

Ken Bryant Impersonation of Federal Agent

Ken Bryant Impersonation of Federal Agent Case 4-726-Cr-EATON

After some other people reached out regarding disturbing comments regarding Ken Bryant, I did a bit of digging in his background. Ken claims to have several Degrees on his Linked in (<https://www.linkedin.com/in/kennethlbryant/>)^[1] and on his old about page on amlcft.com/about (<https://web.archive.org/web/20150221211337/http://amlcft.com:80/about/>). After looking into PACER for him it was found that he was indicted in Federal Court for impersonating a federal law enforcement officer, and alleged radio interface in June 1984.

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Ken's attempt to seal the conviction

Filings

Not all the filings were able to be found, as refecned in the

Indictment

Here's a copy of the indictment

During a conversation on or about June 11, 1984 defendant told the above-described FIU police officer that he was attempting to serve a federal warrant for obstruction of justice on an FIU student (hereinafter "the FIU student"). Defendant asked the police officer to observe the comings and goings of the FIU student in order to assist the Defendant in serving this warrant for obstruction of justice. Defendant also gave the FIU police officer an auto tag number, which auto tag was registered in the same name as the person whom defendant identified as the FIU student on whom he (defendant) stated he was seeking to serve the warrant.

the defendant, on or about the date listed above, did knowingly and willfully, transmit his voice over a radio frequency utilized by the Miami, Florida office of the Federal Bureau of Investigation and therein identified himself as "KB" , signal "3-8-9-6-5" and stated there was a systems "intrusion";

RML:mt

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

NO. **84-0726CR-EATON**

18 USC 912
47 USC 301 and 501

UNITED STATES OF AMERICA

v.

INDICTMENT

KENNETH LAWRENCE BRYANT

The Grand Jury charges that:

COUNT I

Between on or about June 1, 1984 and June 11, 1984, in Dade County, in the Southern District of Florida, the defendant,

KENNETH LAWRENCE BRYANT,

did knowingly and willfully falsely assume and pretend to be an officer and employee acting under the authority of the United States and a department and agency, thereof, to wit: a special agent for the Federal Government, and did act as such, in that, among other things, in Dade County, in the Southern District of Florida:

1. Between on or about June 1, 1984 and June 11, 1984, the defendant falsely told a Florida International University (FIU) state university police officer that he (Defendant) was a special agent of the federal government and that he was working out of the FBI office in Miami.

FREED BY
OCT 26 PM 3 11
U.S. DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

#1

Federal Warrant

In this next we can see the Federal Warrant where he is charged with Falsely impersonating a special agent of the United States Department of Justice.

NAME OF DEFENDANT: KENNETH LAWRENCE BRYANT

OFFENSE(S) CHARGE: IMPERSONATION FEDERAL AGENT

TYPE OF CHARGING DOCUMENT: (CHECK ONE)

INDICTMENT COMPLAINT

BENCH WARRANT FOR FAILURE TO APPEAR

PROBATION VIOLATION WARRANT

PAROLE VIOLATION WARRANT

COPY OF WARRANT LEFT WITH BOOKING OFFICER

YES NO

AMOUNT OF BOND: To be set

WHO SET BOND: _____

DISTRICT WHERE CASE PENDING: SDF

CASE NUMBER: 84-3706 CHS

ARRESTING OFFICER: Mac Clary / COSTA
(PRINT)

AGENCY: FBI - MIAMI

OFFICE PHONE: 573-3333

Note on page 8 you can see the phony document where Ken States he's a special agent with the "Organized Crime Strike Force"

United States Department of Justice
Organized Crime and Racketeering
Organized Crime Strike Force
Kenneth L. Bryant
Special Agent
Miami Field Office
3801 Biscayne Blvd.
Miami, FL 33137

June 4, 1984

State of Florida
Department of Law Enforcement
Criminal Investigation Division
Miami Operations Center
Earnest Neal
Special Agent
401 N.W. 2nd Avenue
Miami, FL 33128

Dear Sir;

The following attachment (2 of 2), refers to the audio visual rental of one (1) sixteen (16) millimeter (mm) film projector for a single (one) day (twenty-four (24) hour period).

I was advised by an industrial source that "there is no such thing as an 8mm projector." Further information provided was that the 16mm film projector is the standard particular to the film market industry. Please be sure and verify that your film Blood on the Mountain is of the 16mm variety. Advise if there is any deviation from the above mentioned presumption.

Respectfully submitted in all sincerity,

Kenneth L. Bryant

Kenneth L. Bryant
Department of Justice
U.S. Special Agent

EN:klb, Encl. A 2a
dw for klb DOJ/OCR

Ex. "A" (p. 1 of 2)

Booking Information Sheet

In this we can see the DOB, name and general description is a likely match for Ken. The officer noted "Possible mental condition" as well.



United States Department of Justice

United States Marshal
Southern District of Florida
Miami, Florida 33101

PLEASE PRINT

BOOKING INFORMATION SHEET

PLEASE PRINT

AGENCY: FBI OFFICER: MacClary
NAME: BRYANT KENNETH L. A/K/A
last, first middle

RACE: W SEX: M HGT: 63 WGT: 145 HAIR: Brown EYE: Grey DOB: 12/18/63
POB: MIAMI, FLA DADP ADDRESS: _____
city, state country

CITY: _____ STATE: _____ SSN: _____

FBI#: _____ ARREST BASED ON, WARRANT: 84-3206-CHS
enter warrant number

PROBABLE CAUSE: T 18 § 912 DISTRICT WARRANT (ISSUE)
enter title and section

CHARGE (S): Impersonation FEDERAL Agent

DATE, TIME AND PLACE OF ARREST: 10/12/84, 9:20 AM, HIALEAH, FLA.

MAGISTRATE TO APPEAR BEFORE: USM SORENTINO

AUTHORIZING A.U.S.A.: BOB LIPMAN
for probable cause arrest, name and office phone number

KNOWN MEDICAL PROBLEMS: _____
identify

ESCAPE RISK OR POTENTIAL: Possible mental condition

DATE AND TIME OF BOOKING: 10/12/84 11:15 AM

ARRESTING OFFICERS SIGNATURE: Richard H. DeLoe

This completed form is to be attached to the fingerprint card (s) and photographs and left for the U.S. Marshals to pick up.

Response to Discovery

In this there is a description of the evidence the feds have on him.

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 4-726-Cr-EATON

UNITED STATES OF AMERICA

v.

KENNETH BRYANT

FILED BY
1984 DEC -5 PM 4: 27
SECRETARY
COURT CLERK
SOUTHERN DISTRICT OF FLORIDA

GOVERNMENT RESPONSE TO STANDING DISCOVERY ORDER

Pursuant to the Standing Discovery Order issued in the above-captioned case, the following is attached hereto: Discovery Letter No. 1

Respectfully submitted,

STANLEY MARCUS
UNITED STATES ATTORNEY

BY: [Signature] FOR
ROBERT M. LIPMAN
ASSISTANT UNITED STATES ATTORNEY

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of this response was mailed this 5th day of December, 1984, to persons listed on the attached letter.

[Signature] FOR
ROBERT M. LIPMAN
ASSISTANT UNITED STATES ATTORNEY

RECEIVED DOCKETING 12/6	SEARCHED 12/6	INDEXED HL
1/6	TO STARS	COMPLETED BY

Of the most interesting evidence claims by the Feds:

- recording of Ken Bryant speaking over City of Miami Police frequency
- statements over FBI radio
- claiming to be a Federal Agent to Secret Service employee John Allen
- Claims to FIU Police Officer Bustamante, Florida State Investigator Edward Wallace, Detective Osmond Austin, and DEA Special Agent Kenneth Goodman
- application for private investigator's license

Psychiatric Evaluation continuance

In this we his attorney (the federal public defender) move to have him evaluated by a psychiatrist. This is not uncommon in these cases, but the summary is interesting to read. Ken may suffer from the same problems still.

Defendant was psychiatricly evaluated by Dr. Adolfo Vilasuso, psychiatrist. Dr. Vilasuso's preliminary findings indicated, among other items, that Defendant's sense of reality might be impaired and that Defendant suffered from a possible psychosis.

On December 27, 1984, Dr. Lloyd Miller, Forensic Psychiatrist, examined Defendant and filed a report which reflected

a possible personality disorder and a fantasy life which is: "**CLEARLY MORE ACTIVE THAN HIS SOCIAL LIFE.**"

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
CASE NO. 84-726-Cr-JUDGE EATON

UNITED STATES OF AMERICA :

vs. :

KENNETH BRYANT :

MOTION FOR CONTINUENCE OF TRIAL
FOR PURPOSES OF SECURING ADDITIONAL PSYCHIATRIC EVALUATIONS

FILED BY
25 JAN 4
1984
10 118 1-8

The Defendant, Kenneth Bryant, through counsel, moves that a continuence of trial be granted in order to allow sufficient time for additional psychiatric evaluations to be performed. As grounds therefor, Defendant states:

1. On or about November 28, 1984, Defendant was psychiatricly evaluated by Dr. Adolfo Vilasuso, Psychiatrist. Dr. Vilasuso's preliminary findings indicated, among other items, that Defendant's sense of reality might be impaired and that Defendant suffered from a possible psychosis.

2. On December 27, 1984, Dr. Lloyd Miller, Forensic Psychiatrist, examined Defendant and filed a report which reflected a possible personality disorder and a fantasy life which is: "CLEARLY MORE ACTIVE THAN HIS SOCIAL LIFE." (emphasis supplied) Dr. Miller concluded that Defendant is not competent to stand trial despite his findings, including the fact that he learned that

RECD IN	DOCKETED	BY
10	118	1-8

Plea agreement

RML:

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 84-726-Cr-Eaton

UNITED STATES OF AMERICA,
Plaintiff,

v.

Kenneth Bryant
Defendant.

FILED by *[initials]* D.C.
JAN 14 1985
ROBERT M. MARCI
CLERK, U.S. DIST. CT.
S.D. OF FLA. - MIAMI

PRE-PLEA AGREEMENT

The United States and Kenneth Bryant

(hereinafter referred to as the "defendant") enter into the following Agreement:

1. The defendant agrees to plead guilty to Count I of the Indictment, which count charges the defendant with, in substance, falsely impersonating a special agent of the federal government and acting as such, in violation of Title 18, U.S.C., Sec. 912.

2. The United States agrees to dismiss the remainder of the Indictment, with respect to this defendant, after sentencing.

3. The defendant understands and agrees that the Court may impose any sentence authorized by law and that the defendant may not withdraw his plea solely as a result of the sentence imposed. In other words, the defendant understands and agrees that the Court may sentence the defendant up to three (3) years imprisonment and fine the defendant up to one thousand dollars (\$ 1,000.00).

REC'D IN BOOKING 1/16 P	INDEXED 1/18	BY H.L.
11	FILED	RECORDED BY SMB

[Handwritten signatures and initials]

Ken Bryant, plead guilty Jan 14 1985, and he was 22. As this happened when he was 21, he was sentenced as a youth offender, and would be able to have the conviction vacated when he was off probation. (assuming he didn't re-offend).

Judgement Order

United States of America vs. **United States District Court for**
SOUTHE DISTRICT OF FLORIDA

DEFENDANT: KENNETH LAWRENCE BRYANT
548 West 53rd Street
Wahleah, Florida DOCKET NO. 84-726-Cr-EATON

JUDGMENT AND PROBATION/COMMITMENT ORDER AO 245 (6-82)

In the presence of the attorney for the government the defendant appeared in person on this date February 21, 1985

COUNSEL: WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired to have counsel appointed by the court and the defendant thereupon waived assistance of counsel.
 WITH COUNSEL Stewart Abrams, AFPD
(Name of Counsel)

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

FINDING & JUDGMENT: There being a finding/verdict of NOT GUILTY. Defendant is discharged.
 GUILTY.
 Defendant has been convicted as charged of the offense(s) of falsely impersonating a special agent of the federal government and acting as such, in violation of Title 18, U.S. Code, §912, as charged in Count I of the Indictment.

SENTENCE OR PROBATION 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 and ordered that: The defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of Imposition of sentence of confinement be withheld and, pursuant to Title 18, U.S. Code, §5010(a) of the Federal Youth Corrections Act the defendant be placed on probation. It is further ORDERED AND ADJUDGED as special condition of parole, the deft is to get counseling and not be allowed to possess a gun.

SPECIAL CONDITIONS OF PROBATION: ORDERED AND ADJUDGED as special condition of parole, the deft is to get counseling and not be allowed to possess a gun.

ADDITIONAL CONDITIONS OF PROBATION: In addition to the special conditions of probation imposed above, it is hereby ordered that the general conditions of probation set out on the reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, and at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and revoke probation for a violation occurring during the probation period.

COMMITMENT RECOMMENDATION: The court orders commitment to the custody of the Attorney General and recommends. It is ordered that the Clerk deliver a certified copy of this judgment and commitment to the U.S. Marshal or other qualified officer.

SIGNED BY: U.S. District Judge Joe Eaton Date Feb. 27, 1985
 U.S. Magistrate

MAR 1 1985

RECORDED BY: 2/28 15
 INDEXED BY: 3/11 3/11
 FILED BY: H/L 3/11

Ken was sentenced to only probation and was prohibited from possessing a gun.

Vacation of Conviction

PROB 26 (Rev. 3/79) Certificate of Vacation of Conviction

United States District Court

FOR THE
SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA
v.
Kenneth BRYANT

No. 84-726-Cr-RYSKAMP

This is to certify that on September 4, 1987, this Court discharged Kenneth Bryant from probation prior to the expiration of the maximum period of his probation and therefore the judgment of conviction entered on February 21, 1985, in United States v. Kenneth Bryant, No. 84-726-, has been set aside pursuant to the provisions of Section 5021 (b), Title 18, U.S. Code.

September 4, 1987.

KENNETH L. RYSKAMP
Judge

Certified to be a true and correct copy of the original
Robert M. March, Clerk
U.S. District Court
Southern District of Florida
By: [Signature] Deputy Clerk
Date: SEP 17 1987

FPI-MAR-11-14-78-508-224
84-3414-1171X

Ken was able to get his probation ended early in September 1987 and since he "kept his nose clean" as a youthful offender the conviction was set aside. He no longer had to answer he was a convicted federal felon.

Ken's attempt to seal the conviction

In 1996 (when he would be 32/33) Ken wanted the case files shredded. It would appear he was not successful filing pro-se (Lincoln saying of "He who represents himself has a fool for a client." seems to ring true).

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

UNITED STATES OF AMERICA,)
)
 Plaintiff,)
)
 v.)
)
 KENNETH L. BRYANT,)
)
 Defendant.)

CASE NO. 84-0726-CR-RYSKAMP

GOVERNMENT'S RESPONSE TO
DEFENDANT'S PRO SE MOTION
TO EXPUNGE THE CLERK OF
COURT'S FILES AND RECORDS

COMES NOW, the United States of America, by and through the undersigned Assistant United States Attorney, and submits for the Court's consideration the instant Government's Response to Defendant's Pro Se Motion to Expunge the Clerk of Court's Files and Records. In opposition thereto, the government responds as follows:

I. BACKGROUND

An examination of the Court's case file¹ in this matter indicates the following: That on or about June 11, 1984, the defendant, who was then a student at Florida International University (FIU), in Miami, Florida, falsely told a FIU police officer that he was an Special Agent of the Federal Bureau of Investigation (FBI), working out of the FBI Office in Miami.

¹ Records of the Federal Archives and Records Center indicate that the United States Attorney's Office's file with respect to this prosecution were destroyed in January of 1996, pursuant to standard procedure after ten years' retention in archives.

31
2/11

Defendant complains that although his FBI Identification Division arrest and conviction records have been expunged (which the government has confirmed through an NCIC criminal history check, that he is prejudiced by virtue of the files and records maintained by the Clerk of Court's Office for the Southern District of Florida. In essence, the defendant alleges that **he has been turned down for employment as a Special Agent with federal law enforcement agencies (e.g. the FBI and DEA) because** the existence of those records comes to the attention of federal investigators conducting applicant background checks, thus divulging his expunged/set aside criminal history.

Looking at his claims to be a federal agent, and working for the white house, I can't expect this would have been ok to work there with it on his record.

1. Archive.org of LinkedIn (https://web.archive.org/web/20220611030435/https://www.linkedin.com/authwall?trk=ripf&trkInfo=AQH76tZKvDd8FgAAAYFQuHW48_Op6NmK0_M3ZUTfrjO-_R4FknBRWIB2zTcFwMzmGyvpiC_S4IEkwPJq_TLhFVpntYxPm54R8hVavB-ir_qpwwZP2FqB5bzeTeSmBjhFAP3Uc=&original_referer=&sessionRedirect=https%3A%2F%2Fwww.linkedin.com%2Fin%2Fkennethlbryant%2F)

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