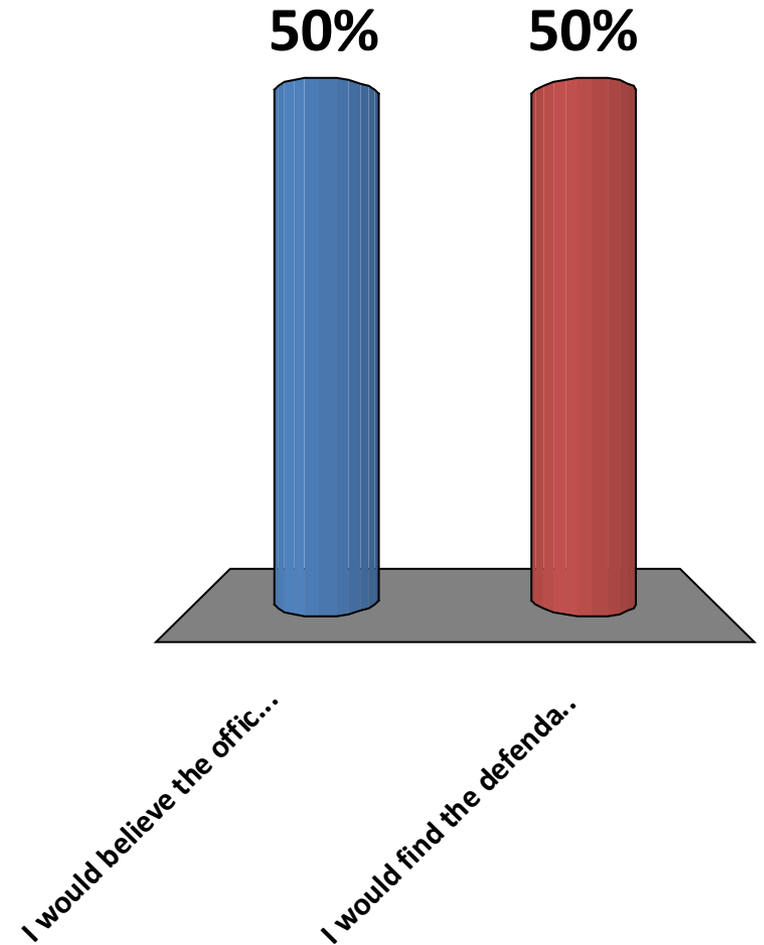
Sentencing of the Court If Response was GUILTY:

- A. I would let this go on a warning.
- B. I would dismiss on payment of costs.
- C. I would allow person to go to school.



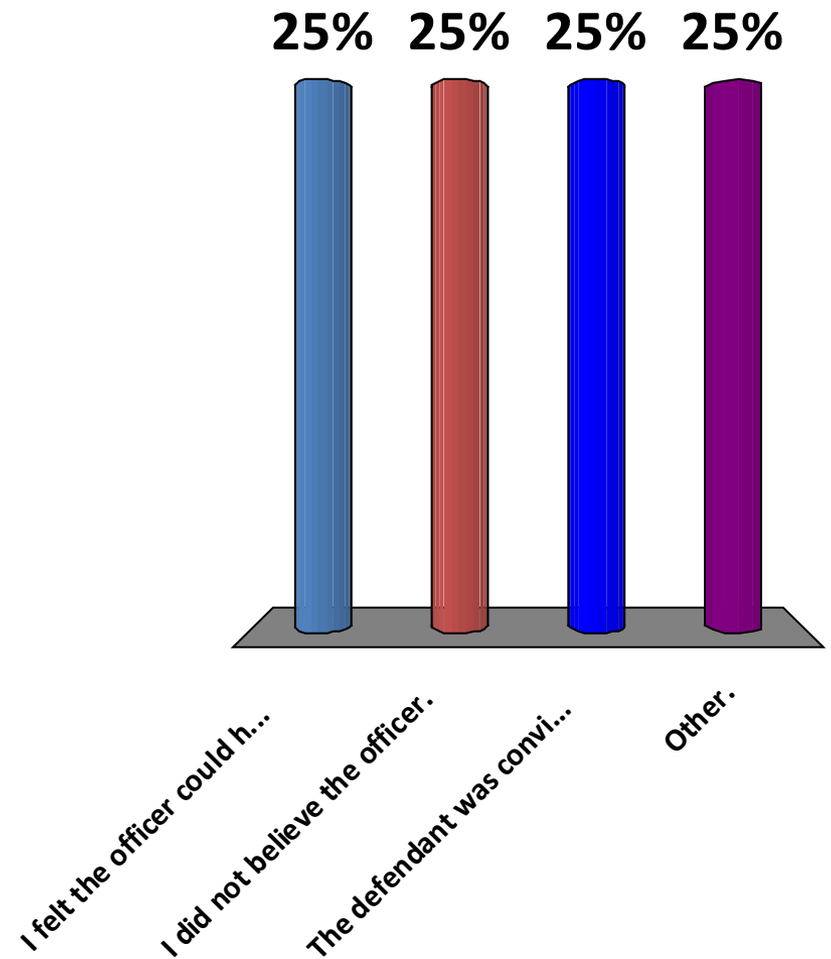
Finding Of The Court:

- A. I would believe the officer, and find the defendant GUILTY.
- B. I would find the defendant on this proof NOT GUILTY.



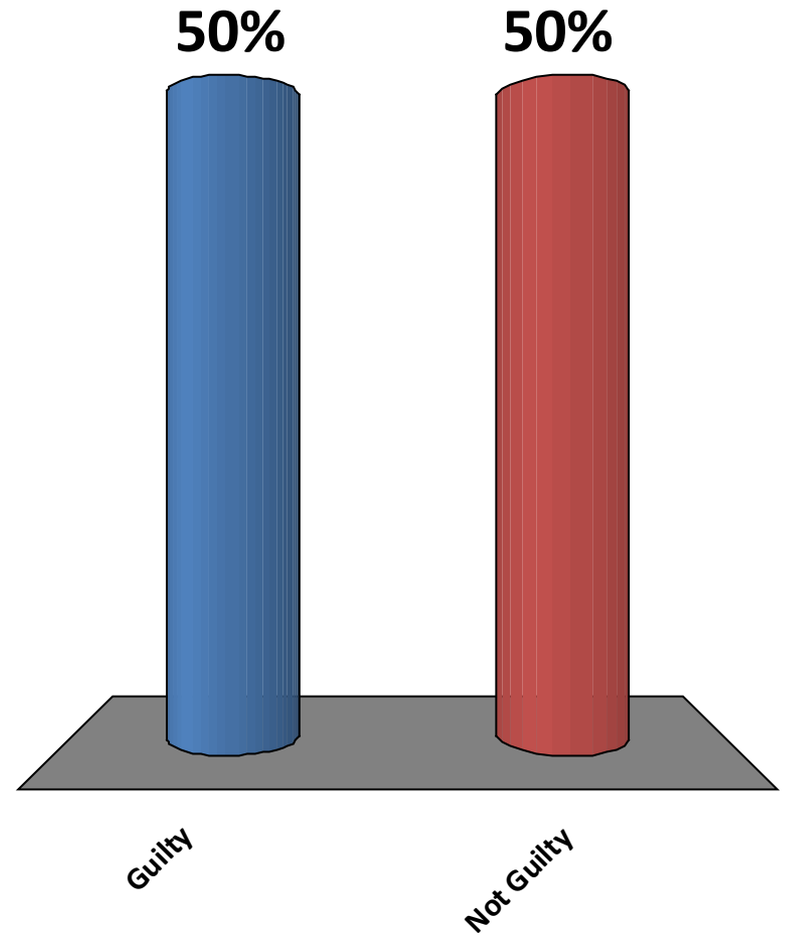
If you answered “for the Defendant”:

- A. I felt the officer could have made a mistake.
- B. I did not believe the officer.
- C. The defendant was convincing.
- D. Other.



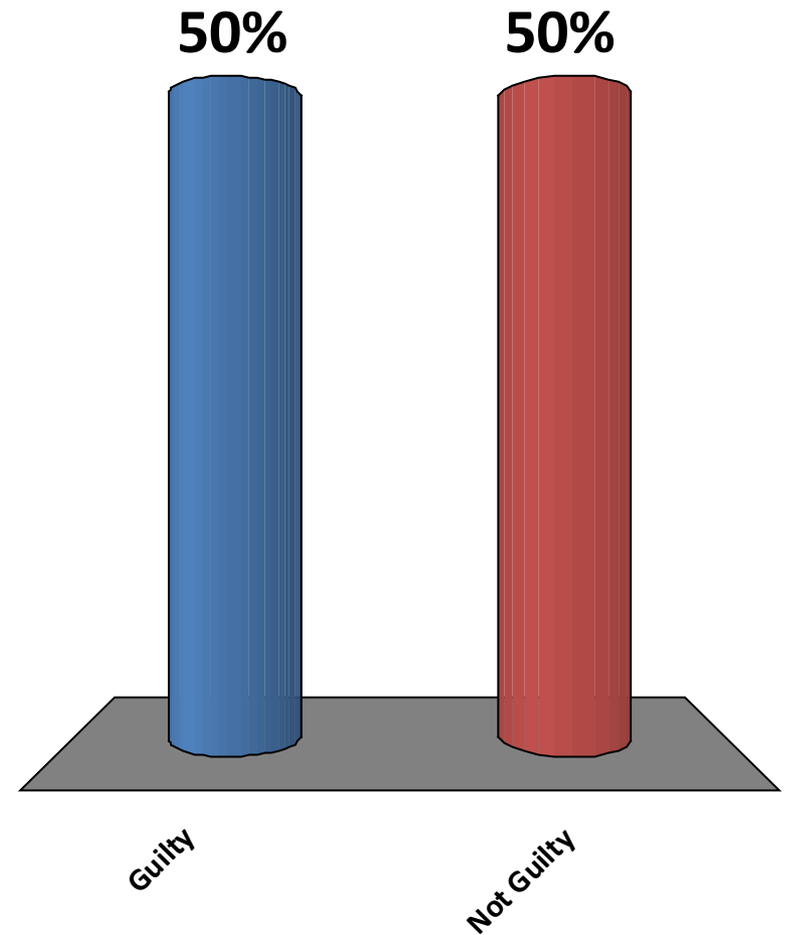
On the texting charge, how do you find?

- A. Guilty
- B. Not Guilty



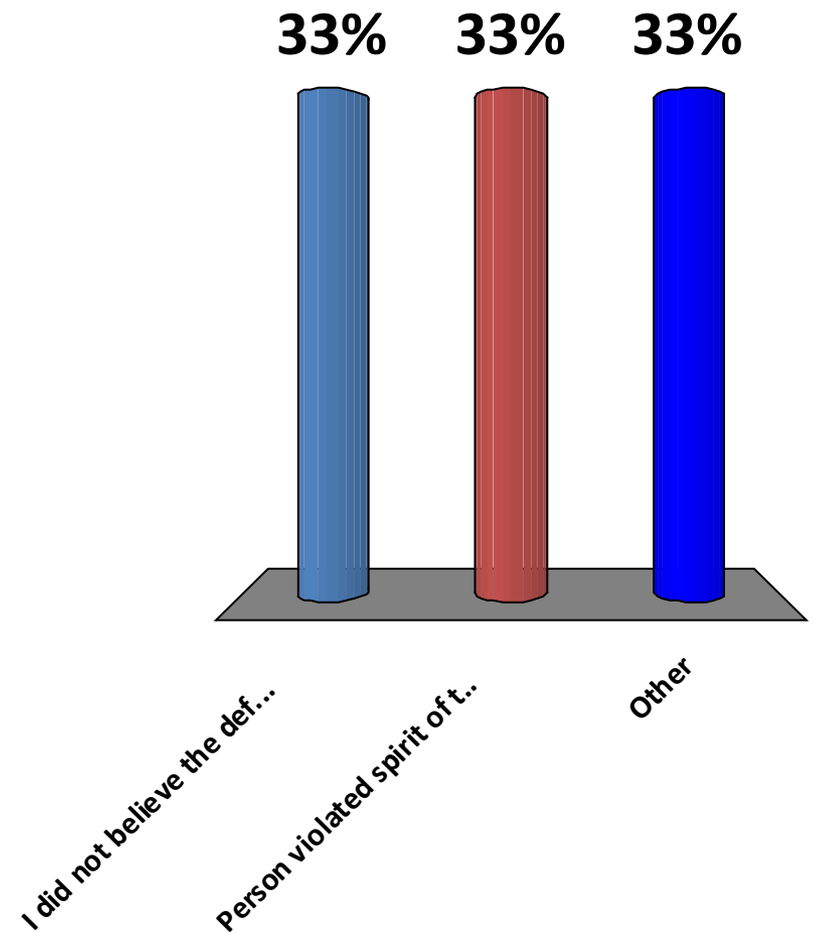
On the seatbelt charge, how do you find?

- A. Guilty
- B. Not Guilty



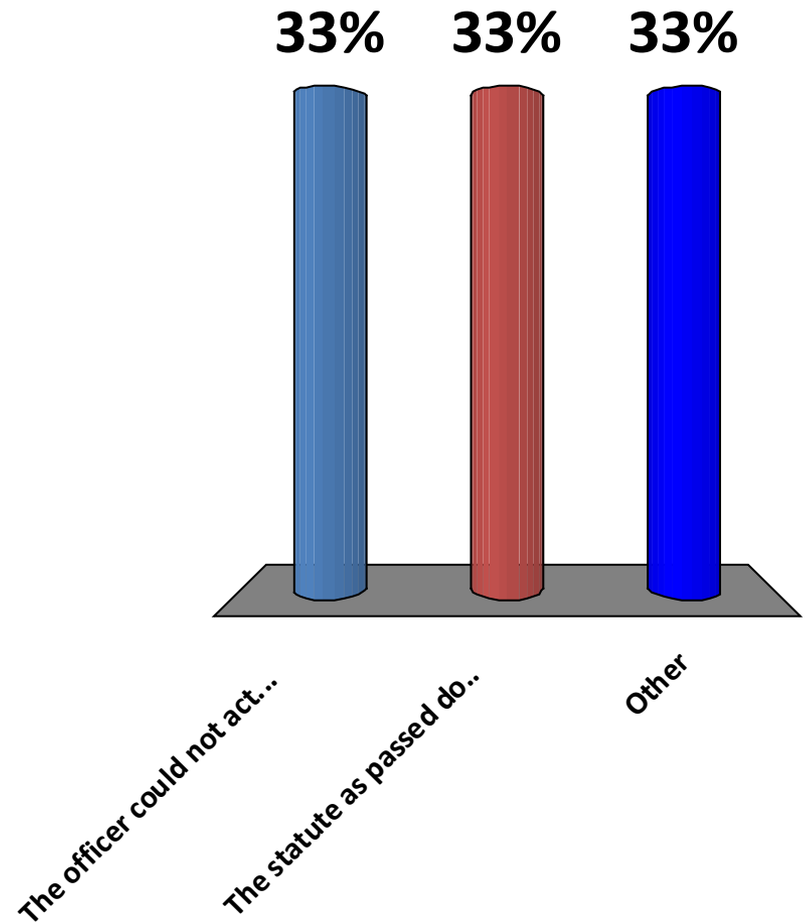
If you found GUILTY, which of these would apply?

- A. I did not believe the defendant; I felt she was texting.
- B. Person violated spirit of the law by being distracted by cell phone in her hand.
- C. Other



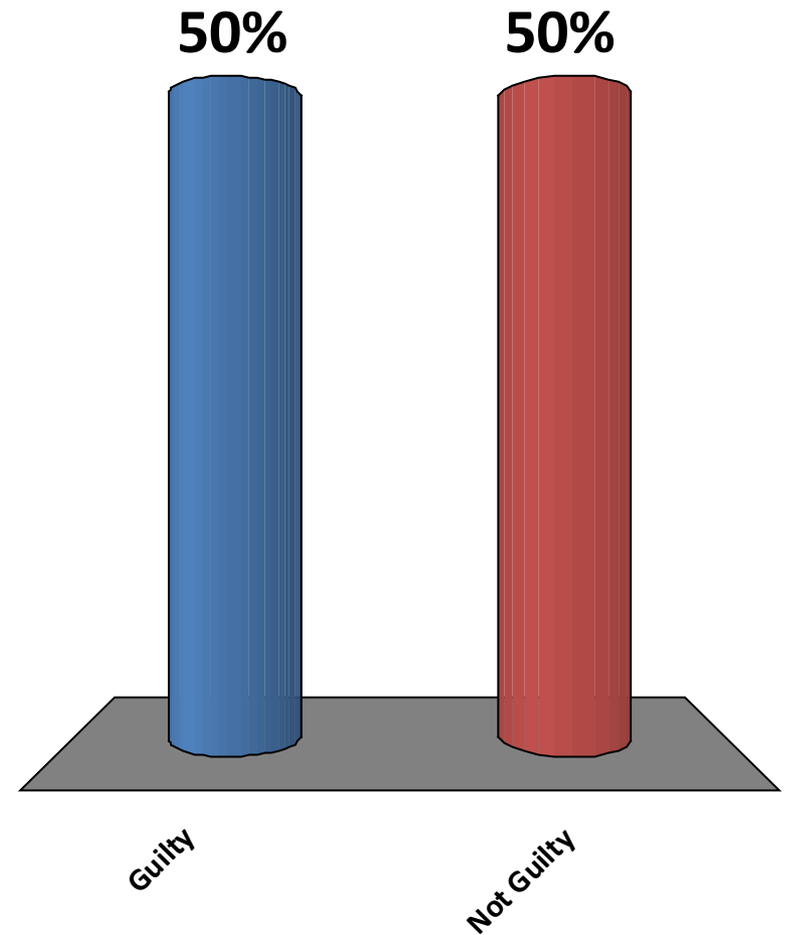
If you found NOT GUILTY, which of these would apply?

- A. The officer could not actually prove that defendant was texting.
- B. The statute as passed does not cover the facts of case.
- C. Other



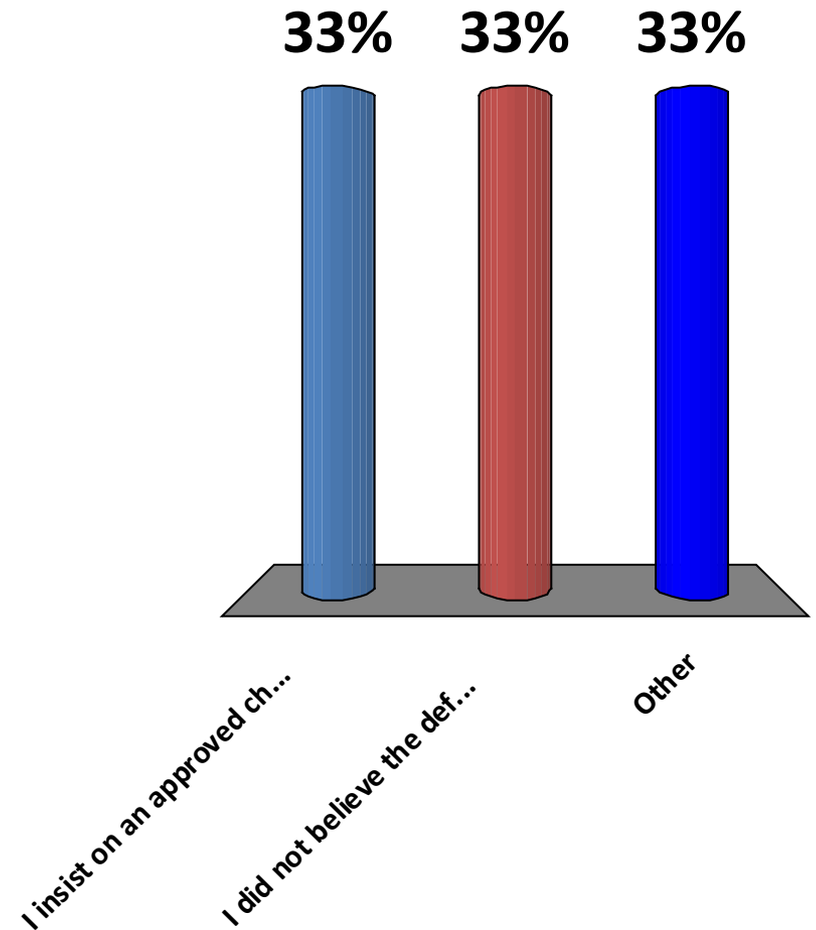
On the seat belt charge, how do you find?

- A. Guilty
- B. Not Guilty



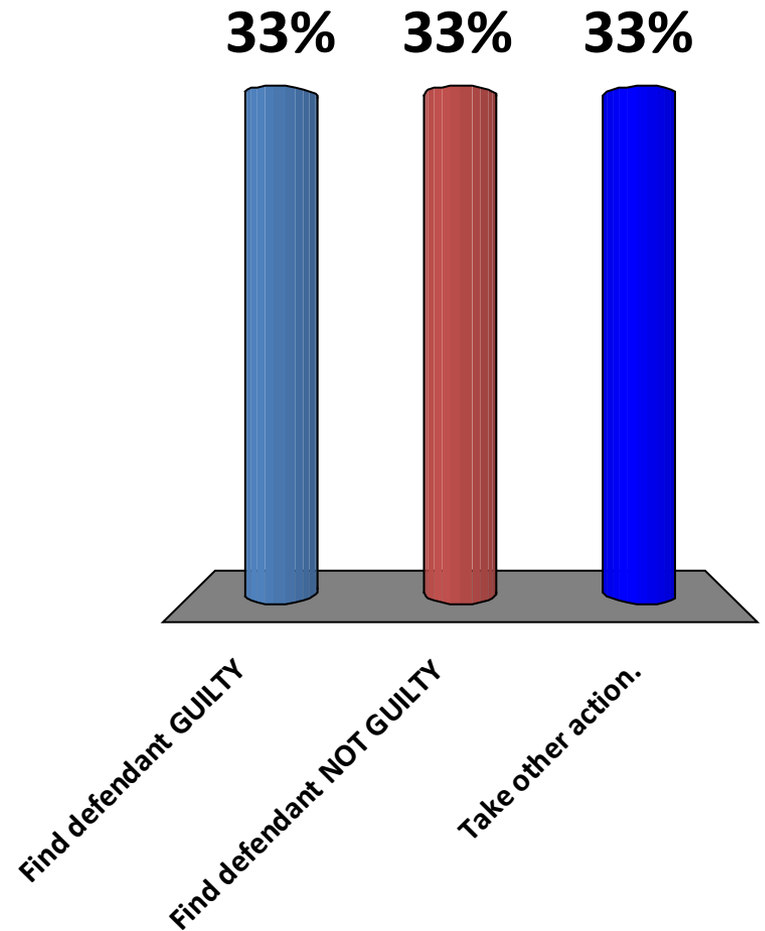
If you found GUILTY, which of these would apply?

- A. I insist on an approved child safety seat.
- B. I did not believe the defendant's testimony about the belt being fastened.
- C. Other



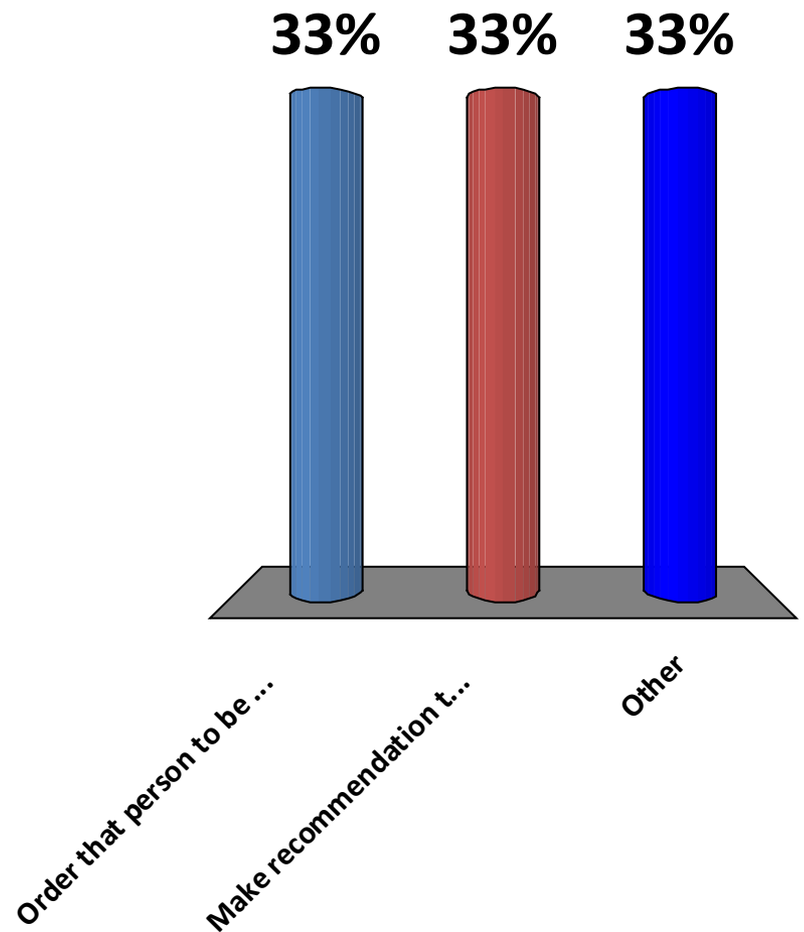
What actions would you take at this point?

- A. Find defendant GUILTY
- B. Find defendant NOT GUILTY
- C. Take other action.



If you marked “Take Other Action” what action would you take?

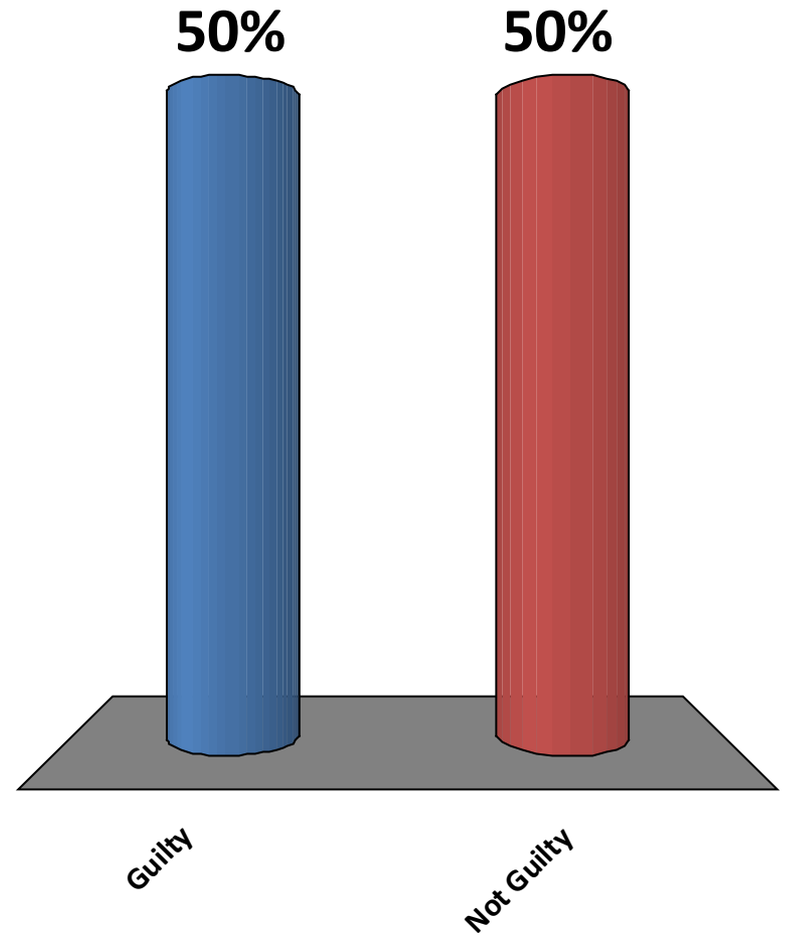
- A. Order that person to be retested as driver.
- B. Make recommendation to officer to ask for retest.
- C. Other



Finding of The Court:

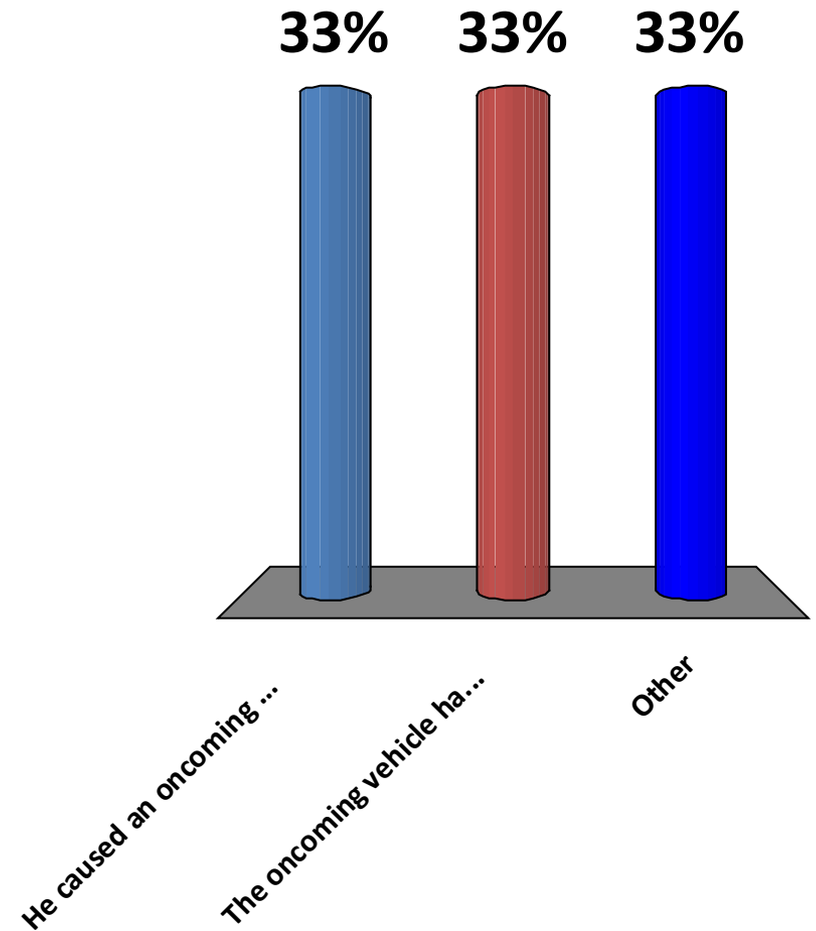
A. Guilty

B. Not Guilty



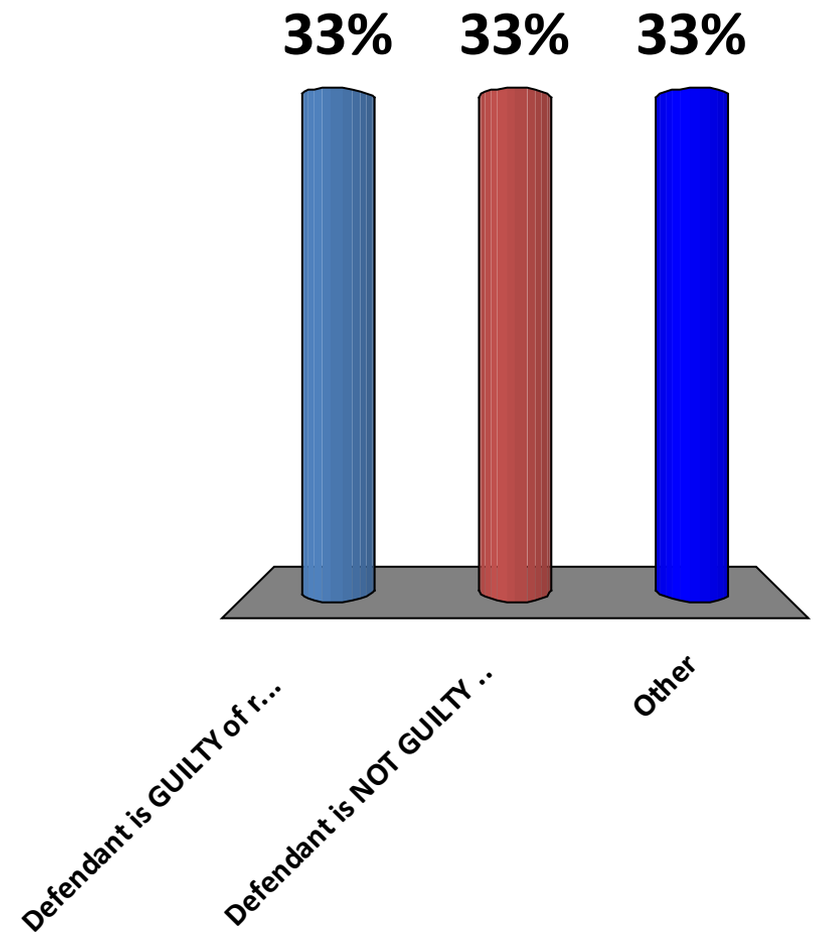
If you found GUILTY, was it because:

- A. He caused an oncoming vehicle to brake in any manner?
- B. The oncoming vehicle had to take severe measures to avoid an accident?
- C. Other



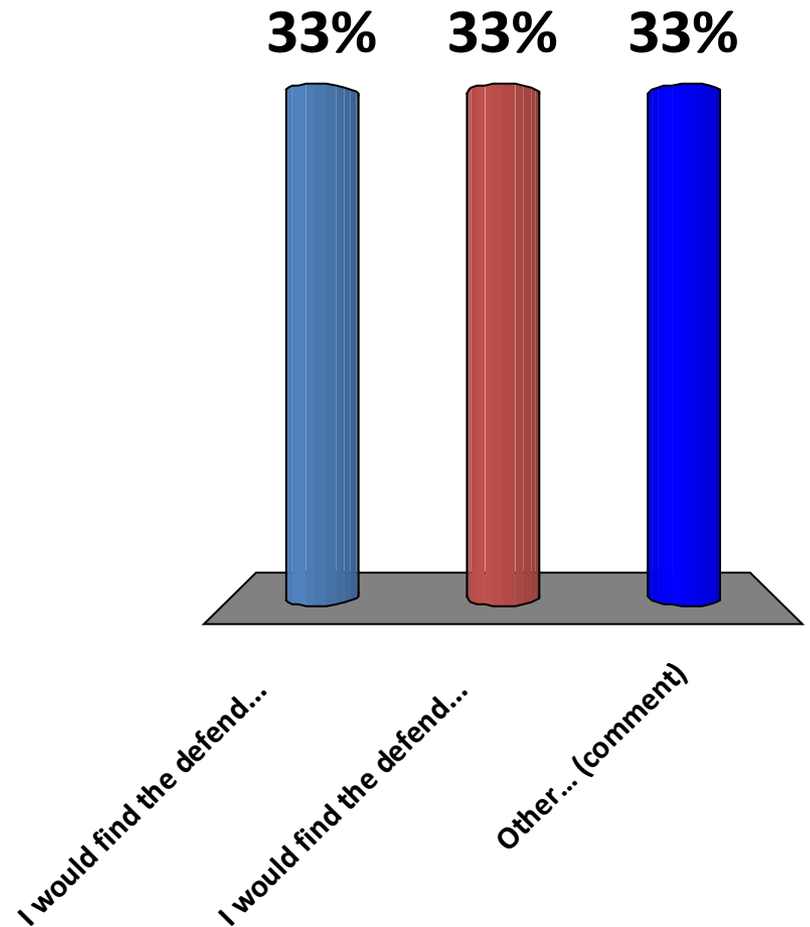
What finding would you make on this testimony?

- A. Defendant is GUILTY of running red light.
- B. Defendant is NOT GUILTY of running red light.
- C. Other



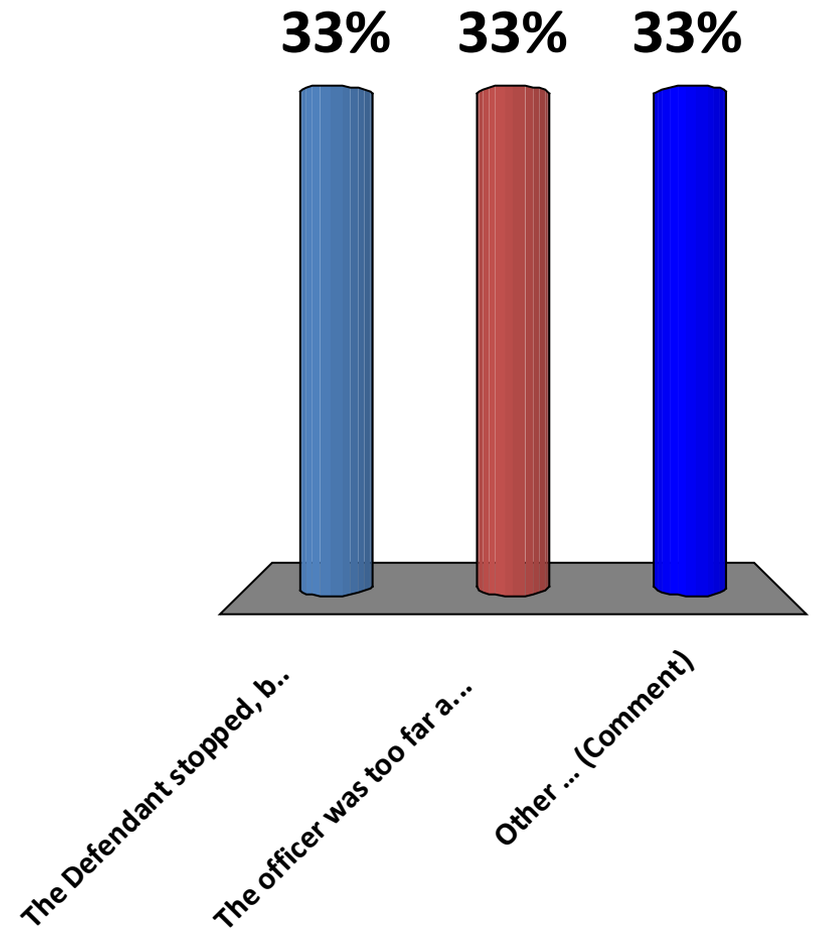
Finding of the Court

- A. I would find the defendant GUILTY of running the stop sign?
- B. I would find the defendant NOT GUILTY of running the stop sign?
- C. Other... (comment)



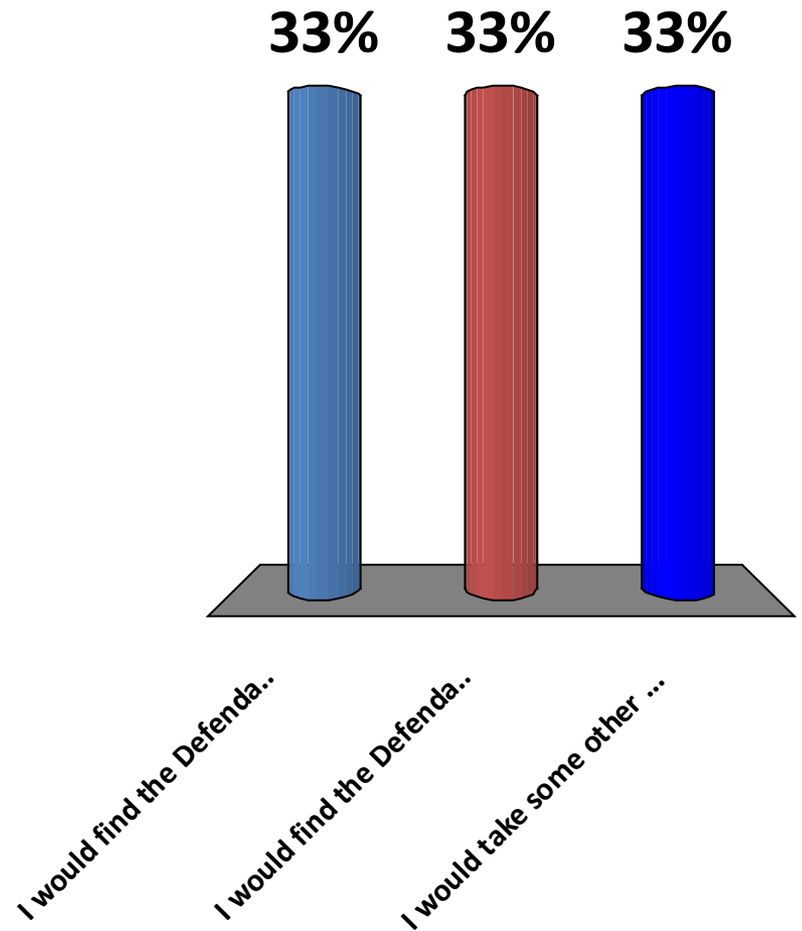
If you found the Defendant NOT GUILTY, which of these reason apply:

- A. The Defendant stopped, but not right at the sign, but the stop she made was sufficient.
- B. The officer was too far away to accurately observe the scene, so I gave the benefit of the doubt to the Defendant.
- C. Other ... (Comment)



Finding of the Court:

- A. I would find the Defendant GUILTY of not wearing a seat belt.
- B. I would find the Defendant NOT GUILTY of not wearing a seat belt.
- C. I would take some other action... (Comment)



If you found the Defendant NOT GUILTY state the reasons:

- A. The defendant was wearing a seat belt, just needed to be instructed as to proper use.
- B. Other... (Comment)

