**5.12 Mere Presence**

 Mere presence at the scene of a crime or mere knowledge that a crime is being committed is not sufficient to establish that the defendant committed the crime of [*specify crime charged*]. The defendant must be a participant and not merely a knowing spectator. The defendant’s presence may be considered by the jury along with other evidence in the case.

**Comment**

 A “mere presence” instruction is unnecessary if the government’s case is not solely based on the defendant’s presence and the jury has been instructed on the elements of the crime. *See United States v. Tucker*, 641 F.3d 1110, 1122 (9th Cir. 2011); *see also United States v. Gooch*, 506 F.3d 1156, 1160 (9th Cir. 2007).

*Revised Sept. 2018*