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<input type="text" value="CHAD"/>	<input type="text"/>	<input type="text" value="BRING"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

1 Result for search CHAD BRING[Clear Form](#)

CHAD EDWARD BRING

Register Number: 65323-065

Age: 37
Race: White
Sex: Male

Released On: 06/07/2004**Related Links**

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<http://www.bop.gov/inmateloc/>

CASE NO.: 01-CR-267-RE - DISTRICT OF OREGON

CRIMINAL INFORMATION (COMPLAINT)

THIS DOCUMENT WAS FILED IN UNITED STATES DISTRICT COURT/ OREGON. ON JUNE 8, 2001 CHAD EDWARD BRING POSSESSED WITH INTENT TO DISTRIBUTE A CONTROLLED SUBSTANCE: TO-WIT: A QUANTITY OF 3, 4 METHYLENEDIOXYAMPHETAMINE/MDMA, A SUBSTANCE COMMONLY REFERRED TO AS "ECSTASY" IN AN AMOUNT OF APPROXIMATELY 21.2 POUNDS.....

FILED

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF OREGON

CLERK, U.S. DISTRICT COURT
DISTRICT OF OREGON
PORTLAND, OREGON

BY 

UNITED STATES OF AMERICA)

Plaintiff,)

v.)

CHAD EDWARD BRING,)

Defendant.)

No. 01cr267 RE

INFORMATION

[21 U.S.C. §§ 841(a)(1) and 841(b)(1)(C)]

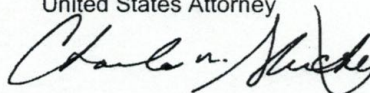
THE UNITED STATES ATTORNEY CHARGES:

COUNT 1

That on or about June 8, 2001, **CHAD EDWARD BRING**, defendant herein,
in the District of Oregon, did possess with intent to distribute a controlled substance: to-wit:
a quantity of 3, 4-Methylenedioxymphetamine/MDMA, a substance commonly referred to as
"Ecstasy" in an amount of approximately 21.2 pounds; all in violation of Title 21, United States
Code, Sections 841(a)(1) and 841(b)(1)(C).

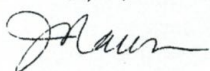
Dated this 6th day of July, 2001.

MICHAEL W. MOSMAN
United States Attorney



CHARLES W. STUCKEY
Assistant U.S. Attorney

5/5/06



10

This document is an Affidavit filed by CHAD EDWARD BRING, as petitioner, to change his name to CHAD TAYLOR.

This document is filed in Case No. D326068, Dept. G. – Eighth Judicial District Court.

This document was filed after Chad Bing a/k/a Taylor was released from prison.

In this affidavit, page 2, lines 1-9, Taylor describes his criminal activity.

ORIGINAL

FILED

Nov 22 4 29 PM '04

Shirley B. Rungius
CLERK

AFPT
CHAD EDWARD BRING
1140 W. Dyer
Pahrump, Nevada 89048
(702) 303-1438
In Proper Person

DISTRICT COURT

CLARK COUNTY, NEVADA

In the Matter of the)
Application of)

CHAD EDWARD BRING,)

CASE NO. D326068

DEPT. NO. G

Petitioner,)

For Change of Name of Adult.)

AFFIDAVIT OF PETITIONER

STATE OF NEVADA)

: ss.

COUNTY OF CLARK)

1. I, CHAD EDWARD BRING, do solemnly swear to testify
herein to the truth, the whole truth and nothing but the truth.

2. That I am the Petitioner in the case number D 326068.

3. That I live at 1140 W. Dyer, Pahrump, Nevada 89048.

4. That I first moved to Nevada, on or about 1/15/04,
and have lived here since that time. It is my intention to
remain in Pahrump, Nevada, for the foreseeable future.

5. That I have read the Petition for Change of Name of
Adult on file in this case and can testify that the allegations
stated in the Petition are all true.

6. That the new legal name which I propose to take and
assume is CHAD EDWARD TAYLOR.

7. That I was born in Yreka, California on May 19, 1978.

RECEIVED
NOV 22 2004
COUNTY CLERK

CHAD

1 iminal proceeding amounting to a felony in a State Court or a
2 Federal Court of the United States of America. Specifically, I
3 was arrested in Portland, Oregon, on June 7, 2001 for possession
4 with intent to distribute. I served 30 months and is currently
5 on probation for three (3) years. However, he is not seeking to
6 change his name for any fraudulent or criminal purposes.
7 Petitioner's Federal Probation Officer is aware of the Petition
8 for Change of Name and he approves of the action.
9

10 9. That I am not requesting the Change of Name for myself
11 for the purpose of defrauding creditors, escaping any
12 indebtedness or obligation, nor to defeat any property rights of
13 others.

14 10. That I am requesting that my legal name be changed for
15 the following reason: Petitioner has used the last name
16 "TAYLOR" all of his life. "TAYLOR" is the last name of CHAD's
17 step father.

18 11. I have read the proposed ORDER CHANGING NAME and I
19 hereby ask that the Court issue said order.

20 Dated this 22 day of July, 2004.

21 CHAD EDWARD BRING
22

23 Subscribed and sworn before me this

24 22 day of July, 2004.

25 [Signature]
26 Notary Public in and for the above
27 mentioned County and State
28



CASE NO.: 2:05-CR-0476

**This document is filed in the United States District Court/
Nevada. This Order accepts the transfer of supervision of
Chad Taylor to the State of Nevada.**

FILED RECEIVED
ENTERED SERVED ON
COUNTY CLERK OF RECORD
2005 DEC 20 P 2:24
CLERK U.S. DISTRICT COURT
DISTRICT OF NEVADA
BY _____ DEPUTY

UNITED STATES PROBATION OFFICE
DISTRICT OF NEVADA
M E M O R A N D U M

RE: Chad Edward Bring

CASE NO.: To be

2:05-cr-0476

SUPERVISION RETURN
REQUESTING ACCEPTANCE OF TRANSFER OF JURISDICTION

December 20, 2005

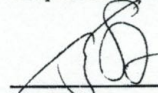
TO: U.S. District Judge

On September 23, 2002, Bring was sentenced in the District of Oregon to 30 months custody for committing the offense of Possession with Intent to Distribute MDMA. A three year term of supervised release was imposed. On June 7, 2004, supervision commenced in the District of Nevada.

In an effort to expedite any future issues which may require the Court's attention, it is recommended that the Court accept jurisdiction of the case. Should the Court agree with this request, transfer of jurisdiction forms are attached for Your Honor's signature.

If you have any questions, please contact me at 591-0863.

Respectfully submitted,

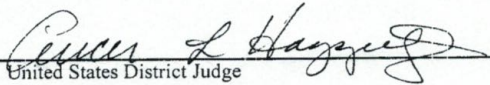


Henry Stegman
United States Probation Officer

HAS:hs

APPROVED: _____

James P. Perdue, Jr., Supervising
U.S. Probation Officer

PROB 22 (Rev. 2/88)		DOCKET NO. (Trans Court) CR 01-267-01-FR	
TRANSFER OF JURISDICTION		DOCKET NO. (Rec. Court)	
NAME AND ADDRESS OF PROBATIONER/SUPERVISED RELEASEE Chad Edward Bring	DISTRICT Oregon	DIVISION	
	NAME OF SENTENCING JUDGE The Honorable Helen J. Frye		
	DATES OF PROBATION/ SUPERVISED RELEASE	FROM 6-7-04	TO 6-6-07
OFFENSE Possession with Intent to Distribute MDMA			
PART 1 - ORDER TRANSFERRING JURISDICTION			
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON			
IT IS HEREBY ORDERED that pursuant to 18 USC § 3605 the jurisdiction of the probationer or supervised releasee named above be transferred with the records of this Court to the U.S. District Court for the District of Nevada upon that Court's order of acceptance of jurisdiction. This Court hereby expressly consents that the period of probation or supervised release may be changed by the District Court to which this transfer is made without further inquiry of this court.*			
Dec 6, 2005 Effective Date		 United States District Judge	
*This sentence may be deleted in the discretion of the transferring Court.			
PART 2 - ORDER ACCEPTING JURISDICTION			
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA			
IT IS HEREBY ORDERED that jurisdiction over the above-named probationer/supervised releasee be accepted and assumed by this Court from and after the entry of this order.			
Effective Date		United States District Judge	

PROB 22 (Rev. 2/88)		DOCKET NO. (Trans Court) CR 01-267-01-FR	
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Dec 6, 2005 Effective Date		[Signature] United States District Judge	
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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA			
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Effective Date		United States District Judge	

CASE NO.: 2:05-CR-0476

**This document is filed in the United States District Court/
Nevada. This is the Supervision Report Accepting the
Transfer of Supervision of Chad Taylor to the State of
Nevada.**

FILED RECEIVED
ENTERED SERVED ON
CORRECTOR'S OFFICE OF RECORD
2005 DEC 20 P 2:24
CLERK U.S. DISTRICT COURT
DISTRICT OF NEVADA
BY _____ DEPUTY

UNITED STATES PROBATION OFFICE
DISTRICT OF NEVADA
M E M O R A N D U M

RE: Chad Edward Bring

CASE NO.: To be

2:05-cr-0476

SUPERVISION RETURN
REQUESTING ACCEPTANCE OF TRANSFER OF JURISDICTION

December 20, 2005

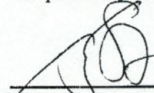
TO: U.S. District Judge

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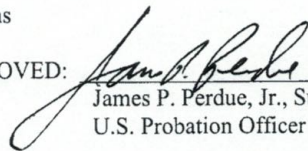
Respectfully submitted,



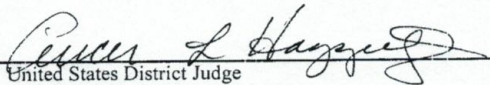
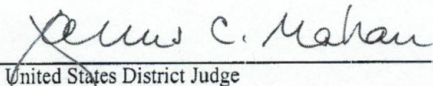
Henry Stegman
United States Probation Officer

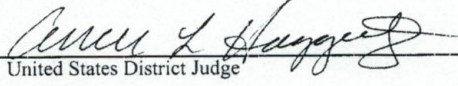
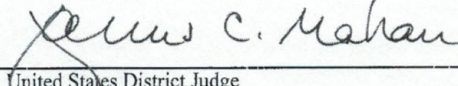
HAS:hs

APPROVED:



James P. Perdue, Jr., Supervising
U.S. Probation Officer

PROB 22 (Rev. 2/88)		DOCKET NO. (Trans Court) CR 01-267-01-FR	
TRANSFER OF JURISDICTION		DOCKET NO. (Rec. Court)	
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	NAME OF SENTENCING JUDGE The Honorable Helen J. Frye		
	DATES OF PROBATION/ SUPERVISED RELEASE	FROM 6-7-04	TO 6-6-07
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Dec 6, 2005 Effective Date		 United States District Judge	
*This sentence may be deleted in the discretion of the transferring Court.			
PART 2 - ORDER ACCEPTING JURISDICTION			
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA			
IT IS HEREBY ORDERED that jurisdiction over the above-named probationer/supervised releasee be accepted and assumed by this Court from and after the entry of this order.			
March 29, 2006 Effective Date		 United States District Judge	

PROB 22 (Rev. 2/88)		DOCKET NO. (Trans Court) CR 01-267-01-FR	
TRANSFER OF JURISDICTION		DOCKET NO. (Rec. Court)	
NAME AND ADDRESS OF PROBATIONER/SUPERVISED RELEASEE Chad Edward Bring	DISTRICT Oregon	DIVISION	
	NAME OF SENTENCING JUDGE The Honorable Helen J. Frye		
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Dec 6, 2005		 United States District Judge	
Effective Date			
*This sentence may be deleted in the discretion of the transferring Court.			
PART 2 - ORDER ACCEPTING JURISDICTION			
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA			
IT IS HEREBY ORDERED that jurisdiction over the above-named probationer/supervised releasee be accepted and assumed by this Court from and after the entry of this order.			
Match 29, 2006		 United States District Judge	
Effective Date			

UNITED STATES DISTRICT COURT
OFFICE OF THE CLERK
DISTRICT OF NEVADA
LLOYD D. GEORGE FEDERAL COURTHOUSE
333 LAS VEGAS BOULEVARD SOUTH, Room 1334
LAS VEGAS, NEVADA 89101
(702) 464-5400

LANCE S. WILSON
CLERK OF COURT

CYNTHIA J. JENSEN
CHIEF DEPUTY, LAS VEGAS

JAKE HERB
CHIEF DEPUTY, RENO

April 10, 2006

CLERK, U.S. DISTRICT COURT
District of Oregon
1000 S. W. Third Avenue
Portland, OR 97204-2902

Re: Transfer of Jurisdiction

USA vs Chad Edward Bring

Your Cases # CR-01-267-01-FR

District of Nevada Case # 2:05-cr-00476-JCM-PAL

Dear Clerk:

On March 29, 2006, this court accepted transfer of jurisdiction on the above listed defendant. In order to open the case in our court, please send us certified copies of the Indictment/Information, Judgment and docket sheet. Find attached a copy of the Probation 22 form signed by both jurisdictions.

** District of Nevada is currently using CM/ECF, and judges now sign documents electronically**

Thank you,

LANCE S. WILSON

By: /s/ Karen Richardson
Karen Richardson, Deputy Clerk

Please acknowledge receipt on the enclosed copy of this letter.

Received By: _____ Date: _____

**THIS IS A SUMMARY OF MANY OF THE DOCUMENTS YOU
ALREADY HAVE. IT DOES INCLUDE SENTENCING NOTES,
30 MONTHS TO FEDERAL BUREAU OF PRISONS.**

UNITED STATES DISTRICT COURT

Office of the Clerk
District of Oregon

740 United States Courthouse
1000 S.W. Third Avenue, Portland, Oregon 97204-2902
(503) 326-8003/8008

2006 MAY 10 PM 3:15

DONALD M. CINNAMOND
Clerk of Court

SHERYL McCONNELL
Chief Deputy

May 5, 2006

U.S. District Court
Office of the Clerk
Lloyd D. George Federal Courthouse
333 Las Vegas Blvd South, Room 1334
Vegas, NV 89101

Dear Clerk;


SUBJECT: Transfer of Jurisdiction re Chad Edward Bring, Oregon Case No. CR 01-267-01 FR; Nevada Case No. 2:05-cr-476-JCM-PAL

The following documents are enclosed in connection with the above mentioned Transfer of Jurisdiction: certified copies of the charging document, the judgment, transfer order, and the docket sheet.

Please acknowledge receipt of the above mentioned papers by returning the copy of this letter to our office.

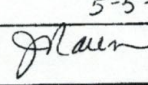
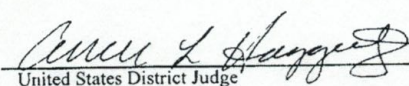
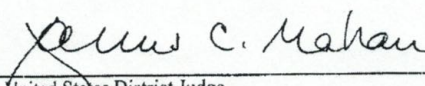
Sincerely,

DONALD M. CINNAMOND, CLERK


By J. Raun, Deputy

cc: File

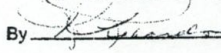
Rec'd
 Filed 06 APR 12 11:45 USDC-ORP

PROB 22 (Rev. 2/88)		DOCKET NO. (Trans Court) CR 01-267-01-FR	
TRANSFER OF JURISDICTION		DOCKET NO. (Rec. Court) 2:05-CR-0476-JCM-PAL	
NAME AND ADDRESS OF PROBATIONER/SUPERVISED RELEASEE Chad Edward Bring	DISTRICT Oregon	DIVISION	
	NAME OF SENTENCING JUDGE The Honorable Helen J. Frye		
	DATES OF PROBATION/ SUPERVISED RELEASE	FROM 6-7-04	TO 6-6-07
OFFENSE Possession with Intent to Distribute MDMA			
<div style="text-align: right;">5-5-06 </div>			
PART 1 - ORDER TRANSFERRING JURISDICTION			
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON			
<p>IT IS HEREBY ORDERED that pursuant to 18 USC § 3605 the jurisdiction of the probationer or supervised releasee named above be transferred with the records of this Court to the U.S. District Court for the District of Nevada upon that Court's order of acceptance of jurisdiction. This Court hereby expressly consents that the period of probation or supervised release may be changed by the District Court to which this transfer is made without further inquiry of this court.*</p>			
<u>Dec 6, 2005</u> Effective Date		 United States District Judge	
*This sentence may be deleted in the discretion of the transferring Court.			
PART 2 - ORDER ACCEPTING JURISDICTION			
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA			
<p>IT IS HEREBY ORDERED that jurisdiction over the above-named probationer/supervised releasee be accepted and assumed by this Court from and after the entry of this order.</p>			
<u>Match 29, 2006</u> Effective Date		 United States District Judge	

I hereby attest and certify on 4-10-06
 that the foregoing document is a full, true
 and correct copy of the original on file in my
 legal custody.

CLERK, U.S. DISTRICT COURT
 DISTRICT OF NEVADA

Transfer of Jurisdiction (Prob 22-OR) (4/00)

By  Deputy Clerk



FILED 06 MAY 05 16:27 USDC-ORP

JK

40

UNITED STATES DISTRICT COURT
District of Oregon

FILED 02 SEP 23 16:22 USDC-ORP

UNITED STATES OF AMERICA

v.

CHAD EDWARD BRING

Entered on the Docket on
9-24-02
DONALD M. CANNAMOND
Deputy

JUDGMENT IN A CRIMINAL CASE
(For Offenses Committed On or After November 1, 1987)

Case Number: Cr. 01-267-01 FR

Christopher J. Schatz
Defendant's Attorney

THE DEFENDANT:

X pleaded guilty to count 1.

 pleaded nolo contendere to count(s) which was accepted by the court.

 was found guilty on count(s) after a plea of not guilty.

Accordingly, the court has adjudicated that the defendant is guilty of the following offense(s):

<u>Title & Section</u>	<u>Nature of Offense</u>	<u>Date Offense Concluded</u>	<u>Count Number(s)</u>
21 USC 841(b)(1)(C)	Possession with Intent to Distribute MDMA	6/08/01	1

The defendant is sentenced as provided in pages 2 through 4 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

 The defendant has been found not guilty on count(s) , and is discharged as to such count(s).
 Count is dismissed on the motion of the United States.

X Defendant shall pay a special assessment in the amount of \$ 100 for count 1.

IT IS ORDERED that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, the defendant shall notify the court and the United States Attorney of any material change in the defendant's economic circumstances.

Defendant's Soc. Sec. No.: 553-55-0986

Defendant's Date of Birth: 05/19/78

Defendant's Mailing Address: 80 S. Gibson Road #925
Henderson, NV 89012

Defendant's Residence Address: see above

Date of Imposition of Sentence: September 23, 2002

Defendant's USM No.: 65323-065

Helen J. Frye
Signature of Judicial Officer

Helen J. Frye, U.S. District Judge
Name & Title of Judicial Officer

Date: Sept. 23, 2002

5/5/06
J. Naur

38

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a term of 30 months.

X The court makes the following recommendations to the Bureau of Prisons:
that the defendant participate in the Intensive Confinement Program (boot camp) if determined to be eligible by the Bureau of Prisons;
and that the defendant receive any and all drug treatment available while in prison.

 The defendant is remanded to the custody of the United States Marshal.

 The defendant shall surrender to the United States Marshal for this district:

 at on

 as notified by the United States Marshal.

X The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons,

X before 2 p.m. on October 9, 2002 or on such other date determined by the Bureau of Prisons.

 as notified by the United States Marshal and/or Pretrial Services.

RETURN

I have executed this judgment as follows:

Defendant delivered on: _____ to _____ at _____

_____, with a certified copy of this judgment.

United States Marshal

By _____
Deputy Marshal

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of 3 years.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter.

— The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse.

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall also comply with any additional conditions attached to this judgment.

STANDARD CONDITIONS OF SUPERVISION

1. The defendant shall report in person to the probation office for the district to which he or she is released within 72 hours of release from the custody of the Bureau of Prisons.
2. The defendant shall not commit another federal, state or local crime and shall not illegally possess a controlled substance. Revocation of probation or supervised release is mandatory for illegal possession of a controlled substance.
3. The defendant shall not possess a firearm, destructive, or dangerous device.
4. If the defendant illegally uses drugs or abuses alcohol, has a history of drug or alcohol abuse, or drug use or possession is determined to be an element of the defendant's criminal history or instant offense, the defendant shall participate in a substance abuse treatment program as directed by the probation officer which may include urinalysis testing to determine if the defendant has used drugs or alcohol.
5. The defendant shall submit to a search of his/her person, residence, office or vehicle, when conducted by a United States Probation Officer at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of supervision. Failure to submit to a search may be grounds for revocation. The defendant shall warn any other residents that the premises may be subject to searches pursuant to this condition.
6. The defendant shall not leave the judicial district without the permission of the court or probation officer.
7. 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.
8. The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer. The defendant may decline to answer inquiries if a truthful response would tend to incriminate him/ her. Such a refusal to answer may constitute grounds for revocation.
9. The defendant shall support his/ her dependents and meet other family responsibilities to the best of his or her financial ability.
10. The defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons.
11. The defendant shall notify the probation officer within 72 hours of any change in residence or employment.
12. 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. If at any time, the probation officer has reasonable cause to believe the defendant is using illegal drugs or is abusing alcohol, the defendant shall submit to urinalysis testing, breathalyzer testing, or reasonable examination of the arms, neck, face, and lower legs.
13. The defendant shall not knowingly frequent places where controlled substances are illegally sold, used, distributed, or administered.
14. The defendant shall not knowingly associate with any persons engaged in criminal activity, and shall not knowingly associate with any person convicted of a felony unless granted permission to do so by the probation officer.
15. The defendant shall permit a probation officer to visit him/her at any reasonable time at home or elsewhere, and shall permit confiscation of any contraband observed in plain view by the probation officer.
16. The defendant shall notify the probation officer within 72 hours of being arrested or questioned by a law enforcement officer.
17. The defendant shall not enter into any agreement to act as an informant or special agent of a law enforcement agency without the permission of the court.
18. As directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by his or her criminal record or personal history and characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such a notification requirement. This requirement will be exercised only when the probation officer believes a reasonably foreseeable risk exists or a law mandates such notice. Unless the probation officer believes the defendant presents an immediate threat to the safety of an identifiable individual, notice shall be delayed so the probation officer can arrange for a court hearing and the defendant can obtain legal counsel.

SPECIAL CONDITIONS OF SUPERVISION

1. The defendant shall be subject to approval by the probation officer.
2. The defendant shall authorize release to the U.S. Probation Officer of any and all financial information by execution of a release of financial information form, or by any other appropriate means, as directed by the probation officer.
3. The defendant shall not consume or possess alcohol and shall not frequent an establishment where alcohol is the primary item for sale.

FILED

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

CLERK, U.S. DISTRICT COURT
DISTRICT OF OREGON
PORTLAND, OREGON

BY 

UNITED STATES OF AMERICA)

Plaintiff,)

v.)

CHAD EDWARD BRING,)

Defendant.)

No. 01cr267 RE

INFORMATION

[21 U.S.C. §§ 841(a)(1) and 841(b)(1)(C)]

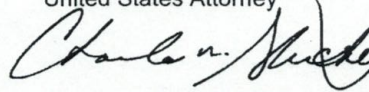
THE UNITED STATES ATTORNEY CHARGES:

COUNT 1

That on or about June 8, 2001, **CHAD EDWARD BRING**, defendant herein,
in the District of Oregon, did possess with intent to distribute a controlled substance: to-wit:
a quantity of 3, 4-Methylenedioxyamphetamine/MDMA, a substance commonly referred to as
"Ecstasy" in an amount of approximately 21.2 pounds; all in violation of Title 21, United States
Code, Sections 841(a)(1) and 841(b)(1)(C).

Dated this 6th day of July, 2001.

MICHAEL W. MOSMAN
United States Attorney



CHARLES W. STUCKEY
Assistant U.S. Attorney

5/5/06



10

FRC, TERMINATED

**U.S. District Court
District of Oregon (Portland)
CRIMINAL DOCKET FOR CASE #: 3:01-cr-00267-FR-ALL**

Case title: USA v. Bring
Magistrate judge case number: 3:01-mj-00477

Date Filed: 07/06/2001

Assigned to: Judge Helen J. Frye

Defendant

Chad Edward Bring (1)
TERMINATED: 09/23/2002

represented by **Christopher J. Schatz**
Office of the Federal Public Defender
101 S.W. Main Street
Suite 1700
Portland, OR 97204
(503)326-2123
Fax: (503)326-5524
Email: chris_schatz@fd.org
TERMINATED: 09/23/2002
LEAD ATTORNEY
ATTORNEY TO BE NOTICED
Designation: Public Defender or Community
Defender Appointment

Pending Counts

21:841(a)(1) and 841(b)(1)(C) CONTROLLED
SUBSTANCE - SELL, DISTRIBUTE, OR
DISPENSE
(1)

Disposition

SENTENCED: 9/23/02 TO COUNT 1.
IMPRISONMENT FOR 30 MONTHS.
SUPERVISED RELEASE: 3 YEARS. SPECIAL
ASSESSMENT: \$100.00.

Highest Offense Level (Opening)

Felony

Terminated Counts

None

Disposition

Highest Offense Level (Terminated)

None

Complaints

None

Disposition

Plaintiff

USA

represented by **Charles W. Stuckey**
United States Attorney's Office
1000 SW Third Avenue
Suite 600
Portland, OR 97204
(503) 727-1006
Fax: (503) 727-1117

5-5-06
Maur

Email: chuck.stuckey@usdoj.gov

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
06/11/2001	1	COMPLAINT as to Defendant Andre Wagner, Defendant Chad Edward Bring by Judge Donald C. Ashmanskas s/ 6/9/01 - Conspiring to and Did Import and Possess With Intent to Distribute Methylenedioxymethamphetamine/MDMA [3:01-m -477] (jlr) (Entered: 06/11/2001)
06/11/2001	3	ARREST WARRANT ISSUED for Chad Edward Bring - No Bail Set - by Judge Janice M. Stewart [3:01-m -477] (jlr) (Entered: 06/12/2001)
06/12/2001		DEFENDANT Chad Edward Bring arrested [3:01-m -477] (rr) (Entered: 06/13/2001)
06/12/2001	4	MINUTES OF PROCEEDINGS before Judge Janice M. Stewart regarding Defendant Chad Edward Bring - first appearance /detention hearing/preliminary exam of Chad Edward Bring Attorney Christopher J Schatz present and appointed; defendant waived preliminary hearing; arraignment set 1:30 6/28/01 for Chad Edward Bring before the duty magistrate judge ; ORDER defendant is released on conditions - see separate order (cc: Counsel notified) Court Rptr Tape 541 [3:01-m -477] (rr) (Entered: 06/13/2001)
06/13/2001	5	ORDER by Judge Janice M. Stewart setting conditions of release for Defendant Chad Edward Bring (cc: Counsel notified) [3:01-m -477] (kw) (Entered: 06/14/2001)
06/15/2001	6	ARREST WARRANT returned executed as to Defendant Chad Edward Bring 6/12/01 [3:01-m -477] (rr) (Entered: 06/18/2001)
06/25/2001	8	WAIVER OF DEFENDANT'S PRESENCE AT NON-EVIDENTIARY COURT PROCEEDINGS by Chad Edward Bring [3:01-m -477] (rr) (Entered: 06/26/2001)
06/28/2001	9	MINUTES OF ORDER by Judge Janice M. Stewart regarding Defendant Chad Edward Bring - striking the 6/28 arraignment at request of the U.S. Attorney arraignment reset to 1:30 7/12/01 for Chad Edward Bring before Duty Magistrate (cc: Counsel notified) [3:01-m -477] (jlr) (Entered: 07/02/2001)
07/06/2001	10	INFORMATION by AUSA Charles W Stuckey. Chad Edward Bring (1) count(s) 1 Possession with intent to distribute 3,4-Methylenedioxymphetamine/MDMA, "Ecstasy" (schman) (Entered: 07/09/2001)
07/06/2001		PURSUANT to this courts Case Assignment Plan, this case to be assigned to JUDGE JAMES A. REDDEN for all further proceedings. (schman) (Entered: 07/09/2001)
07/09/2001		NOTE: as to Chad Edward Bring, Document #2, relates to another defendant not charged in this Criminal Matter. There is no document #2 in this criminal file. (01-m-477) (schman) (Entered: 07/09/2001)
07/09/2001		NOTE: as to Chad Edward Bring, document # 7 relates to another defendant not charged in this Criminal Matter. There is no document #7 in this criminal file (01-m-477) (schman) (Entered: 07/09/2001)
07/09/2001	11	WAIVER OF INDICTMENT by Defendant Chad Edward Bring (rr) (Entered: 07/11/2001)
07/09/2001	12	MINUTES OF PROCEEDINGS before Judge Dennis J. Hubel regarding Defendant Chad Edward Bring - Defendant Chad Edward Bring arraigned; NOT GUILTY PLEA ENTERED; Attorney Christopher Schatz present; 3 day jury trial set for 9:00 9/11/01 in Portland before Honorable James A. Redden ; ORDER discovery due in 10 days, motions due in 21 days (cc: Counsel notified) Court Rptr Tape 305 (rr) (Entered: 07/11/2001)
07/10/2001	13	MINUTES OF ORDER by Honorable James A. Redden regarding Defendant Chad Edward Bring - The case schedule is set as follows: Discovery due 7/19/01; Motions due 7/30/01; Responses due 8/13/01; Replies due 8/24/01; Motion hearing, if necessary, will be set at a later date, Pretrial documents due 9/4/01, and 3 day jury trial set for 9:00 9/11/01 for Chad Edward Bring in Portland before Honorable James A. Redden (cc: Counsel notified) Court Rptr none (schman) (Entered: 07/13/2001)
07/11/2001		NOTICE OF CASE REASSIGNMENT from Honorable James A. Redden to Honorable Helen J. Frye (counsel notified) (jlr) (Entered: 07/13/2001)

07/31/2001	14	MOTION TO EXTEND TIME FOR FILING MOTIONS by Defendant Chad Edward Bring , and TO CONTINUE TRIAL by Defendant Chad Edward Bring (rr) (Entered: 08/01/2001)
07/31/2001	15	DECLARATION by Defendant Chad Edward Bring of Christopher Schatz re MOTION TO EXTEND TIME FOR FILING MOTIONS by Defendant Chad Edward Bring [14-1], re MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring [14-2] (jlr) (Entered: 08/01/2001)
08/07/2001	16	ORDER by Honorable Helen J. Frye GRANTING MOTION TO EXTEND TIME FOR FILING MOTIONS by Defendant Chad Edward Bring [14-1], GRANTING MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring [14-2] 3 day jury trial reset from 9/11/01 to 9:30 11/14/01 in Portland before Honorable Helen J. Frye ; time for filing of substantive motions is enlarged to 9/11/01; excluding delay from 8/1/01 to and including 11/14/01 s/ 8/6/01 (cc: Counsel notified) (rr) (Entered: 08/07/2001)
11/01/2001	17	MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring (jlr) (Entered: 11/05/2001)
11/01/2001	18	MOTION SEAL Declaration of Counsel - by Defendant Chad Edward Bring (jlr) (Entered: 11/05/2001)
11/01/2001	21	DECLARATION of Counsel by Defendant Chad Edward Bring of re MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring - Filed Uner Seal[17-1] (jlr) (Entered: 11/06/2001)
11/05/2001	19	ORDER by Honorable Helen J. Frye GRANTING MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring [17-1] , 3 day jury trial reset from 11/14/01 to 9:30 1/29/02 for Chad Edward Bring in Portland before Honorable Helen J. Frye Order excludable delay pursuant to 18 USC § 161(h), from 1/14/01 to 1/29/02. s/ 11/5/01 Counsel notified) (jlr) (Entered: 11/06/2001)
11/05/2001	20	ORDER by Honorable Helen J. Frye GRANTING MOTION SEAL Declaration of Counsel - by Defendant Chad Edward Bring [18-1] s/ 11/5/01 (cc: Counsel notified) (jlr) (Entered: 11/06/2001)
01/24/2002	22	MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring (rr) (Entered: 01/25/2002)
01/24/2002	23	DECLARATION by Defendant Chad Edward Bring of Counsel Christopher J Schatz re MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring [22-1] (rr) (Entered: 01/25/2002)
01/24/2002	24	ORDER by Honorable Helen J. Frye GRANTING MOTION TO CONTINUE TRIAL by Defendant Chad Edward Bring [22-1] , 3 day jury trial reset from 1/29 to 9:30 3/19/02 for Chad Edward Bring in Portland before Honorable Helen J. Frye Order excludable delay from 1/29 to 3/29/02 pursuant to 18 USC § 161(h) s/ 1/25/02 Counsel notified) (jlr) (Entered: 01/25/2002)
01/31/2002	25	DECLARATION by Defendant Chad Edward Bring of Chad Edward Bring In Support of Motion For Enlargement of Time For Filing of Motions And For Resetting of Trial Date (jlr) (Entered: 02/04/2002)
03/12/2002	26	MINUTES OF ORDER by Honorable Helen J. Frye regarding Defendant Chad Edward Bring - striking 3/19 jury trial and setting for a change of plea 11:00 4/1/02 for Chad Edward Bring before Honorable Helen J. Frye (cc: Counsel notified) (jlr) (Entered: 03/13/2002)
04/01/2002	27	MINUTES OF PROCEEDINGS before Honorable Helen J. Frye regarding Defendant Chad Edward Bring - Change of Plea Hearing held before Honorable Helen J. Frye ; Defendant's counsel Federal Defender Christopher Schatz present; Assistant US Attorney Charles Stuckey present; Defendant waived indictment; Information filed; Defendant entered GUILTY PLEA TO INFORMATION; Sentencing SET for 11:00 am on 7/1/02 for Chad Edward Bring before Honorable Helen J. Frye (cc: Counsel notified) Court Rptr Debra Cheyne (kw) (Entered: 04/02/2002)
04/01/2002	28	WAIVER OF INDICTMENT by Defendant Chad Edward Bring (kw) (Entered: 04/02/2002)
04/01/2002	29	MOTION TO SEAL (the Petition to Enter Plea of Guilty and Plea Agreement) by Defendant Chad Edward Bring (filed UNDER SEAL pursuant to the Court's Order of 4/1/02 [30-1]) (kw) Modified on 04/02/2002 (Entered: 04/02/2002)
04/01/2002	30	ORDER by Honorable Helen J. Frye GRANTING MOTION TO SEAL by Defendant Chad Edward Bring [29-1]; IT IS HEREBY ORDERED that the Petition to Enter Plea of Guilty and Plea Agreement and the Motion to Seal [29-1] filed currently herewith shall be filed UNDER SEAL; SEALING DOCUMENTS as to Defendant Chad Edward Bring ; s/ 4/1/02 (cc: Counsel notified) (kw) (Entered: 04/02/2002)

04/01/2002	31	PETITION TO PLEAD GUILTY filed by Defendant Chad Edward Bring with attached Plea Agreement (FILED UNDER SEAL pursuant to the Court's Order of 4/1/02 [30-1]) (kw) (Entered: 04/02/2002)
06/18/2002	32	DECLARATION by Defendant Chad Edward Bring of Christopher Schatz in Support of Motion For Resetting of Sentencing Hearing Date (jlr) (Entered: 06/19/2002)
06/18/2002	33	MOTION TO RESET SENTENCING DATE by Defendant Chad Edward Bring (jlr) (Entered: 06/20/2002)
06/19/2002	34	ORDER by Honorable Helen J. Frye GRANTING MOTION TO RESET SENTENCING DATE by Defendant Chad Edward Bring [33-1] sentencing reset from 7/1 to 10:30 9/23/02 for Chad Edward Bring before Honorable Helen J. Frye s/ 6/19/02 (cc: Counsel notified) (jlr) (Entered: 06/20/2002)
09/18/2002	35	SENTENCING MEMORANDUM filed by Plaintiff USA re Chad Edward Bring (jlr) (Entered: 09/23/2002)
09/23/2002	36	MOTION FOR DOWNWARD DEPARTURE by USA as to Chad Edward Bring (jlr) (Entered: 09/24/2002)
09/23/2002	37	MINUTES OF PROCEEDINGS before Honorable Helen J. Frye regarding Defendant Chad Edward Bring - GRANTING MOTION FOR DOWNWARD DEPARTURE by USA as to Chad Edward Bring [36-1] sentencing hearing held before Honorable Helen J. Frye Court imposes sentence of 30 months. See judgment and findings. (cc: Counsel notified) Court Rptr Dennis Grube (jlr) (Entered: 09/24/2002)
09/23/2002	38	JUDGMENT AND COMMITMENT issued to U.S. Marshal as to defendant Chad Edward Bring (1 count(s) 1. SENTENCED: 9/23/02 TO COUNT 1. IMPRISONMENT FOR 30 MONTHS. SUPERVISED RELEASE: 3 YEARS. SPECIAL ASSESSMENT: \$100.00. s/ 9/23/02 by Honorable Helen J. Frye (jlr) (Entered: 09/24/2002)
09/23/2002	39	FINDINGS OF FACT ORDER by Honorable Helen J. Frye as to Defendant Chad Edward Bring (cc: all counsel) [38-1] (jlr) (Entered: 09/24/2002)
05/05/2006	40	Supervised Release Jurisdiction Transferred Out to the District of Nevada as to Chad Edward Bring. Case No. 2:05-cr-0476-JCM-PAL. (Certified copy of Transfer of Jurisdiction with note from District of Nevada that their judges now sign documents electronically) (jlr,) (Entered: 05/05/2006)
05/05/2006	41	Record Transmittal Letter by Clerk. Record sent to District of Nevada as to Chad Edward Bring. District of Nevada case No. 2:05-cr-0476-JCM-PAL (jlr,) (Entered: 05/05/2006)

REC'D 06 APR 12 11:45 USDC-ORP

UNITED STATES DISTRICT COURT
OFFICE OF THE CLERK
DISTRICT OF NEVADA
LLOYD D. GEORGE FEDERAL COURTHOUSE
333 LAS VEGAS BOULEVARD SOUTH, Room 1334
LAS VEGAS, NEVADA 89101
(702) 464-5400

LANCE S. WILSON
CLERK OF COURT

CYNTHIA J. JENSEN
CHIEF DEPUTY, LAS VEGAS

JAKE HERB
CHIEF DEPUTY, RENO

April 10, 2006

CLERK, U.S. DISTRICT COURT
District of Oregon
1000 S. W. Third Avenue
Portland, OR 97204-2902

Re: Transfer of Jurisdiction

USA vs Chad Edward Bring

Your Cases # CR-01-267-01-FR

District of Nevada Case # 2:05-cr-00476-JCM-PAL

Dear Clerk:

On March 29, 2006, this court accepted transfer of jurisdiction on the above listed defendant. In order to open the case in our court, please send us certified copies of the Indictment/Information, Judgment and docket sheet. Find attached a copy of the Probation 22 form signed by both jurisdictions.

** District of Nevada is currently using CM/ECF, and judges now sign documents electronically**

Thank you,

LANCE S. WILSON

By: /s/ Karen Richardson
Karen Richardson, Deputy Clerk

Please acknowledge receipt on the enclosed copy of this letter.

Received By: _____ Date: _____