Jury:

BY ERIC LAUGHLIN

MOUNTAIN DEMOCRAT

pLACERVILLE — Not only did all 12
jutors find former South Shore auto mechannot guilty of
manslaughter, but the majority of them shook
the Kyburz rancher's hand and wished him
well outside the courtroom.

One even inquired when the party would be held at his ranch.

Tim glad you finally got this behind you,"

one juror said to a former South Lake

Tahoe auto mechanic

"Yeah, it's been a long five years," replied.

Caulty serdicts were reached on the two
lesser misdemeanor charges of illegal moving
of a body and failure to notify the coroner of a
death, which together carry a maximum sentence of six months. Most jurors who spoke
about the case said character combined with victim Edward Ortega's violent
past clinched their finding that the 56-yearold acted in self-defense.

huror Rachel Manley was surprised the manslaughter charge was even filed.

It just seems like a total waste of time and money," she said.

Manley said testimony made her decision clear.

"He just came across as sincere and unwavering in his testimony," she said. "He was never once caught in a he."

A juror who declined to give his name

not guilty of manslaughter

said, "To me it just didn't read. It just didn't add up."

attorney William Routsis said the wait for the verdict was the toughest he experienced.

"I'd been shaking all morning up until it was read," he said. "Not only did I know my client was not guilty, but I liked him so much as a person."

Prosecutor Worth Dikeman stayed in the courtroom with Ortega's family members after the verdict was read.

Most were in tears and appeared devastated at the four-week trial's conclusion. Ortega, who was employed by as a masonry worker, died during a July 31, 2002, confrontation at the 40-acre ranch off Silver Fork Road. struck the 45-year-old worker with the handle of a sledgehammer after Ortega became angry when told him he was being fired.

- "There was not one mark on (body," said Ortega's sister, who was present for every day of the trial. "And if he claims it was self-defense, why did he wash the knife?"

Ortega's son, Edward Ortega III, criticized jurors for not listening to the facts. He added financial status helped get him off.

"He spent a lot of money to get his experts to say what he wanted them to say," the junior Ortega said. "But there was not one person here to speak on behalf of my dad."

John Runnels of Runnels Automotive said



Krysten Kelken / Mountain Demecrat

stands outside a Placerville courthouse following a not guilty verdict to a charge of manslaughter in the 2002 death of mason Edward Ortega.

he expected the verdict because of the lengthy time between crime and prosecution.

"I think he's already paid his price in attorney fees," Runnels said. "I think it's time to move on with it."

The defense's case primarily revolved around the elder Ortega's extensively documented history of violence. Superior Court Judge Eddie T. Keller allowed five violent incidents, including a 1975 incident where Ortega beat a man with a tire jack after mistaking him for someone else, into trial. Another incident was an assault in the 1980s of a sleeping cab driver. Both were cases in Arizona, where Ortega had resided for decades before relocating to Northern California.

The defense's downfall was attempt to cover up the death by pushing the body off an embankment to make the killing appear as an accident. In last week's closing argument. Routsis raised eyebrows in the countroom when he told jurors they should convict on the misderneamors related to the cover up. Routsis said it will be the toughest lesson his client will ever learn.

District Attorney Vern Pierson said the manslaughter charge might not have been filed had——done the right thing after Ortega's death.

-- Tribune staff writer William Feedbland contributed to this square