

CRIMINAL COMPLAINT

ORIGINAL

UNITED STATES DISTRICT COURT		CENTRAL DISTRICT OF CALIFORNIA	
UNITED STATES OF AMERICA		DOCKET NO.	
v.		MAGISTRATE'S CASE NO.	
JOERG YOGI BRYLLA		99-1333M	
COMPLAINT FOR VIOLATION OF 18 UNITED STATES CODE § 875(c)			

FILED
CLERK, U.S. DISTRICT COURT
JUN 2 1999
CENTRAL DISTRICT OF CALIFORNIA
DEPUTY

NAME OF MAGISTRATE JUDGE Ann Jones		UNITED STATES MAGISTRATE JUDGE	LOCATION Los Angeles, CA
DATE OF OFFENSE May 27, 1999	PLACE OF OFFENSE Los Angeles County	ADDRESS OF ACCUSED (IF KNOWN)	

COMPLAINANT'S STATEMENT OF FACTS CONSTITUTING THE OFFENSE OR VIOLATION:

On or about May 27, 1999, in Los Angeles County, within the Central District of California, defendant JOERG YOGI BRYLLA transmitted in interstate or foreign commerce communication containing a threat to injure the person of another.

JUN 2 3 40 PM '99
CLERK, U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
LOS ANGELES

INTER-OFFICIALS
JUN 4 1999
DEM

BASIS OF COMPLAINANT'S CHARGE AGAINST THE ACCUSED:
(See attached affidavit which is incorporated as part of this Complaint)

MATERIAL WITNESSES IN RELATION TO THIS CHARGE:

Being duly sworn, I declare that the foregoing is true and correct to the best of my knowledge.	SIGNATURE OF COMPLAINANT LOUIS PEREZ
	OFFICIAL TITLE SPECIAL AGENT -FBI

Sworn to before me and subscribed in my presence,

SIGNATURE OF MAGISTRATE JUDGE () Ann Jones	DATE June 2, 1999
--	----------------------

1) See Federal Rules of Criminal Procedure rules 3 and 54.
EL:el REC: DETENTION (WARRANT)

①

A F F I D A V I T

I, Louis Perez, being duly sworn, hereby depose and say:

1. I am a Special Agent (SA) with the Federal Bureau of Investigation (FBI) assigned to the Los Angeles, California Office. I have been a Special Agent four years with the responsibility of investigating crimes against the United States government, specifically, violent crimes involving kidnaping, extortion and interstate stalking violations.

2. This affidavit is made in support of a complaint against and an arrest warrant for JOERG YOGI BRYLLA ("BRYLLA") for a violation of Title 18, United States Code, Section 875(c): Threatening Communication in Interstate Commerce.

3. On June 1, 1999 I received information from District Attorney Investigator Gregory Frum of the Los Angeles County District Attorney's Office (LADO). Investigator Frum stated that he was investigating BRYLLA for threatening to injure Los Angeles County Superior Court Judge Sandy Kriegler, Los Angeles District Attorney Gil Garcetti, and Deputy District Attorneys (DDAs) John Spillane and Sarah Boyadjian via the telephone from Vancouver, British Columbia, Canada. I subsequently reviewed Los Angeles Police reports and interviewed Investigator Frum concerning information he had personally received from witnesses whom he had interviewed about the alleged threatening communications.

4. On June 1, 1999, Los Angeles County Sheriff's Deputy Mike Leibrich, Court Services Division, told me the following:

a. On May 28, 1999, Deputy Leibrich spoke to Deputy Public Defender (DPD) Daryne Nicole concerning two threatening telephone messages captured on her office voice mail system in Van Nuys, California.

b. DPD Nicole said she had received the messages on May 27, 1999 at 9:52 a.m. and 10:03 a.m. at the Public Defender's Office in Van Nuys, California.

c. DPD Nicole told Deputy Leibrich that the male caller, who identified himself as "Mark," threatened to kill the following persons whom he deemed responsible for BRYLLA'S conviction:

(i) Los Angeles County Superior Court Judge Sandy Kriegler (who presided over BRYLLA's trial).

(ii) DDA John Spillane (for his role in the prosecution of BRYLLA).

(iii) District Attorney Gil Garcetti.

(iv) The females who prosecuted BRYLLA, whom the caller referred to as the "blond cunts."

d. DPD Nicole told Deputy Leibrich that she was assigned as BRYLLA's defense counsel during his trial in September 1998 on charges of Assault With A Deadly Weapon.

e. DPD Nicole stated that BRYLLA was subsequently convicted on the above charges.

5. On June 1 and June 2, 1999, D.A. Investigator Frum told me the following information:

a. From his interview of DPD Nicole and from his

review of Los Angeles County Superior Court documents and police reports, Investigator Frum obtained the following information about BRYLLA's criminal proceedings:

(i) BRYLLA was convicted on September 18, 1998 of Assault With A Deadly Weapon.

(ii) BRYLLA was sentenced on October 14, 1998 to to a term of incarceration in state prison.

(iii) BRYLLA was paroled from prison on February 18, 1999.

(iv) BRYLLA was deported to Canada on or about February 19, 1999.

(v) DDA Sarah Boyadjian was the prosecutor assigned to BRYLLA's trial on the above charges.

(vi) Los Angeles County Superior Court Judge Sandy Kriegler presided over BRYLLA's trial on the above charges.

(vii) DDA John Spillane was the Head Deputy District Attorney of the Van Nuys Office at the time of BRYLLA'S prosecution.

b. Investigator Frum reviewed the contents of the tape. Believing the caller was in fact JOERG BRYLLA, Investigator Frum contacted BRYLLA's sister, Janet Harris, to see if she could identify the caller's voice.

c. On May 28, 1999, Investigator Frum played the above taped messages to Ms. Harris over the telephone, and she positively identified the male caller's voice as that of her brother, JOERG BRYLLA.

d. On May 29, 1999, LADA Investigator Jess Gomez told Investigator Frum the following:

(i) Investigator Gomez had personally met with Ms. Harris and played the above taped messages for her. Ms. Harris again positively identified the caller as her brother, BRYLLA.

(ii) Ms. Harris said that her brother was diagnosed by a psychiatrist as a paranoid schizophrenic. Ms. Harris also stated that she believed her brother would travel from his home in Canada to Los Angeles to carry out his threat.

e. On May 29, 1999, Investigator Frum contacted Bank of America's (BOA) Corporate Security Officer Florence Allenger in Fresno, California. Allenger told Investigator Frum that JOERG BRYLLA'S bank account activity reflected the following information:

(i) On May 17, 1999, BRYLLA advised Bank of America that he had moved to 100 Dunsmuir Street, Vancouver, British Columbia, Canada, Postal Code V6B1Y2.

(ii) BRYLLA'S account had remained dormant from January 29, 1999 until May 21, 1999 with a total balance of over \$4,000.00.

(iii) Between May 21, 1999 and May 27, 1999, over \$1,700.00 had been withdrawn from BRYLLA'S account via transactions at various automated teller machines (ATMs) in Vancouver, British Columbia.

(iv) On May 27, 1999, at 4:35 p.m., Pacific

Standard Time, over \$287.00 was withdrawn from BRYLLA's account from an ATM at Dunsmuir and Howe in Vancouver, British Columbia.

f. On May 29, 1999 Investigator Frum contacted Vancouver Police Constable Smith #1634. Constable Smith told Investigator Frum that 100 Dunsmuir is the location of the Salvation Army and that the intersection of Dunsmuir and Howe, where the May 27, 1999 withdrawal was made from BRYLLA's account, is located near the Salvation Army at 100 Dunsmuir, Vancouver.

g. On May 29, 1999, Investigator Frum contacted Vancouver Police Officer Ron Bieg. Officer Bieg stated that he personally responded to the Salvation Army at 100 Dunsmuir and saw that BRYLLA was at that location at 6:40 p.m.

h. On May 31, 1999 Investigator Frum contacted Vancouver Police Sergeant Doug Fisher. Sergeant Fisher stated that he had contacted the staff at the above Salvation Army and was told that BRYLLA had been registered as an overnight guest at the Salvation Army for ten days since May 21, 1999. Sergeant Fisher also said that according to the staff, BRYLLA requested that he be able to continue his stay at the Salvation Army and pay on a daily basis.

i. On June 1, 1999 Vancouver Police Sergeant Fiona Weller told Investigator Frum that she had contacted an employee at the Salvation Army located at 100 Dunsmuir, Vancouver. Sergeant Weller described BRYLLA to the employee and provided the employee with BRYLLA's date of birth, August 27, 1945. In response, the employee provided the following information:

(i) The employee had personally seen BRYLLA at the Salvation Army on May 26 and May 27, 1999.

(ii) The employee checked the daily "sign-in" ledger and verified that BRYLLA's name appeared on the ledger.

j. Investigator Frum noted that the date on which DPD Nicole received the threatening telephone messages (May 27, 1999) coincided with the date of the ATM withdrawal from BRYLLA's bank account in Canada, which was also on May 27, 1999.

6. On June 1, 1999, I listened to a copy of the May 27, 1999 taped messages from DPD Nicole's voice mail, which had been provided to me by Investigator Frum. The tape contained the following messages:

a. The preamble recorded on the tape indicated that LADA Investigator Terry Lusk recorded the voice mail messages directly from DPD Nicole's voice mail system in Van Nuys.

b. Message #1, indicated by time stamp as being received on Thursday, 9:52 a.m., conveyed the following statements by a male caller identifying himself as "Mark from Tahiti":

(i) The caller claimed that BRYLLA was innocent, and the people who prosecuted him and sent him to prison better watch their backs.

(ii) The caller stated "Kriegler" and "Spillane" better watch their back.

(iii) The caller warned that "Spillane" better set aside BRYLLA's conviction or every move he makes will be

watched.

(iv) The caller warned that his messages were "no threat" but a "guarantee."

c. Message #2, indicated by time stamp as being received on Thursday, 10:03 a.m., conveyed the following statements by a male caller who identified himself as "Mark from Tahiti":

(i) The caller wanted the people to understand that the court convicted an innocent man, "JOERG BRYLLA."

(ii) The caller warned that he was on Gil Garcetti's tail and watching every move he makes.

(iii) The caller warned that "Spillane's house is going to be watched" and that his "car is going to be bombed."

(iv) The caller warned that if "Kriegler" doesn't set aside BRYLLA's conviction, the caller will "set aside his [Kriegler's] life too..." The caller also stated that Kriegler won't know what hit him.

(v) The caller said that the "two blond cunts" calling themselves Deputy District Attorneys better watch their backs.

7. I have reviewed a copy of the following official reports and records provided to me by Investigator Frum and DDA Rhonda Saunders on June 1, 1999:

a. A psychiatric evaluation report reflecting Dr. Samuel Miles' evaluation of JOERG BRYLLA. The report was provided to me by DDA Rhonda Saunders who said that the report

had been presented to the judge at BRYLLA's trial in September 1998.

(i) The report indicated that Dr. Miles concluded BRYLLA suffers from schizophrenia or schizoaffective disorder.

(ii) Dr. Miles indicated BRYLLA appeared competent to stand trial.

b. A Los Angeles County Sheriff's Department Arrest Report reflecting BRYLLA's arrest on October 13, 1990 for striking a female in the nose.

c. A Los Angeles County Probation Officer's Report indicating the circumstances of the arrest for which BRYLLA was charged and then convicted in September 1998. The following events occurred between March 10 and March 29, 1998:

(i) BRYLLA threatened to kill his roommate with a hammer stating, "your history, I'm going to kill you."


(ii) BRYLLA sprayed his roommate with pepper spray for approximately two minutes.

(iii) BRYLLA pointed a stun gun at his roommate and discharged it. BRYLLA then followed her around the room for about an hour.

d. A Criminal Arrest Record (rap sheet) reflecting the Criminal Information Index Number and California Department of Corrections (CDC) Number assigned to JOERC YOGI BRYLLA, date of birth, February 27, 1945. The record indicates that BRYLLA was convicted on the above charges, Assault with a Stun Gun/Taser Gun and Illegal Use of Teargas Weapon, California State Penal

Code Sections, 245.(B) and 12403.7(G), respectively.

8. Based on the foregoing, I have probable cause to believe that on May 27, 1999, JOERG BRYLLA transmitted in interstate or foreign commerce a communication containing a threat to injure the person of another, in violation of 18 U.S.C. § 875(c).


Louis Perez
Special Agent - FBI

Subscribed and sworn to before me
on this 2nd day of June, 1999


UNITED STATES MAGISTRATE JUDGE

ORIGINAL

USA v. JOERG YOGI BRYLLA CASE NO. CR- 99-718 DEPT. NO. 1

CASE SUMMARY

NOTE: All items are to be completed. Information not applicable or unknown shall be indicated as "N/A".

1. Alias Name(s) Mark from Tabini, Judge Harrigan, Michael, Mike, Al from Bogota

2. Indictment Information
a. Investigative agency (i.e., FBI, DEA, IRS, Customs, etc.) FBI

3. Offense charged as a: Felony
a. Misdemeanor Minor Offense Petty Offense
b. Date of Offense 5/27/99, 6/21/99
c. Country in which first offense occurred: United States

d. The crimes charged are alleged to have been committed in: (Check ALL that apply)
 Los Angeles Ventura
 Orange Santa Barbara
 Riverside San Luis Obispo
 San Bernardino Other

4. Citation of Offense: 18 USC § 875(c); 18 USC § 875(b)

5. This defendant is charged in: All Counts
 Only Counts

6. A complaint was previously filed on 6/2/99
case no. 99-1333M
charging 18 USC § 875(c)

The complaint: Is still pending
 Was dismissed on

7. Has an information or indictment involving this defendant and the same transaction or series of transactions been previously filed and dismissed before trial? No
 Yes (Case No. _____)

8. N/A This is the _____ superseding charge (i.e., first, second, etc.). The superseding case was previously filed on _____ case no. _____

8. (Continued) The superseded case:
 Is still pending before Judge/Magistrate Judge

Was previously dismissed on _____

9. Pursuant to Section 10.1 of General Order 224 criminal cases may be related if a previously filed information or indictment and the present case:
a. arise out of the same conspiracy, common scheme, transaction, series of transactions or events; or
b. involve one or more defendants in common, and would entail substantial duplication of labor in pretrial, trial or sentencing proceedings if heard by different judges.

Related case(s), if any, (Must attach Notice of Related Case): N/A

10. N/A This defendant is designated as "High Risk" per 18 USC 3164(a)(2) by the U.S. Attorney.

11. N/A This is designated a "Special Case" per 18 USC 3166(b)(7).

12. Date of Birth August 27, 1945
 Male Female
 U.S. Citizen Alien

13. Is defendant a juvenile? Yes No
If yes, should matter be sealed Yes No

14. Will sixteen (16) days or more be required to present government's evidence in the case in chief?
 Yes No

15. Is an interpreter required? No
 Yes (list language and/or dialect)

16. The area of substantive law that will be involved in this case includes:

- financial institution fraud
- government fraud
- environmental issues
- other: violent crimes & threats
- public corruption
- tax offenses
- mail/wire fraud

ENTERED BY GMS
JUL 26 1999

CUSTODY STATUS

17. DEFENDANT IS NOT IN CUSTODY:

a. Date and time of arrest on complaint _____

b. Posted bond at complaint level on _____ in the amount of \$ _____

c. PSA supervision? Yes No

d. _____ Is a Fugitive.

e. Is on bail or release from another district. Show district: (Vancouver, Canada)

f. _____ Has not been arrested but will be notified by summons to appear. - will be extradited

g. _____ Warrant requested.

DEFENDANT IS IN CUSTODY:

a. Place of incarceration: State Federal

b. Name of Institution: _____

c. If Federal: U.S. Marshal's Registration Number: _____

d. _____ Solely on this charge. Date and time of arrest: _____

e. _____ On another conviction: State Federal Writ of Issue

f. _____ Awaiting trial on other charges: State Federal

Name of Court: _____

19. Date transferred to Federal custody: _____

20. This person/proceeding is transferred from another district per FRCrP: _____ 20 _____ 21 _____ 40

21. Determinations as to extraditable ~~time~~ prior to filing indictment/information (Explain): _____

22. DATE: 7/16/99

23. SIGNATURE: Elaine Lu
Elaine Lu
Assistant U.S. Attorney
ELAINE LU

USA v. JOERG YOGI BRITTON **CASE SUMMARY** 99-728(A) DEPT. NO. 1
DISTRICT OF CALIFORNIA
FILED
CLERK OF COURT

NOTE: All items are to be completed. Information not applicable or unknown shall be indicated as "N/A".

1. Alias Name(s) Mark
Michael, Mike, Al
2. Indictment Information
a. Investigative agency (i.e., FBI, DEA, IRS, Customs, etc.) FBI
3. Offense charged as a: Felony
a. Misdemeanor Minor Offense Petty Offense
b. Date of Offense 5/27/99, 6/21/99
c. County in which first offense occurred: 6/23/99
United States
d. The crimes charged are alleged to have been committed in: (Check ALL that apply)
 Los Angeles Ventura
 Orange Santa Barbara
 Riverside San Luis Obispo
 San Bernardino Other
4. Citation of Offense: 18 USC § 875(c)
18 USC § 875(b), 18 USC § 875(d)
5. This defendant is charged in: All Counts
 Only Counts
6. A complaint was previously filed on 6/2/99
case no. 99-1333M
charging 18 USC § 875(c)
7. Has an information or indictment involving this defendant and the same transaction or series of transactions been previously filed and dismissed before trial? No
 Yes (Case No. _____)
8. This is the 1st superseding charge (i.e., first, second, etc.). The superseded case was previously filed on July 16, 1999
case no. CR 99-728
8. (Continued) The superseded case:
 Was previously dismissed on _____
 Pending before Judge/Magistrate Judge
(No judge assigned yet)
9. Pursuant to Section 10.1 of General Order 224 criminal cases may be related if a previously filed information or indictment and the present case:
a. arise out of the same conspiracy, common scheme, transaction, series of transactions or events; or
b. involve one or more defendants in common, and would entail substantial duplication of labor in pretrial, trial or sentencing proceedings if heard by different judges.
Related case(s), if any. (Must attach Notice of Related Case): N/A
10. N/A This defendant is designated as "High Risk" per 18 USC 3164(a)(2) by the U.S. Attorney.
11. N/A This is designated a "Special Case" per 18 USC 3166(b)(7).
12. Date of Birth: August 27, 1945
 Male Female
 U.S. Citizen Alien
13. Is defendant a juvenile? Yes No
If yes, should matter be sealed? Yes No
14. Will sixteen (16) days or more be required to present government's evidence in the case in chief?
 Yes No
15. Is an interpreter required? No
 Yes (list language and/or dialect)
16. The area of substantive law that will be involved in this case includes:
 Financial institution fraud Public corruption
 Government fraud Tax offenses
 Environmental issues Mail/wire fraud
Other: violent crimes & threats

ENTER ON ICMS
AUG 10 1999

13

CUSTODY STATUS

17. DEFENDANT IS NOT IN CUSTODY:

- a. Date and time of arrest on complaint _____
- b. Posted bond at complaint level on _____ in the amount of \$ _____
- c. PSA supervision? Yes No
- d. _____ Is a Fugitive.
- e. Is on bail or release from another district. Show district: (Vancouver, Canada)
- f. _____ Has not been arrested but will be notified by summons to appear. - will be extradited
- g. _____ Warrant requested.

DEFENDANT IS IN CUSTODY:

- a. Place of incarceration: State Federal
 - b. Name of Institution: _____
 - c. If Federal: U.S. Marshal's Registration Number: _____
 - d. _____ Solely on this charge. Date and time of arrest: _____
 - e. _____ On another conviction: State Federal Writ of Issue
 - f. _____ Awaiting trial on other charges: State Federal
- Name of Court: _____

- 19. Date transferred to Federal custody: _____
- 20. This person/proceeding is transferred from another district per FRCrP: _____ 20 _____ 21 _____ 40
- 21. Determinations as to sustainable date prior to filing indictment/information (Explain): _____

22. DATE: 8/6/99

23. SIGNATURE: Elaine Du
Elaine Du
Elaine Du
Assistant U.S. Attorney
D SINE LU

FILED

United States District Court
Central District of California

ENTERED ON ICMS

UNITED STATES OF AMERICA vs.

Defendant Joerg Yogi Brylla

aka "Mark"; aka "Judge Harrison"
aka "Michael"; aka "Mike"; aka "Al"

RECEIVED
U.S. MARSHAL'S SERVICE
Social Security No. 552-68-4533
LOS ANGELES, CALIF. 552-68-4538

Residence SAME AS
Address LOS ANGELES

MAILING ADDRESS: WDC 535 N. Alameda St
Los Angeles, CA 90012

FEB 12 8:05

JUDGMENT AND PROBATION/COMMITMENT ORDER

In the presence of the attorney for the government, the defendant appeared in person,
on this date: 2 / 1 / 01
Month / Day / Year

COUNSEL: XX WITH COUNSEL David McLane, Deputy Federal Public Defender
(Name of Counsel)

PLEA: XX GUILTY, and the Court being satisfied that there is a factual
basis for the plea. NOLO CONTENDERE NOT GUILTY

FINDING: There being a finding/verdict of GUILTY, defendant has been convicted as charged
the offense(s) of:

threat to injure in interstate or foreign commerce in violation of
Title 18 United States Code, Section 875(c), as charged in Counts
3 and 5 of the 1st Superseding Indictment.

JUDGMENT AND PROBATION/COMMITMENT ORDER:

The Court asked whether defendant had anything to say why judgment should not be pronounced. Because no
sufficient cause to the contrary was shown, or appeared to the Court, the Court adjudged the defendant guilty as
charged and convicted:

IT IS ORDERED that the defendant shall pay to the United States a special assessment
of \$200.00, which is due immediately.

Pursuant to Section 5B1.2(e) of the Guidelines, all fines and costs are waived as
the Court fines that defendant does not have the ability to pay.

PURSUANT TO THE SENTENCING REFORM ACT OF 1984, IT IS ADJUDGED that the defendant is
hereby committed to the custody of the Bureau of Prisons to be imprisoned for a term
of twenty seven (27) months on Counts 3 and 5, each count to be served concurrently.

IT IS FURTHER ADJUDGED that upon release from imprisonment, defendant shall be placed
on supervised release for a term of three (3) years on Counts 3 and 5, each count
to run concurrently, on the following terms and conditions: (1) defendant shall
comply with the rules and regulations of the Probation Office and General Order 318;
(2) defendant shall refrain from any unlawful use of a controlled substance and shall
submit to 1 drug test within 15 days of release from imprisonment and at least 2
periodic drug tests thereafter, as directed by the Probation Officer; (3) during the
period of community supervision defendant shall pay the special assessment in
accordance with this judgment's orders pertaining to such payment; (4) defendant
shall notify the Court, through the Probation Office, of any material change in his
economic circumstances that might affect his ability to pay the special assessment;
(5) defendant shall comply with the rules and regulations of the Immigration and
Naturalization Service (INS), and if deported from this country, either voluntarily
or involuntarily, not reenter the United States illegally; defendant is not required
to report to the Probation Office while residing outside of the United States,
however, within 72 hours of release from any custody or any reentry to the United
States during the period of Court-ordered supervision, defendant shall report for
instructions to the U. S. Probation Office, located at United States Courthouse, 312
North Spring Street, Room 500, Los Angeles, California 90012; (6) defendant shall
participate in a psychological/psychiatric counseling or treatment program as
approved and directed by the Probation Office; (7) defendant shall not obtain or

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United States District Court
Central District of California

UNITED STATES OF AMERICA

Docket No. CR 99-728(A)-RSWL

VS

Joerg Yogi Brylla
aka "Mark"; aka "Judge Harrigan"

Defendant: aka "Michael"; aka "Mike"; aka "Al" DATE: 2/9/01

JUDGMENT AND PROBATION/COMMITMENT ORDER

CONTINUED FROM PAGE 1:

possess any driver's license, Social Security number, birth certificate, passport or any other form of identification in any name, other than his true legal name, without prior written approval of the Probation Officer and further, defendant shall not use, for any purpose or in any manner, any name other than his true legal name.

The Court requests the Bureau of Prisons to look into defendant's custodial status in Canada while awaiting extradition to the United States. THE COURT IS NOT MAKING A RECOMMENDATION.

On the government's motion, the original Indictment and the remaining counts of the 1st Superseding Indictment are ordered dismissed.

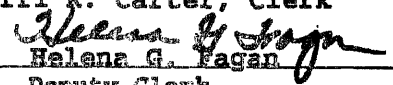
In addition to the special conditions of supervision imposed above, it is hereby ordered that the Standard Conditions of Probation and Supervised Release set out on the reverse side of this judgment be imposed. the Court may change the conditions of supervision, reduce or extend the period of supervision, and at any time during the supervision period or within the maximum period permitted by law, may issue a warrant and revoke supervision for a violation occurring during the supervision period.

Signed by: U.S. District Judge


RONALD S.W. LEW

It is ordered that the Clerk deliver a certified copy of this Judgment and Probation/Commitment Order to the U.S. Marshal or other qualified officer:

Sherri R. Carter, Clerk


By Helena G. Fagan
Deputy Clerk

Dated/Filed: February 9, 2001
Month / Day / Year

STANDARD CONDITIONS OF PROBATION AND SUPERVISED RELEASE

While the defendant is on probation or supervised release pursuant to this Judgment:

1. The defendant shall not commit another Federal, state or local crime;
2. the defendant shall not leave the judicial district without the written permission of the court or probation officer;
3. the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
4. the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
5. the defendant shall support his or her dependents and meet other family responsibilities;
6. the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
7. the defendant shall notify the probation officer within 72 hours of any change in residence or employment;
8. the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
9. the defendant shall not frequent places where controlled substances are illegally sold, used, distributed or administered;
10. the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
11. the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
12. the defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
13. the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
14. as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to conform the defendant's compliance with such notification requirement;
15. the defendant shall not possess a firearm or other dangerous weapon;
16. the defendant shall, upon release from any period of custody, report to the probation officer within 72 hours

These conditions are in addition to any other conditions imposed by this Judgment.

RETURN

I have executed the within Judgment and Commitment as follows:

Defendant delivered on _____ to _____

Defendant notari appeal on _____

Defendant released on _____

Mandate issued on _____

Defendant's appeal determined on _____

Defendant delivered on 3.6.01 to USP Cooper

at Cooper Co the institution designated by the Bureau of Prisons, with a certified copy of the within Judgment and Commitment.

UNITED STATES MARSHAL

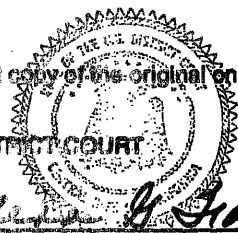
DATED: 3.6.01

BY: Al Fleming, Warden
M. Shultz, Legal Tech

CERTIFICATE

I hereby attest and certify this date that the foregoing document is a full, true and correct copy of the original on file in my office, and in my legal custody.

CLERK, U.S. DISTRICT COURT



DATED: 2/9/01

BY: Al Fleming

Court Name: U.S. District Court
Division: 2
Receipt Number: LA107523
Cashier ID: 1vcash
Transaction Date: 11/24/2014
Payer Name: Rapid Legal

PAPER COPIES
For: Rapid Legal
Case/Party: D-CAC-2-99-CR-000720-001
Amount: \$0.50

CHECK
Check/Money Order Num: 5237
Amt Tendered: \$0.50

Total Due: \$0.50
Total Tendered: \$0.50
Change Amt: \$0.00

No refunds without original
receipt. Returned checks will be
assessed a fee of \$33.00.

United States District Court
Central District of California

FILED
U.S. DISTRICT COURT
FEB 13 2001
CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA vs.
Defendant Joerg Yogi Brylla
aka "Mark"; aka "Judge Harrigan"
aka "Michael"; aka "Mike"; aka "Al"

Docket No. CR 99-728 (A) - RSW
Social Security No. 552-68-4538
552-68-4538

& Residence SAME
Address _____

MAILING ADDRESS: MDC, 535 N. Alameda St
Los Angeles, CA 90012

JUDGMENT AND PROBATION/COMMITMENT ORDER

In the presence of the attorney for the government, the defendant appeared in person,
on this date: 2 9 01
Month / Day / Year

COUNSEL: XX WITH COUNSEL David McLane, Deputy Federal Public Defender
(Name of Counsel)

FILED
U.S. DISTRICT COURT
FEB 9 2001
CENTRAL DISTRICT OF CALIFORNIA

PLEA: XX GUILTY, and the Court being satisfied that there is a factual
basis for the plea. NOLO CONTENDERE NOT GUILTY

FINDING: There being a finding/verdict of GUILTY, defendant has been convicted as charged of
the offense(s) of:

threat to injure in interstate or foreign commerce in violation of
Title 18 United States Code, Section 875(c), as charged in Counts
3 and 5 of the 1st Superseding Indictment.

JUDGMENT AND PROBATION/COMMITMENT ORDER:

The Court asked whether defendant had anything to say why judgment should not be pronounced. Because no
sufficient cause to the contrary was shown, or appeared to the Court, the Court adjudged the defendant guilty as
charged and convicted:

IT IS ORDERED that the defendant shall pay to the United States a special assessment
of \$200.00, which is due immediately.

Pursuant to Section 5E1.2(e) of the Guidelines, all fines and costs are waived as
the Court fines that defendant does not have the ability to pay.

PURSUANT TO THE SENTENCING REFORM ACT OF 1984, IT IS ADJUDGED that the defendant is
hereby committed to the custody of the Bureau of Prisons to be imprisoned for a term
of twenty seven (27) months on Counts 3 and 5, each count to be served concurrently.

IT IS FURTHER ADJUDGED that upon release from imprisonment, defendant shall be placed
on supervised release for a term of three (3) years on Counts 3 and 5, each count
to run concurrently, on the following terms and conditions: (1) defendant shall
comply with the rules and regulations of the Probation Office and General Order 318;
(2) defendant shall refrain from any unlawful use of a controlled substance and shall
submit to 1 drug test within 15 days of release from imprisonment and at least 2
periodic drug tests thereafter, as directed by the Probation Officer; (3) during the
period of community supervision defendant shall pay the special assessment in
accordance with this judgment's orders pertaining to such payment; (4) defendant
shall notify the Court, through the Probation Office, of any material change in his
economic circumstances that might affect his ability to pay the special assessment;
(5) defendant shall comply with the rules and regulations of the Immigration and
Naturalization Service (INS), and if deported from this country, either voluntarily
or involuntarily, not reenter the United States illegally; defendant is not required
to report to the Probation Office while residing outside of the United States,
however, within 72 hours of release from any custody or any reentry to the United
States during the period of Court-ordered supervision, defendant shall report for
instructions to the U. S. Probation Office, located at United States Courthouse, 312
North Spring Street, Room 600, Los Angeles, California (6) defendant shall
participate in a psychological/psychiatric court-ordered treatment program as
approved and directed by the Probation Office, defendant shall not obtain or

EMERSON FORMS
FEB 13 2001

38

United States District Court
Central District of California

UNITED STATES OF AMERICA

Docket No. CR 99-728(A)-RSWL

vs

Joerg Yogi Brylla
aka "Mark"; aka "Judge Harrigan"

Defendant: aka "Michael"; aka "Mike"; aka "Al" DATE: 2/9/01

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JUDGMENT AND PROBATION/COMMITMENT ORDER

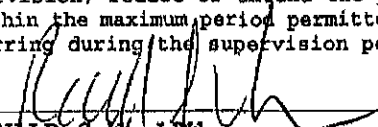
CONTINUED FROM PAGE 1:

possess any driver's license, Social Security number, birth certificate, passport or any other form of identification in any name, other than his true legal name, without prior written approval of the Probation Officer and further, defendant shall not use , for any purpose or in any manner, any name other than his true legal name.

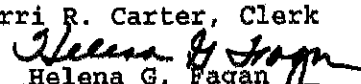
The Court requests the Bureau of Prisons to look into defendant's custodial status in Canada while awaiting extradition to the United States. THE COURT IS NOT MAKING A RECOMMENDATION.

On the government's motion, the original Indictment and the remaining counts of the 1st Superseding Indictment are ordered dismissed.

In addition to the special conditions of supervision imposed above, it is hereby ordered that the Standard Conditions of Probation and Supervised Release set out on the reverse side of this judgment be imposed. the Court may change the conditions of supervision, reduce or extend the period of supervision, and at any time during the supervision period or within the maximum period permitted by law, may issue a warrant and revoke supervision for a violation occurring during the supervision period.

Signed by: U.S. District Judge 
RONALD S.W. LEW

It is ordered that the Clerk deliver a certified copy of this Judgment and Probation/Commitment Order to the U.S. Marshal or other qualified officer.

Sherri R. Carter, Clerk

By Helena G. Fagan
Deputy Clerk

Dated/Filed: February 9, 2001
Month / Day / Year

STANDARD CONDITIONS OF PROBATION AND SUPERVISED RELEASE

While the defendant is on probation or supervised release pursuant to this Judgment:

1. The defendant shall not commit another Federal, state or local crime;
2. the defendant shall not leave the judicial district without the written permission of the court or probation officer;
3. the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
4. the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
5. the defendant shall support his or her dependents and meet other family responsibilities;
6. the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons;
7. the defendant shall notify the probation officer within 72 hours of any change in residence or employment;
8. the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any narcotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician;
9. the defendant shall not frequent places where controlled substances are illegally sold, used, distributed or administered;
10. the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
11. the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer;
12. the defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer;
13. the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
14. as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to conform the defendant's compliance with such notification requirement;
15. the defendant shall not possess a firearm or other dangerous weapon;
16. the defendant shall, upon release from any period of custody, report to the probation officer within 72 hours

These conditions are in addition to any other conditions imposed by this Judgment.

RETURN

I have executed the within Judgment and Commitment as follows:

Defendant delivered on _____ to _____

Defendant noted appeal on _____

Defendant released on _____

Mandate issued on _____

Defendant's appeal determined on _____

Defendant delivered on _____ to _____

at _____ the institution designated by the Bureau of Prisons, with a certified copy of the within Judgment and Commitment.

UNITED STATES MARSHAL

DATED: _____

BY: _____

CERTIFICATE

I hereby attest and certify this date that the foregoing document is a full, true and correct copy of the original on file in my office, and in my legal custody.

CLERK, U.S. DISTRICT COURT

DATED: _____

BY: _____

United States District Court
Central District of California

UNITED STATES OF AMERICA vs.
Defendant Joerg Yogi Brylla
aka "Mark"; aka "Judge Harrigan"
aka "Michael"; aka "Mike"; aka "Al"
& Residence SAME
Address _____

Docket No. CR 99-728(A)-RSWL
Social Security No. 552-68-4533
552-68-4538
MAILING ADDRESS: MDC, 535 N. Alameda St
Los Angeles, CA 90012

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Month / Day / Year

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(Name of Counsel)

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or involuntarily, not reenter the United States illegally; defendant is not required
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approved and directed by the Probation Office; (7) defendant shall not obtain or

United States District Court
Central District of California

UNITED STATES OF AMERICA

Docket No. CR 99-728(A)-RSWL

vs

Joerg Yogi Brylla
aka "Mark"; aka "Judge Harrigan"

Defendant: aka "Michael"; aka "Mike"; aka "Al" DATE: 2/9/01

JUDGMENT AND PROBATION/COMMITMENT ORDER

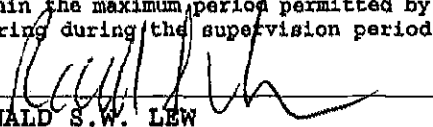
CONTINUED FROM PAGE 1:

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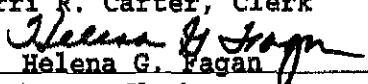
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Signed by: U.S. District Judge 
RONALD S.W. LEW

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Sherri R. Carter, Clerk

By Helena G. Fagan
Deputy Clerk

Dated/Filed: February 9, 2001
Month / Day / Year

Cas. **STANDARD CONDITIONS OF PROBATION AND SUPERVISED RELEASE** 6

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Defendant's appeal determined on _____

Defendant delivered on _____ to _____

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UNITED STATES MARSHAL

DATED: _____

BY: _____

CERTIFICATE

I hereby attest and certify this date that the foregoing document is a full, true and correct copy of the original on file in my office, and in my legal custody.

CLERK, U.S. DISTRICT COURT

DATED: _____

BY: _____

4
10

Court Name: U.S. District Court
Division: 2
Receipt Number: LA107484
Cashier ID: yscash
Transaction Date: 11/21/2014
Payer Name: RAPID LEGAL

PAPER COPIES
For: RAPID LEGAL
Case/Party: 0-CAL-2-99-CR-000728-001
Amount: \$3.00

CHECK
Check/Money Order Num: 4722
Amt Tendered: \$3.00

Total Due: \$3.00
Total Tendered: \$3.00
Change Amt: \$0.00

No refunds without original
receipt. Returned checks will be
assessed a fee of \$33.00.