

**SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES**

PROBATION OFFICER'S REPORT

REPORT SEQUENCE NO. 17

THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff
vs.
CHRISTOPHER BROWN Defendant

COURT - DEPT/ DIV LAC-523	ATTY. GERAGOS	JUDGE BRANDLIN
HEARING 12/16/2013	EXPIRATION DATE (S) 08/24/2014	COURT CASE NO./DEF. ID BA353571-01
C.I.I. NO. [REDACTED]		
PROBATION NO. X-02031518		
DPO DELGADO, C.		AREA OFFICE HARBOR

WHEREABOUTS
LOS ANGELES COUNTY, CALIFORNIA

NON-APPEARANCE
 INSTRUCTED TO APPEAR BY: COURT

SUPPLEMENTAL REPORT

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REASON FOR HEARING:

ON 11/20/2013, THE COURT ORDERED A SUPPLEMENTAL REPORT REGARDING THE DEFENDANT'S PROGRESS ON PROBATION.

RECORD BUREAU CLEARANCE:

A RECORDS CHECK ON 12/6/2013, WITH THE CALIFORNIA BUREAU IDENTIFICATION AND INVESTIGATION (CII) INDICATES:
RECORD BUREAU CLEARANCE BY AUTOMATED RECORD CHECK INDICATES:
NO NEW ARRESTS.

REPORT:

REGARDING THE LAST REPORTED ARREST OF 10/27/2013, IN THE DISTRICT OF COLUMBIA ON 10/27/2013; A COPY OF THE ARREST REPORT WAS RECEIVED FROM THE SUPERIOR COURT OF THE DISTRICT OF COLUMBIA AND IS ATTACHED WITH THE DETAILS OF THE INCIDENT. ACCORDING TO THE REPORT, THE PROBATIONER AND A CO-DEFENDANT WERE INVOLVED IN AN ASSAULT RESULTING IN INJURY TO A VICTIM IN FRONT OF THE "W" HOTEL WHILE THEY WERE TAKING

1 PICTURES OF THE PROBATIONER. THE MATTER FOR CASE NUMBER 2013 CMD 019025, IS PENDING
2 WITH A TRIAL COURT HEARING IN THE SUPERIOR COURT OF DISTRICT OF COLUMBIA, CRIMINAL
3 DIVISION, ON 01/08/2014, IN COURTROOM 314.

4 IN REGARDS TO COMPLIANCE WITH MODIFIED PROBATION CONDITIONS: ON 11/20/2013, THE
5 PROBATIONER RE-ENROLLED IN THE [REDACTED] DUAL DIAGNOSIS RESIDENTIAL
6 TREATMENT PROGRAM. A LETTER OF ENROLLMENT IS ATTACHED WITH A PROGRESS REPORT FOR
7 THE COURT'S REVIEW (SEE INTERESTED PARTIES). THE PROBATIONER LAST REPORTED TO THE
8 PROBATION OFFICE ON 12/03/2013. HE SIGNED PROBATION DOCUMENTS REGARDING
9 MODIFICATIONS TO HIS GRANT OF PROBATION AND NARCOTIC TESTING INSTRUCTIONS. AN ANTI-
10 NARCOTICS TEST WAS CONDUCTED DURING THE OFFICE VISIT BY THIS WRITER. ON 12/06/2013, A
11 LAB TEST REPORT WAS RECEIVED INDICATING NEGATIVE RESULTS. THE LAB REPORT IS
12 ATTACHED FOR THE COURT'S REVIEW.

13 PROBATION RECORDS INDICATE THAT AS OF 12/9/2013, THE PROBATIONER HAS COMPLETED 60
14 HOURS OF COMMUNITY LABOR.

15 PROBATIONER'S STATEMENT:

16 ON 12/05/2013, THIS WRITER CONTACTED THE PROBATIONER TELEPHONICALLY AT THE TREATMENT
17 FACILITY. THE PROBATIONER DID NOT EXPRESS ANY PROBLEMS, ISSUES OR CONCERNS ABOUT HIS
18 PARTICIPATION THE TREATMENT PROGRAM AND RELATED THAT EVERYTHING IS GOING WELL.
19 THIS WRITER DISCUSSED THE TOPIC OF TRANSITIONING TO A SOBER LIVING PROGRAM ONCE HE
20 COMPLETED HIS 90 DAY COMMITMENT IN RESIDENTIAL TREATMENT. THE PROBATIONER
21 INDICATED THAT HE DID NOT THINK THAT WOULD BE A GOOD OPTION FOR HIM DUE TO HIS ISSUES
22 BEING THAT OF ANGER MANAGEMENT AND NOT ADDICTION. MOREOVER, THE PROBATIONER FELT
23 THAT FURTHER RESTRICTIONS ON HIS TRAVEL WHILE IN A SOBER LIVING PROGRAM WOULD CAUSE
24 HIS BUSINESS OF PERFORMING AS AN ARTIST TO FINANCIALLY SUFFER. HIS MAIN FOCUS IS ON
25 COMPLETEING THE 90 DAYS COURT ORDERED TREATMENT PROGRAM AND CONTINUEING TO WORK
26 ON COMPLETING HIS 24 HOURS OF COMMUNITY LABOR PER WEEK. THE PROBATIONER FEELS IT
27 WOULD BE BEST IF RETURNS HOME TO WORK AND BE WITH HIS FAMILY, ONCE HE SUCCESSFULLY
28 COMPLETES THE PROGRAM IN FEBRUARY OF 2014.

1 IN REGARDS TO CONSIDERING COUNSELING ON AN OUTPATIENT BASIS AFTER HIS PROGRAM IS
2 COMPLETED, THE PROBATIONER INDICATED IT WOULD INTERFERE WITH HIS TRAVEL IN ORDER TO
3 WORK AS A "FULL ARTIST" AND HIS BUSINESS WOULD CONTINUE TO SUFFER. HE INDICATED HIS
4 PHYSICIAN, DR. [REDACTED] WOULD BE AVAILABLE TO MAKE HOME VISITS ON A WEEKLY
5 BASIS IF NECESSARY.

6 INTERESTED PARTIES:

7 A RECENT PROGRESS REPORT FROM THE [REDACTED] PROGRAM DIRECTOR,
8 DATED 12/05/2013, WAS ALSO RECEIVED AND IS ATTACHED. THE REPORT INDICATES THE
9 PROBATIONER HAS MADE IMPROVEMENTS AND POSITIVE BEHAVIOR CHANGE IN THE PROGRAM
10 SINCE HIS ARRIVAL. HE IS PARTICIPATING IN MULTIPLE DAILY GROUP AND INDIVIDUAL THERAPY
11 SESSIONS, INCLUDING ANGER MANAGEMENT. THE PROBATIONER "HAS BEEN TAKEN OFF MEDICAL
12 MARIJUANA" AND IS TAKING PSYCHOTROPIC MEDICATION AS PRESCRIBED. THE REPORT FURTHER
13 INDICATES THAT RANDOM DRUG TESTS IN THE PROGRAM HAVE BEEN NEGATIVE AND THE
14 PROBATIONER CONTINUES TO COMPLY WITH HIS 24 HOURS A WEEK COMMUNITY LABOR WORK
15 SCHEDULE.

16 REMARKS:

17 THE PROBATIONER'S RECENT ACTIONS DEMONSTRATE HIS WILLINGNESS TO COMPLY WITH COURT
18 ORDERED MODIFICATIONS. HE APPEARS TO HAVE A MORE SERIOUS AND RESPONSIBLE DEMEANOR
19 AND IS RESPONDING WELL TO DUAL DIAGNOSIS TREATMENT PROGRAM CHANGES IN MEDICATION.
20 IN ORDER TO ASSIST THE PROBATIONER WITH MAINTAINING LONG TERM POSITIVE BEHAVIORAL
21 CHANGE DURING HIS GRANT OF PROBATION AND ENABLE HIM TO SUCCESSFULLY COMPLETE HIS
22 TERMS AND CONDITIONS, THEREFORE, THE FOLLOWING RECOMMENDATIONS ARE RESPECTFULLY
23 SUBMITTED

RECOMMENDATION:

IT IS RECOMMENDED THAT PROBATION BE MODIFIED AND THE COURT ORDER THE PROBATIONER NOT TO USE MEDICAL MARIJUANA DURING HIS GRANT OF PROBATION; THAT A 60 DAY PROGRESS REPORT BE ORDERED REGARDING THE PROBATIONER'S COMPLIANCE WITH PROBATION CONDITIONS, STATUS OF PENDING CASE IN THE DISTRICT OF COLUMBIA ; ALL OTHER TERMS AND CONDITIONS TO REMAIN THE SAME.

RESPECTFULLY SUBMITTED,

JERRY E. POWERS
CHIEF PROBATION OFFICER

READ AND APPROVED BY:

BY: _____
CARLOS DELGADO, DPO
TELEPHONE: _____
HARBOR AREA OFFICE

DOUG HARRIS, SDPO
TELEPHONE: _____

SUBMITTED: -TYPED: BY:

I HAVE READ AND CONSIDERED THE FOREGOING REPORT OF THE PROBATION OFFICER.

JUDGE OF THE SUPERIOR COURT

DATE

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SUPERIOR COURT FOR THE DISTRICT OF COLUMBIA
CRIMINAL DIVISION

UNITED STATES
VS

CHRISTOPHER M BROWN

Oct. 28, 2013

On October 27, 2013, at approximately 0425 hours, Officers Butler and Tobin responded to a radio run for an assault in progress in front of the W Hotel, located at 500 [redacted] [redacted]. When they arrived at the location, Officer Butler observed V-1 (later identified as PARKER I. ADAMS), a black male with blood on his face and shirt.

W-1 approached Officer Butler and stated that W-1 had called the police. W-1 stated that she saw D-1 (later identified as Defendant CHRISTOPHER MADRICE BROWN) and asked him if W-1 could take a picture with him. W-1 stated that D-1 agreed and W-1 and her friend, W-2, stood on opposite sides of D-1 so that D-2, D-1's bodyguard, could take photos using W-1's and W-2's cell phones. As D-2 (later identified as Defendant CHRISTOPHER DOUGLAS HOLLAND) started to take a picture of D-1, W-1, and W-2, V-1 moved in and attempted to take a picture of himself with D-1 and the two witnesses using his own cell phone. W-1 then heard D-1 state to V-1 "I'm not wit that gay shit," and then "I feel like boxing." W-1 stated that D-1 then punched V-1 in the face with a closed fist. W-1 then observed D-2 punch V-1 in the face with a closed fist. After the incident, W-1 stated that D-1 walked onto D-1's tour bus.

Officer Butler also interviewed V-1. V-1 stated that his friend, W-1, asked D-1 if they could take a picture with D-1. V-1 stated that D-1 posed for a picture with W-1 and W-2. V-1 then stated that he tried to get into the picture, and to take a picture with his own cell phone, when D-1 stated to V-1 "I ain't down with that gay shit." V-1 then told Officer Butler that V-1 stated to D-1 "why you hoing?" D-1 responded "what you say?" V-1 repeated to D-1 "why you hoing." D-1 then stated to V-1, "I feel like boxing." V-1 states that D-1 then punched V-1 in the face. V-1 then squared off, and D-2 then stepped between D-1 and V-1 and punched V-1 in the face. V-1 stated that D-1 started yelling at V-1 after V-1 was punched by D-2, "Yea, walk away." V-1 stated that D-1 then got onto D-1's tour bus.

Officer Butler interviewed D-1 who stated that W-1 asked for a picture and that after the picture D-1 got on the bus. D-1 was asked if he had a confrontation with V-1. D-1 stated "no, I was on the bus when I guess someone tried to get on and my bodyguard handled it." D-1 then denied punching V-1.

Officer Butler interviewed D-2 who stated that W-1 asked for a picture with D-1.

The events and acts described above occurred primarily in the District of Columbia and were committed as described by defendant(s) listed in the case caption.

The foregoing statement was made under penalty of criminal prosecution and punishment for false statements pursuant to D.C. Code § 22-2514.

October 28, 2013

[Signature]
Police Officer

Badge

Unit

Witness / Deputy Clerk

Printed Name of Member / CAD#

Printed Name of Witness / Deputy Clerk

SUPERIOR COURT FOR THE DISTRICT OF COLUMBIA
CRIMINAL DIVISION

UNITED STATES
vs

CHRISTOPHER M BROWN

Oct. 28, 2013

and that after the picture, V-1 tried to follow D-1 on the bus. D-2 stated that he grabbed V-1 and they began to tussle. D-2 stated that he punched V-1 in the face because V-1 was trying to get to D-1 and that he, D-2, was just doing his job.

Officer Butler interviewed W-3. W-3 stated that he had seen D-1 on the sidewalk. W-3 stated that he saw V-1 and W-1 trying to take a picture with D-1. W-3 stated that he saw D-1 chase V-1 and swing, but could not see if D-1 connected. W-3 then saw D-2 punch V-1 and saw V-1's nose begin to bleed. W-3 stated that he didn't know why D-1 and D-2 hit V-1 because V-1 was not aggressive, he was just standing there.

V-1 was transported to a hospital and treated for a fractured nasal bone.

Officers conducted a show-up identification procedure with W-1, who identified D-2 as the person who punched V-1. In a separate procedure, W-1 identified D-1 as Chris Brown, who was the first person to punch V-1.

Detectives from MPD responded to the scene and interviewed several subjects, including W-4, an acquaintance of D-1. W-4 stated that an officer from the Metropolitan Police Department told W-4 that V-1 had told the officer that D-1 never hit V-1. A Detective interviewed the officer and the officer denied speaking with W-4. A Uniformed Service Officer approached Detectives and verified that he overheard the MPD officer speak with W-4 and say that V-1 told the MPD officer that D-1 never hit V-1. V-1 was interviewed and denied that he ever told anyone that D-1 had not hit him.

V-1 permitted a detective to view the photographs on his phone, and there were no photographs of D-1 and V-1. W-1 and W-2 were also asked to search their phones and they stated that there were no photographs of them with D-1 in their phones.

D-1 was identified by his Virginia's driver's license as Brown, Christopher Maurice DOB 05/05/1969.

D-2 was identified by his California driver's license as Hollosy, Christopher Douglas DOB 1/20/1978.

The events and acts described above occurred primarily in the District of Columbia and were committed as described by defendant(s) listed in the case caption.

The foregoing statement was made under penalty of criminal prosecution and punishment for false statements pursuant to D.C. Code § 22-2514

October 28, 2013

[Signature]
Police Officer

Badge

Unit

Witness / Deputy Clerk

Printed Name of Member / CDF

Printed Name of Witness / Deputy Clerk



**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CRIMINAL DIVISION**

NOTICE TO RETURN TO COURT

Defendant: CHRISTOPHER M BROWN

Case No.: 2013 CMD 019025

YOUR CASE IS SET FOR 10:00 am ON January 08, 2014
BEFORE THE HONORABLE JUDGE SENIOR JUDGES IN Courtroom 314
SUPERIOR COURT OF THE DISTRICT OF COLUMBIA, 500 INDIANA AVENUE, N.W. FAILURE TO
APPEAR PROMPTLY MAY RESULT IN THE ISSUANCE OF A WARRANT FOR YOUR ARREST.

IMPORTANT

It is your responsibility to appear on time in the proper courtroom. Your obligation is to remain in the courtroom until released by a Judicial Officer. Your name should be listed on the court calendar posted at the courtroom entrance. If it is not, please check with the Clerk in the courtroom before court begins or with the Pretrial Services Agency in Room C-301, or with a Clerk at the Information Window in the lobby of the courthouse to find out if your case will be handled in a different courtroom.

You may also check the Court's website prior to your appearance date to verify that your hearing is still set for the above date at <https://www.dccourts.gov/coo/maincase.jsf>. If Court is closed due to an emergency, you are obligated to return to Court the next business day at the time you were originally scheduled to appear.

You remain under previously imposed conditions of release until further Order of the Court.

If you fail to re-appear while your case is in trial it may continue in your absence up to and including the rendering of a verdict by the Court or Jury.

Penalties for failure to appear for a pending Felony charge: 5 years or \$5,000 fine.

Penalties for failure to appear for a pending Misdemeanor/Traffic charge: 180 days or \$1,000 fine.

court to return
Signature of Defendant *Signed*
notice
to court



Address of Defendant

November 25, 2013

Karf

Karen Franklin, Deputy Clerk

Case: 2013 CMD 019025



Case: 2013 CMD 019025

cdcrtr.doc

PHAMATECH

10051 2nd St Quincy, MA 01906 • Phone: (617) 329-6440 • Fax: (617) 329-6781

Agency: [REDACTED]

Case Load #: 06A

DPO'S Name: DELGADO

Area Office #: 600557

X of PDJ #: X02081518

Collected By: CARLOS DELGADO

SAMPLE INFORMATION:

Patient Name: CHRISTOPHER BROWN
Type: Urine

Specimen ID: 800088220
Lab Sample ID: 4849039

Collected: 12/03/2013 08:35
Received: 12/06/2013 2:13am
Report Date: 12/08/2013 6:26am

Test	Result	Quantitation	Screen Limit	GCMS Limit
AMPHETAMINES			300 ng/mL	150 ng/mL
AMPHETAMINES	NEGATIVE		300 ng/mL	
BENZODIAZEPINES				200 ng/mL
BENZODIAZEPINES	NEGATIVE		300 ng/mL	
COCAINE				300 ng/mL
COCAINE	NEGATIVE		50 ng/mL	
MARIJUANA				15 ng/mL
MARIJUANA	NEGATIVE		500 ng/mL	
MDMA				500 ng/mL
MDMA	NEGATIVE		300 ng/mL	
METHADONE				150 ng/mL
METHADONE	NEGATIVE		300 ng/mL	
OPIATES				150 ng/mL
OPIATES	NEGATIVE		25 ng/mL	
PCP				25 ng/mL
PCP	NEGATIVE			

Date: 12/06/2013 11:08:01

Report ID: 4849039

[REDACTED]

Date: November 21, 2013

Re: Patient Chris Brown

To Whom it may concern:

Mr. Chris Brown re-enrolled in our program on 11-20-2013. He is court ordered to be in our inpatient residential treatment program for 90 days. [REDACTED] is a licensed dual diagnosis 12 bed residential program licensed expressly for the distinct needs of the dual diagnose patient.

I am the Executive Director and a clinical social worker with over 25 years of service dedicated to helping individuals and families heal from the challenges of substance use and mental health disorders. Our treatment is successful due to the fact that we provide comprehensive wrap around services whereby we concurrently address psychological and substance related disorders, with a firm yet compassionate approach and work with a community team effort to help create lasting change for our patients.

Our multi-disciplinary team is committed to an extraordinarily intense level of case management, family system's work, outside the box interventions and a solution focused partnership with our referring agents to assist the patient and their family during this challenging time.

Here is an overview of services provided for our dual diagnosis patients:

- Average clinical case loads of 4 primary care clients per full time master's level clinician
- 4 individual therapy sessions per week, 25 group sessions weekly and family systems work weekly
- Individualized treatment planning is determined by the client's distinctive characteristics, assets, cognitive challenges and developmental needs.
- Compassionate staff, Masters level and above, meticulously evaluated and chosen for their ability to easily "join" with clients all trained in motivational interviewing and solution focused modalities
- Board Certified Addiction Psychiatrist and internist provide psychotherapy and psychopharmacology services to each on weekly basis
- Our dedicated full-time benefits coordinator will proactively pursue insurance reimbursement on behalf of the client and their family
- Diverse Modalities such as Stages of Change, Seeking Safety, Psychodrama, Anger Management, Cognitive Skills Development, Expressive Arts, DBT Skills Training, CBT Skills Training, Popping Patterns Group, Inner Child Group, Ropes Course, The Etiology of Addiction, Relapse Prevention, Dual Diagnosis Education, Exposure Therapy, Family Dynamics Group, Cross Addictions Group, Co-dependency Group, Healthy Relationships Group, Sleep Hygiene Group, Yoga and Meditation

[REDACTED]

- Intensive wrap around services (Vocational Therapist on site, EMDR, Somatic Experiencing, Life Skills Training, Acupuncture, Body Image Consultant, Sexual Compulsivity Expert, Cognitive Evaluation and Rehabilitation for Traumatic brain injury patients, Dietician, Chiropractic Services Neuro-feedback and many opportunities to partake in Sober Fun Outings and many fellowships such as AA, NA, Smart Recovery and Rational Recovery.)
- High level of focus on health and wellness – which included personal training sessions with fitness trainers, boot camp, weekly hikes, tennis and daily access to onsite state of the art gym
- One week “free time-up” upon successful completion of program that can be used any time.

Thank you very much for taking the time to learn about [REDACTED] We look forward to the opportunity to serve your clients and be a part of the successful outcomes that emerge with authentic healing.

Please call me directly at [REDACTED] or view us on our website at [REDACTED] to explore a collaborative and meaningful relationship based on integrity and desire to help our patients transform their lives.

Sincerely,

[REDACTED]

[REDACTED]

Date: December 5, 2013

Re: Chris Brown - Probation Report

To Whom this may concern:

Mr. Chris Brown has been in comprehensive dual diagnosis treatment for 14 days. Our clinical and medical team are pleased to report that he has made significant progress. He is gaining insight into his anger management and developing emotional regulation skills.

While in treatment, Mr. Brown participates in 2-3 process and psycho-educational groups daily. He attends 6 weekly individual psychotherapy sessions, which cover topics such as anger management, trauma, relapse prevention, family systems, cognitive behavioral work, mindfulness training, brain fitness, nutrition and sleep hygiene. Mr. Brown also participates in a weekly boot camp and successfully completed a 12 hour ropes course to enhance team building skills and trust.

The clinical and medical team have witnessed very positive changes in Mr. Brown since his psychotropic medications have been changed and he has been taken off of the medical marijuana. His ability to emotionally regulate himself has improved markedly.

Mr. Brown's UA's have been negative and he continues to work with his psychiatrist 3-4 times per week for ongoing medication management. He has relinquished access to his cell phone and been "very committed" to his 24 hours of weekly community service. This young man has made significant strides and appears to be a customer for change, two weeks into his 90 day treatment regiment. The medical and clinical team are very pleased with his progress and commitment to the process of dual diagnosis rehabilitation.

Most Sincerely,

[REDACTED]