

Orruss -

Darvel

1987

- Conspiracy

+
Distribution
of
Cocaine

Not guilty
All counts

87-174

03 20 87 174
No of Def's 2
VAG CASE NO 87-066

U.S. District Court
Assigned
0531 2 3L25
Date/Sentence
Officer/Magistr

WRIT
VS.
JUVENILE
ALIAS
OFFENSE ON INDEX CARD

~~NONCONDUIT~~

I. CHARGES	OFFENSES CHARGED	ORIGINAL COUNTS	FILE NO	GUAR
21:841(a)(1)	DISTRIBUTE COCAINE, HYDROCHLORIDE, SCHEDULE II DRUG	2		
21:843	USE OF COMMUNICATION FACILITY, TELEPHONE, WITH INTENT TO DISTRIBUTE, Ct 3.	1		
21:846	CONSPIRACY TO POSSESS WITH INTENT TO DISTRIBUTE COCAINE, HYDROCHLORIDE, SCHEDULE II DRUG, Ct 2, 3.	2		

Dattel

TOTAL COUNT - Ct 4

SUPERSEDING COUNTS → JURY

INTERVAL ONE	END ONE AND/OR BEGIN TWO (OR RESTART PERIOD TO TRIAL)	END INTERVAL TWO
KEY DATE EARLIEST OF	KEY DATE APPLICABLE	KEY DATE APPLICABLE
<input type="checkbox"/> arrest <input type="checkbox"/> summons <input type="checkbox"/> custody <input type="checkbox"/> appears on complaint	<input checked="" type="checkbox"/> indictment filed/unsealed <input type="checkbox"/> consent to Magr. trial on complaint <input type="checkbox"/> information <input type="checkbox"/> Felony/Waiver	<input type="checkbox"/> 1st appears on pending charge /R40 <input type="checkbox"/> Receive file R20/21 <input type="checkbox"/> Suppdgt: <input type="checkbox"/> Ind <input type="checkbox"/> Inf <input type="checkbox"/> Order New trial

1st appears with or waives counsel	ARRAIGNMENT	1st Trial Ended	RE-TRIAL	2nd Trial Began	DISPOSITION DATE	SENTENCE DATE	PTD Nolle Prosc	FINAL CHARGES DISMISSED <input type="checkbox"/> on ST <input type="checkbox"/> grounds <input type="checkbox"/> W.P. <input type="checkbox"/> WOP
------------------------------------	-------------	-----------------	----------	-----------------	------------------	---------------	-----------------------	--

III. MAGISTRATE				INITIAL/NO.	OUTCOME:
Search Warrant Issued	DATE	INITIAL/NO.	INITIAL APPEARANCE DATE	3/13/87	DISMISSED HELD FOR GIOR OTHER PROCEEDING IN THIS DISTRICT
Return			PRELIMINARY EXAMINATION Date Scheduled	3/23/87	
Summons Issued			REMOVAL HEARING		HELD FOR GIOR OTHER PROCEEDING IN DISTRICT BELOW
Served			WAIVED <input type="checkbox"/> NOT WAIVED <input type="checkbox"/>		
Arrest Warrant Issued			INTERVENING INDICTMENT		
COMPLAINT	3/13/87	31BF			
Date of Arrest	OFFENSE (in Complaint) 21 U.S.C. §841 (a)(1) & §846 - Attempt to possess with intent to distribute cocaine hydrochloride				

Show last names and suffix numbers of other defendants on same indictment/information:

AUGUST ATTORNEYS
U. S. Attorney or Asst.
ROBERT M. HAMILTON, Esq.

Offense: 1 CJA. 2 Ret. 3 Waived. 4 Self. 5 Non. Other. 6 PD. 7 CD

FEDERAL PUBLIC DEFENDER
BRIAN P. BERSON, ESQ.
SUITE 318, 500 CAMP ST.
NEW ORLEANS, LA 70130
589-2468

Deft's Address
GGC
2800 Gravier Street, NOLA.

RULE 20 21 40 in BAIL • RELEASE

PRE-INDICTMENT
Release Date
 Bail Par
 Par PS
AMOUNT SET \$
Date Set 10N Sure
 Bail Not Made Coll
Date Bond Made Jrd 2th

United States of America vs. **United States District Court**
EASTERN DISTRICT OF LOUISIANA
DEFENDANT **DARRIN [REDACTED]**
JUN 9 1987
DOCKET NO 87-174 SECTION "I"
FILED

JUDGMENT AND PROBATION/COMMITMENT ORDER AO-243 (6/7)

In the presence of the attorney for the government the defendant appeared in person on this date May 22 1987

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired have counsel appointed by the court and the defendant thereupon waived assistance of counsel.
 WITH COUNSEL Brian Berson, Esq. (Name of counsel)

COUNSEL

WITHOUT COUNSEL However the court advised defendant of right to counsel and asked whether defendant desired have counsel appointed by the court and the defendant thereupon waived assistance of counsel.
 WITH COUNSEL Brian Berson, Esq. (Name of counsel)

PLEA

GUILTY, and the court being satisfied that there is a factual basis for the plea, NOLO CONTENDERE, ~~NOT GUILTY~~
~~NOT GUILTY~~ Defendant is discharged by a jury on May 22, 1987 as to Counts 2 & 3.

FINDING & JUDGMENT

There being a finding/verdict of GUILTY.
Defendant has been convicted as charged of the offense(s) of

Not Guilty - all counts

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 hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

SPECIAL CONDITIONS OF PROBATION

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 reverse side of this judgment be imposed. The Court may change the conditions of probation, reduce or extend the period of probation, at any time during the probation period or within a maximum probation period of five years permitted by law, may issue a warrant and reprobation 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

U.S. Magistrate

Henry A. Mentz, Jr.
HENRY A. MENTZ, JR. Date May 22, 1987

00188

FEE	1-
PROCESS	1-
X CHARGE	1-
INDEX	1-
ORDER	1-
HEARING	1-
DOCUMENT No.	39