Roger Hodge   
The Intercept   
114 Fifth Avenue, 18th Floor   
New York, NY 10011   

Dear Mr. Hodge:

This is in response to the above referenced Freedom of Information Act (FOIA) request. The Office of Information Policy (OIP) remanded this request for a supplemental release for processing of your request wherein you seek a copy of all records pertaining to federal inmate Barrett Brown, register number 45047-177.

In response to your request, staff located 175 pages of responsive records, which were forwarded to this office for a release determination. After careful review, we determined 89 pages are appropriate for release in full; 28 pages are appropriate for release in part; and, 58 pages must be withheld in their entirety. Copies of releasable records are attached.

Pursuant to the Freedom of Information Act, 5 U.S.C. § 552, records were redacted or withheld in full from disclosure to you under the following exemptions: (b)(7)(C), (b)(7)(E), and (b)(7)(F). An explanation of FOIA exemptions is attached.

If you are not satisfied with my response to this request, you may administratively appeal by writing to the Director, Office of Information Policy (OIP), United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001, or you may submit an appeal through OIP’s FOIAonline portal by creating an account on the following website: https://foiaonline.regulations.gov/foia/action/public/home. Your appeal must be postmarked or electronically transmitted within 60 days of the date of my response to your request. If you submit your appeal by mail, both the letter and the envelope should be clearly marked “Freedom of Information Act Appeal.”

If you have questions about this response, please feel free to contact this office.

Sincerely,

Ben Brieschke, for Jason A. Sickler Regional Counsel
Explanation of FOIA Exemptions Used by the Federal Bureau of Prisons


5 U.S.C. § 552(b)(2) concerns matters related solely to internal agency personnel rules or practices.


5 U.S.C. § 552(b)(4) concerns trade secrets and commercial or financial information obtained from a person that is privileged or confidential.

5 U.S.C. § 552(b)(5) concerns certain inter- and intra-agency communications protected by the deliberative process privilege, the attorney work-product privilege, and/or the attorney-client privilege.

5 U.S.C. § 552(b)(6) concerns material the release of which would constitute a clearly unwarranted invasion of the personal privacy of third parties.

5 U.S.C. § 552(b)(7)(A) concerns records or information compiled for law enforcement purposes the release of which could reasonably be expected to interfere with enforcement proceedings.

5 U.S.C. § 552(b)(7)(B) concerns records or information compiled for law enforcement purposes the release of which would deprive a person of a right to a fair trial or an impartial adjudication.

5 U.S.C. § 552(b)(7)(C) concerns records or information compiled for law enforcement purposes the release of which could reasonably be expected to constitute an unwarranted invasion of the personal privacy of third parties.

5 U.S.C. § 552(b)(7)(D) concerns records or information compiled for law enforcement purposes the release of which could reasonably be expected to disclose the identities of confidential sources and information furnished by such sources.

5 U.S.C. § 552(b)(7)(E) concerns records or information compiled for law enforcement purposes the release of which would disclose techniques and procedures for law enforcement investigations or prosecutions.

5 U.S.C. § 552(b)(7)(F) concerns records or information compiled for law enforcement purposes the release of which could reasonably be expected to endanger the life or personal safety of an individual.

5 U.S.C. § 552(b)(8) concerns matters that are "contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for the regulation or supervision of financial institutions."

5 U.S.C. § 552(b)(9) concerns geological and geophysical information and data, including maps, concerning wells.
CIM CASE INFORMATION SUMMARY  CDPHM
MAR 2002
U.S. DEPARTMENT OF JUSTICE  FEDERAL BUREAU OF PRISONS

Name: Brown, Barrett Lancaster

Date: 03-12-2015

Register Number: 45047-177

Institution: FCI Fort Worth, Texas

RATIONALE FOR CIM CLASSIFICATION: Mr. Brown made threats to harm and kill government officials. His trial and conviction received national media coverage making his case Broad Publicity.

SPECIFIC ASSIGNMENTS:

A. STATE PRISONER

_____ COOP WITNESS

_____ REGULAR CONTRACTUAL BOARDER

B. DISRUPTIVE GROUP

_____ MEMBER

_____ SEPARATION

C. SPECIAL SUPERVISION


D. BROAD PUBLICITY

Extensive media coverage

E. THREATS TO GOVERNMENT OFFICIALS

X HISTORY OF THREATS

SURVEILLANCE

F. SEPARATION

_____ THREAT ASSESSMENT

_____ SPEC. MGT. CASE

SOURCE OF INFORMATION (NAME AND REGISTER NUMBER OF SEPARATEES, IF APPLICABLE)

Presentence Investigation Report, dated August 8, 2014, prepared by Edith D. Foster, United States Probation Officer, Northern District of Texas.


News article, dated April 29, 2014, from Dara Kerr, CNET.

News article, dated August 29, 2013, from Rolling Stone Magazine.

Prepared by: [Signature]

Reviewed by: [Signature]

Note: File as top sheet in Section 1 of the Inmate Privacy Folder. Include documentation. Not to be forwarded to the inmate.

Record Copy - Central File; Copy - Regional Office (if Review Required).
(Not to be completed for WITSEC Cases)

FBI Exempt
This is to advise you of your classification as a CIM Case. This classification does not preclude you from transfer, temporary release, or participation in community activities recommended by the Warden, but it requires review by the Regional and/or Central Office for such participation to occur. This classification will be reviewed (depending on your CIM assignment) by the Warden or Regional Office within 60 days to determine if a sound basis exists to continue you as a CIM case. You will be advised only if your classification changes as a result of this review.

You may submit any objections to this classification directly to the review authority (address available from Unit Staff). A CIM classification not changed in 60 days from date of this notification is final and may be appealed through the Administrative Remedy Procedure.

A. CIM ASSIGNMENTS

Threats to Government Officials/Broad Publicity

B. RATIONALE FOR CLASSIFICATION

Based on threats you made to harm and kill government officials, you have received the assignment of Threats to Government Officials. Additionally, your trial and conviction made national media coverage making your case Broad Publicity.

II. DECLASSIFICATION

Rationale for removal.

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Writer Tied to Anonymous Hackers Sentenced to Prison

By THE ASSOCIATED PRESS Jan. 22, 2015, 4:41 p.m. E.S.T.

Inside

DALLAS — An activist and writer linked to the hacking collective Anonymous was sentenced to five years in prison Thursday for threatening an FBI agent and helping share stolen data, marking the end of a criminal case criticized by free-speech advocates.

Barrett Lancaster Brown originally faced charges that carried more than 100 years in prison, but he pleaded guilty to greatly reduced charges last year. He will receive credit for the more than two years he's already spent in prison.

Supporters say Brown was targeted by the federal government after sharing data hacked from the Austin-based defense contractor Stratfor. The 33-year-old was often quoted on the workings of Anonymous, a shadowy group of hackers that has staged several high-profile attacks on governments and businesses all over the world. Brown courted attention on the Internet with provocative tweets and YouTube videos — including a live chat he conducted while taking a bubble bath. But some of those posts also landed him in trouble, including one in which he threatened an FBI agent.

Brown read a lengthy statement before he was sentenced, saying he broke the law to reveal illegal government activity going unpunished.

"If I criticize the government for breaking the law, but then break the law myself in an effort to reveal their wrongdoing, I should expect to be punished just as I've called for the criminals at government-
linked firms ... to be punished," he said. "When we start fighting crime by any means necessary, we become guilty of the same hypocrisy as law enforcement agencies throughout history that break the rules to get the villains, and so become villains themselves."

He was arrested in September 2012, shortly after posting a video in which he threatened the FBI agent by name, promising to "ruin his life and look into his (expletive) kids." Three separate indictments followed, carrying a maximum sentence of more than a century in prison.

Brown's lawyers won the dismissal of most of a broad indictment related to his posting a link to the Stratfor data.

He eventually pleaded guilty in April to three counts: obstructing the execution of a search warrant, making Internet threats and being an accessory to an unauthorized access of a protected computer. The reduced charges carried a maximum sentence of more than eight years in prison.

According to plea agreement documents he signed, Brown admitted to sending online messages "threatening to shoot and injure" FBI agents.

Brown also acknowledged helping someone access the stolen data and obstructing the execution of a search warrant at his home. His mother pleaded guilty to helping Brown hide laptops during a March 2012 raid, and was given six months' probation.

The case drew attention as the U.S. Justice Department sought in recent years to subpoena reporters' phone records and force some to testify in criminal cases. Among Brown's supporters is [REDACTED], one of the journalists who reported on the National Security Agency's domestic spying program revealed by former contractor [REDACTED].

Brown has continued to be published online while in custody with the help of his lawyers and supporters.

Prosecutors have declined public comment but made negative and occasionally sarcastic references in court documents to the attention the case has received.

Much of the publicity about Brown contains "gross fabrications and substantially false recitations of facts and law which may harm both the government and the defense during jury selection," prosecutors wrote last year in a motion accusing Brown of trying "to continue to manipulate the public."
Barrett Lancaster Brown, 33, will be sentenced Tuesday in Dallas after threatening an FBI agent in a YouTube video and linking to hacked government files in connection with the hacker group Anonymous.

THE ASSOCIATED PRESS

Tuesday, December 16, 2014, 3:32 AM

Barrett Brown, freelance journalist from Texas, was arrested for linking to hacked government files and threatening the FBI agent in charge of his case in a video uploaded to YouTube.

DALLAS — A Dallas man whose online activities linked to hackers landed him under federal indictment is scheduled to be sentenced in federal court.

Dallas County Sheriff's Office

FOI Exempt
Barrett Lancaster Brown will be sentenced Tuesday in Dallas.

The 33-year-old Brown was a writer often quoted on the workings of Anonymous, the worldwide hacking collective that has staged cyber-attacks on governments and businesses.

He cultivated attention and followers on the Internet but came under federal investigation for posting a link to data stolen from an Austin, Texas-based defense contractor, Stratfor.

YouTube

The 33-year-old was often quoted on the workings of worldwide hacking group Anonymous.

FBI agents arrested him two years ago, shortly after he posted YouTube videos threatening an agent by name.

He pleaded guilty in April to a greatly reduced set of charges but still faces more than eight years in prison.
Anonymous activist pleads guilty to threatening FBI agent

While several charges were dropped, former Anonymous spokesman Barrett Brown pleads guilty to sharing stolen data and targeting a federal agent.
Before his arrest, Barrett Brown posted this video on YouTube threatening an FBI agent.

While most members of the hacking collective Anonymous hide their faces and identities, Barrett Lancaster Brown was different. As a spokesman-like figure for the group, he recorded videos of himself talking and gave interviews to reporters.
He now faces up to eight and a half years in prison for some of that information he freely spouted.

Brown, 32, pleaded guilty on Tuesday to federal charges of obstructing a search warrant, making Internet threats, and being an accessory to unauthorized access of a protected computer, according to the Associated Press.

Brown's conflict with the authorities began in 2012 when he decided to go after FBI agent via YouTube videos and tweets. In one YouTube video titled "Why I'm Going to Destroy Part Three: Revenge of the Lithe," Brown speaks of ruining the agent's life.

Brown said he targeted the agent because authorities were threatening to charge his mother with obstruction of justice for allegedly hiding a laptop that Brown said he himself hid.

"Life is over," Brown said in the video. "When I say his life is over, I'm not saying I'm going to kill him, but I am going to ruin his life..."

Related stories

- Activist for Anonymous arrested during online chat
- Anonymous drops Zeta threat after return of kidnappee
- Anonymous threat on Mexican cartel going forward, source says

Shortly after the video published, Brown was arrested during a raid on his Dallas home. According to the Associated Press, the authorities obtained three separate indictments against Brown.

One of Brown's attorneys told CNET at the time that the comments in the video should be protected speech.

"It looks like he may have a very strong First Amendment defense to this," said. "Barrett engages in a lot of hyperbole, a lot of saber rattling, and he often speaks off the cuff and says sometimes things I don't really think he means. Without having talked to him it's hard for me to conceive of this as really a threat, as opposed to posturing, puffery."

Ultimately, several of the charges against Brown were dropped, according to the Associated Press. Brown's sentencing will take place in August.
Brown Faces 105 Years in Jail

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But no one can figure out what law he broke. Introducing America's least likely political prisoner

By [Author] | September 5, 2013

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Update: Barrett Brown has been sentenced to 63 months in federal prison, which include the 28 months he has already served, after pleading guilty to transmitting threats, aiding hackers and obstructing authorities from carrying out a search warrant. He must also pay $890,000 in restitution, according to Boing Boing and The Verge.

The mid-June sun is setting on the Mansfield jail near Dallas when Barrett Brown, the former public face of Anonymous, shuffles into the visitors hall wearing a jumpsuit of blazing orange. Once the nattiest anarchist around, Brown now looks like every other inmate in the overcrowded North Texas facility, down to his state-issued faux-Crocs, the color of candy corn.

Who Are America's New Political Prisoners?

Brown sits down across from his co-counsel, a young civil-liberties lawyer named [Redacted] and raises a triumphant fist holding several sheets of notebook paper. "Penned it out," he says. "After 10 months, I'm finally getting the hang of these archaic tools." He hands the article, titled "The Cyber-Intelligence Complex and Its Useful Idiots," to his lawyer with instructions to send it to his editor at The Guardian. Brown used to write for the British daily, but since he's been in prison, it's written about him and his strange legal ordeal that has had him locked up for nearly a year while he awaits trial next month. Should he be found guilty of all the charges the federal government is bringing against him —
counts, ranging from obstruction of justice to threatening a federal officer to identity fraud – he’ll face more than 100 years in prison.

Given the serious nature of his predicament, Brown, 32, seems shockingly relaxed. "I'm not worried or panicked," he says. "It's not even clear to me that I've committed a crime." He describes his time here as a break from the drug-fueled mania of his prior life, a sort of digital and chemical fast in which he's kicked opiates and indulged his pre-cyber whims – hours spent on the role-playing game GURPS and tearing through the prison's collection of what he calls "English manor-house literature."

Brown has been called many things during his brief public career – satirist, journalist, author, Anonymous spokesman, atheist, "moral fag," "fame whore," scourge of the national surveillance state. His commitment to investigating the murky networks that make up America's post-9/11 intelligence establishment set in motion the chain of events that culminated in a guns-drawn raid of his Dallas apartment last September. "For a long time, the one thing I was happy not to see in here was a computer," says Brown. "It appears as though the Internet has gotten me into some trouble."

Encountering Barrett Brown's story in passing, it is tempting to group him with other Anonymous associates who have popped up in the news for cutting pleas and changing sides. Brown's case, however, is a thing apart. Although he knew some of those involved in high-profile "hacktivism," he is no hacker. His situation is closer to the runaway prosecution that destroyed[link] the programmer-activist who committed suicide in the face of criminal charges similar to those now being leveled at Brown. But unlike [link], who illegally downloaded a large cache of academic articles, Brown never broke into a server; he never even leaked a document. His primary laptop, sought in two armed FBI raids, was a miniature Sony netbook that he used for legal communication, research and an obscene amount of video-game playing. The most serious charges against him relate not to hacking or theft, but to copying and pasting a link to data that had been hacked and released by others.

"What is most concerning about Barrett's case is the disconnect between his conduct and the charged crime," says[link] "He copy-pasted a publicly available link containing publicly available data that he was researching in his capacity as a journalist. The charges require twisting the relevant statutes beyond recognition and have serious implications for journalists as well as academics. Who's allowed to look at document dumps?"

Brown's case is a bellwether for press freedoms in the new century, where leaks and hacks provide some of our only glimpses into the technologies and policies of an increasingly privatized national security-and-surveillance state. What Brown did through his organization Project PM was attempt to expand these peepholes. He did this by leading group investigations into the world of private intelligence and cybersecurity contracting, a $56 billion industry that consumes 70 percent of the U.S. intelligence budget.

Meet[link] the American Wikileaks Hacker

"Barrett was an investigative journalist who was merely doing his professional duty," says[link] "The sentence that he is facing is absurd and dangerous."
Brown grew up in the affluent North Dallas neighborhood of Preston Hollow, where, following his parents' divorce, he lived with his New Age mother. She always believed her only son was special—she once wrote that she called him "an indigo child with an alien soul." Among her house rules was that mother and son meditate together daily. She instructed him in the predictions of Nostradamus and made sure he kept a dream journal for the purpose, as Brown described it, "of helping him divine the future by way of my external connection to the collective unconscious." (For her part, Brown's mother says she was progressive, but not "New Age", and that her son's comments were made in jest.)

The Rise and Fall of Enemy of the State

A precocious pre-adolescent reader and writer, Brown produced a newspaper on his family's desktop computer while in elementary school. When he started writing for the student paper at his private high school in the mid-Nineties, he quickly clashed with the paper's censors over his right to criticize the administration. "Barrett always challenged authority, even as a kid, and anytime you go up against authority, you're going to get in trouble," says Brown's father, "You could sort of always see this coming."

By the time he reached high school, Brown had discovered and declared himself an atheist. He founded an Objectivist Society at school and distinguished himself from other by placing second out of 5,000 entrants in a national essay contest. (Brown now expresses regret over this.) By all accounts, Brown hated everything about organized education, preferring to follow his own curricula and chat up girls on the bulletin-board systems of a still-embryonic Internet.

After his sophomore year, Brown told his parents he wasn't going back. He signed up for online courses and spent his junior year in Tanzania with his father, a Maserati-driving conservative, safari hunter and serial entrepreneur who was trying to launch a hardwood-harvesting business. "Barrett loved living in Africa," says his father. "He preferred adventure to being in school with his peers. We weren't far from the embassy that was bombed that year."

Brown returned to the U.S. and in 2000 joined some of his childhood friends in Austin, where he spent two semesters taking writing classes at the University of Texas. After dropping out, he spent a summer doing what one friend calls a "heroic" amount of Ecstasy and acid before settling into the charmed life of a pre-crisis Austin slacker—working part-time, smoking pot and paying cheap rent in a series of group houses with enormous porches. Brown's roommates remember his rooms as being strewn with leaning towers of books and magazines—he especially liked Gore Vidal, P.J. O'Rourke and Hunter S. Thompson—but say he was not especially political. "After 9/11 and Iraq, there were a lot of protests in Austin," says a childhood friend of Brown's. "I don't remember him participating in it or being extra vocal, but he was against it all like everyone else."

As Brown built up his clip book and matured as a writer, his ambitions began to outgrow Austin. In 2007, Brown moved to Brooklyn with a group of old friends that called itself "the Texadus." Their Bushwick apartment emerged as a hub for Lone Star State refugees who liked to get high, crush beers and play video games. "People were always hanging out and coming and going," says a childhood friend of Brown's who lived with him in Austin and Brooklyn. Among the apartment's large cast of...
characters were a crew of weed-delivery guys from Puerto Rico and Honduras who used the apartment as a daytime base of business operations. "They brought over an Xbox, bought us beer and food and played strategy games with us," says. "It was a good cultural exchange for a bunch of skinny white kids from Dallas."

As virtual-world games grew increasingly sophisticated, Brown spent more time in front of his computer. But he didn't play the games like most people. In Second Life, he linked up with a group of people known as "griefers," the term for hackers who in the mid-00s became known for generating chaos inside video-game worlds. Socializing on the bulletin board 4chan.org, they formed the first cells of what would later become Anonymous. In the documentary We Are Legion, about the hacktivist group, Brown waxes nostalgic over his griefer period, when he'd spend entire nights "on Second Life riding around in a virtual spaceship with the words 'faggery daggery doo' written on it, wearing Afros, dropping virtual bombs on little villages while waving giant penises around. That was the most fun time I ever had in my life."

When everyone else went out to the bars, Brown stayed in. Aside from video games and the odd afternoon of pick-up basketball, he also pounded out columns, diaries and blog posts for Vanity Fair, Daily Kos and McSweeney's, as well as restaurant reviews and essays for weeklies like New York Press and The Onion's A.V. Club. Though he had some paying gigs, he published most heavily in unpaid, self-edited community forums like Daily Kos and The Huffington Post. "Barrett wasn't really working in New York so much as getting by with the help of friends and family," says Among his unpaid gigs was his work as the spokesman for the Godless Americans PAC, which led to Brown's first TV appearance, on the Fox News morning show Fox & Friends.

In Brooklyn, Brown resumed shooting heroin, which he'd dabbled in off and on since he was 19. Over the years, doctors have diagnosed him with ADHD and depression. Accurate or not, the diagnoses suggest Brown was drawn to opiates for more than just the high. "When I joined him in Brooklyn in '08, Barrett was already basically a functional junkie," says

Heroin did not mellow Brown when it came to America's pundit class. Brown's critique made clear he didn't want to join the journalistic establishment so much as lash it without mercy. Then, in March 2010, he announced in a blog post the goal of replacing it, of making its institutions irrelevant and rebuilding them in the image of an overly self-confident 28-year-old junkie named Barrett Brown. It was perhaps his first public manifestation of extreme self-assurance that could come off as imperious self-importance. Brown himself did not deny it, once saying, "I don't think arrogance is something I'm in a position to attack anyone on."

The project envisioned by Brown was a new kind of crowdsourced think tank to be "established with a handful of contributors who have been selected by virtue of intellectual honesty, proven expertise in certain topics and journalistic competence in general." He named it Project PM, after a

Brown conceived his new network partly as a response to what he saw as the sad state of affairs at the two main homes for his work, Daily Kos and HuffPo. After years of vibrancy, both now suffered from

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"the watering-down of contributor quality," he said. At Project PM, he assured that "below-average participants will have only very limited means by which to clutter the network."

How Anonymous Took Down the Music Industry's Websites

With typical cigarette-waving flourish, Brown declared, "Never has there existed such opportunity for revolution in human affairs."

Had Project PM developed along the lines of Brown's original vision — as a kind of exclusive, experts-only, friends-of-Barrett blogger network — it is extremely unlikely that Brown would now be in jail. Or that the FBI would have subpoenaed the company hired to secure its server, as it did in March. But Project PM ended up taking a different route.

The Rolling Stone Interview

The event that locked Brown's path into a collision course with the federal government came on February 11th, 2010, when he posted an essay on Huffington Post that he grandiloquently titled "Anonymous, Australia and the Inevitable Fall of the NationState."

At the time, Anonymous was in the news after some of its hackers, in an action they called Operation Titstorm, brought down Australian government servers in retaliation for the government's attempt to block certain kinds of niche pornography. For Brown, Titstorm was a world-historic game-changer, a portent of an age in which citizens could successfully challenge state power on their laptops and neutralize government propaganda and censorship.

In the comically aggrandizing tone that had become his trademark, Brown concluded, "I am now certain that this phenomenon is among the most important and underreported social developments to have occurred in decades."

Among those taken by Brown's interpretation of Titstorm was a Boston Web designer and early Anonymous associate, who had emerged as a sort of quasi-spokesman for the group. Through Brown gained entrance to the online inner sanctums of the hackers he thought were turning history on its head, who was starting to feel burned out from fielding the barrage of international media requests, saw Brown as someone who could step in and talk to reporters for Anonymous.

"Barrett 'got it' in a way few journalists did," says "Soon, he was one of us, and that pretty much set the course for everything that happened next."

Brown always denied holding any official capacity as the spokesman of Anonymous, maintaining such a thing was not even possible given the amorphous nature of the group. Yet he embraced the media role with relish, sometimes using the royal "we" during interviews. In March 2011, Brown described himself to a visiting NBC News crew as a "senior strategist" for Anonymous. He also, along with began writing a book about the group, detailing the transformation of Anonymous from a community of
amoral videogame-playing punks into an ethical crusade, assisting street protests across the globe during the Arab Spring.

From the beginning, Brown’s public role was a subject of internal controversy. A minority dismissed and attacked him as a preening “name fag” — Anonymous slang for people who use their real names and speak to the press. Others were more bothered that Brown was a “moral fag,” the term used by unrepentant griefers to describe the new generation of hacktivists who began flocking to the Anonymous banner in 2008. In We Are Legion, Brown makes his allegiance clear, hailing the hacktivists for turning a “nihilist, ridiculous group” into a “force for good.”

Yet something of the old griefer remained in Brown even after his and the group’s politicization process had converged to take on the world of intelligence outsourcing. “He was just trolling the hell out of these corporate-surveillance guys,” says a New York activist who assisted Brown in his investigations. “Not just doing the serious research work no one else was doing — getting tax files and all that — but calling them at their homes to introduce himself, sometimes straight up pranking them. He’s legit funny and sees the humor and the absurd in everything.”

Another former colleague, shared Brown’s love of prank calls: “Sometimes we’d drink and prank-call lobbyists for fun. We went after this one group, Qorvis, because they were helping the kingdom of Bahrain handle its image when they were shooting people. So we’d call them up and ‘dragon shout’ at them,” she says, referring to a sound effect in one of Brown’s favorite video games, The Elder Scrolls V: Skyrim.

By combining the two ethos of Anonymous, Brown won over more people than he alienated. Part of his appeal was the act of his drily affected pseudo-aristocratic-asshole persona, which he exaggerated during media appearances. He preferred a corduroy sports jacket to the Guy Fawkes mask that Anonymous members favor. A typical portrait showed Brown’s arm slung over a chair, a Marlboro dangling off his bottom lip and a stuffed bobcat on the wall behind him. He was oft loved and hated for being one of the more colorful characters found in the Internet Relay Chat rooms where hackers gathered. He famously once conducted a strategy session while drinking red wine in a bubble bath.

“Barrett became a bit like the court jester of Anonymous,” says University who has written about the network. “His behavior was legendary because he was the ethical foil. Anonymous isn’t just for hackers. People like Barrett Brown can thrive: the organizer, the mediamaker, the spectacle-maker.”

When Brown met he was nearing the end of his three-year stint in Brooklyn. In the spring of 2010, Brown called his parents and told them he had a heroin problem. At their urging, he returned to Dallas and began an outpatient treatment that included the heroin replacement Suboxone. It was from a tiny Dallas apartment that Brown deepened his involvement with Anonymous. Since most of his friends lived in Austin, his new social life consisted of the IRC rooms populated by hacktivists. It was a world of nonstop, petty cyberintrigue, which to outsiders can appear like a hellish fusion of The Hollywood Squares, WarGames and Degrassi Junior High.
Explains His Motives

remembers the first time Brown crashed on his couch in Austin after his return to Dallas. "I'd wake up, and he'd be online having conversations with these kids on Skype or something," he says. "Barrett would say, 'I know what you're doing!' The other guy would be stroking his chin like he's Dr. Claw, saying, 'No, I know what you're doing.' It was nonstop cyberwar, with these dorks just dorking it out with each other. It seemed like a bunch of kids trolling each other."

Still, appreciated that beneath the dorkery, Brown was involved in serious business. This was Brown's first year as an unofficial spokesman for Anonymous, and it was eventful. The hackers were aiding the uprisings of the Arab Spring, and assaulted PayPal and credit-card companies in retaliation for their refusal to process donations to WikiLeaks. This latter action, called Operation PayBack, earned the attention of the Justice Department. In the summer of 2011, the FBI issued 35 search warrants and arrested 14 suspected hackers.

The Trials of

By the time of the arrests, Brown's focus had settled squarely on the nexus between government agencies, private intelligence firms and the information-security industry – known as InfoSec – contracted to build programs and technologies of surveillance, disruption and control that Brown suspected were in many cases unconstitutional. What's more, he was as bratty as ever about it. He phoned CEOs and flacks at their homes and called them liars. He boasted about bringing the whole system down. As the first raids and arrests took place following Operation PayBack, some observers of Brown's antics began to suspect that the court jester of Anonymous was not a very safe thing to be.

"You could just tell it was going to end badly," says an Anonymous member and veteran hacker. "When he really started making noise about going after these intel-contracting companies, I was like, 'You're going to get locked up, kid.'"

After Operation PayBack, Anonymous was on the radar of every private security firm looking to build a quick reputation. In the office of a struggling digital-security contractor called, it was the biggest thing on the radar. was convinced that taking down Anonymous before it struck again was a fast track to industry juice and massive contracts. In February 2011, he bragged to The Financial Times about the supersecret sleuthing techniques he had developed to get the goods on Anonymous. He claimed to know the identities of the group's leaders. Implicit in comments was the possibility of federal raids on those identified.

Partly to avoid that outcome, and partly out of curiosity, an Anonymous cell hacked servers. They discovered that techniques involved hanging out on major social-media sites and compiling lists of mostly innocent people. It wasn't the only example of his staggering miscalculation: Within minutes, the hackers easily got around the firm's security defenses, ransacking company servers, wiping personal tablet and absconding with 70,000 internal e-mails. devoted a segment to the fiasco, based around the image of sticking his penis in a hornets' nest.
Once the hackers who broke into [redacted] servers discovered that [redacted] was basically a clown, they abandoned pursuit. "There were tens of thousands of e-mails and no one wanted to go through them," says an Anonymous associate who observed the [redacted] hack. "Everyone was like, 'We're not even going to dump these, because there's no point.'"

Brown disagreed. When the hackers posted the e-mails on a BitTorrent site, he used Project PM to organize the painstaking work of collating and connecting the dots to see what picture emerged.

"Nobody was reading more than a couple of the e-mails before getting bored," says the Anonymous associate. "But [redacted] has this strangely addictive and journalistic kind of mind, so he could stare at those e-mails for 10 hours. He'd be sitting alone in the [redacted] channel, yelling at everyone, 'You've got to pay attention! Look at the crap I found!'" Brown quickly drew in some 100 volunteers to help him trawl through and make sense of the e-mails.

The [redacted] cache offered one of the fullest looks ever at how corporate-state partnerships were targeting groups they considered subversive or inimical to the interests of corporate America. The projects under consideration at [redacted] ranged from cyberattacks and disinformation campaigns targeting civic groups and journalists to Weird Science-supermodel avatars built to infiltrate and disrupt left-wing and anarchist networks.

Project PM volunteer investigator [redacted] remembers the disturbing thrill of uncovering [redacted] use of a Maxim pinup to create online personas designed to spy for corporate and government clients. "I couldn't believe how much crazy shit they were up to," says. "My brain still feels like it's going to explode."

The biggest fish flopping in Brown's net was the story of a cluster of contractors known as Team Themis. The origins of Team Themis dated to Bank of America's alarm over [redacted] 2010 claim to possess documents that "could take down a bank or two." The Department of Justice recommended Bank of America retain the services of the white-shoe D.C. law firm Hunton & Williams and the high-powered intelligence contractor [redacted] On behalf of Bank of America, Hunton & Williams turned to the large and growing world of InfoSec subcontractors to come up with a plan, settling on [redacted] and two dataintelligence shops, Berico Technologies and Palantir Technologies.

The [redacted] three were also preparing a proposal for Hunton & Williams on behalf of another client, the U.S. Chamber of Commerce. The leaked [redacted] documents revealed that [redacted] was exploring ways of discrediting and disrupting the activities of organized labor and its allies for the Chamber. The potential money at stake in these contracts was considerable. According to Wired, the trio proposed that the Chamber create a $2 million-a-month sort of cyber special-forces team "of the kind developed and utilized by the Joint Special Operations Command." They also suggested targeting a range of left-of-center organizations, including the SEIU, watchdog groups like U.S. Chamber Watch, and the Center for American Progress. (The Chamber of Commerce and Bank of America have denied ever hiring Team [redacted] or having any knowledge of the proposals.)
In pursuit of the Chamber and Bank of America contracts, the three devised multipronged campaigns amounting to a private-sector information-age, the FBI's program to infiltrate and undermine "subversive" groups between 1956 and 1971. Among the mis ideas presented to Hunton & Williams: "Feed the fuel between the feuding groups. Disinformation. Create messages around actions to sabotage or discredit the opposing organization. Submit fake documents and then call out the error."

The revelations represented a triumph for Brown and his wiki. A group of Democratic congressmen asked four Republican committee chairs to hold hearings on the "deeply troubling" question of whether "tactics developed for use against terrorists may have been unleashed illegally against American citizens." But the calls for investigation went nowhere. The lack of outrage in Washington or on influential editorial pages didn't shock Brown, who had long ago lost hope in the politicians and pundits who are "clearly intent on killing off even this belated scrutiny into the invisible empire that so thoroughly scrutinizes us — at our own expense and to unknown ends."

It was Brown's finest moment, but his relationship with Anonymous was rapidly deteriorating. By May 2011, Brown had begun turning on the network. "There's little quality control in a movement like [Anonymous]," Brown told an interviewer. "You attract a lot of people whose interest is in fucking with video-game companies."

Brown's haughty dismissal of the new crop of hacktivists was not a feeling shared by the FBI. The government continued to see Anonymous as a major and growing threat. And in the summer of 2011, it acquired a key piece in its operation to destroy the network. On the night of June 7th, four months after the hack, two federal agents visited the public housing project on Manhattan's Lower East Side and introduced themselves to a 27-year-old unemployed hacker named known inside Anonymous as "Anonymous". As a leader of an Anonymous offshoot called he had hacked a number of state and corporate servers. In early 2011, he made some rookie errors that led the FBI to his door: Facing the prospect of being indicted on 12 counts of criminal conspiracy, rolled over on his old hacker associates. He signed a cooperation agreement and began feeding the FBI information on Anonymous plots. The biggest of these involved a private global intelligence contractor located in Barrett Brown's backyard, the Austin-based .

In early December 2011, a young Chicago Anon named cracked server and downloaded some 5 million internal documents. With the apparent blessing and supervision of the FBI, provided the server for to store the docs, then proceeded to release them to the public. Sifting through the data dump would require a massive coordinated effort of exactly the kind Project PM had been training for. Brown and his dedicated volunteers attacked the mountains of e-mails. "We had between 30 and 50 people involved, usually 15 at a time," says, the Boston Project PM volunteer who now helps organize Brown's legal defense fund.

Did the Mainstream Media Fail?

After six months of work, Brown would discover what he considered the fattest spider amid the miles of web: a San Diego-based cybersecurity firm called Cubic. As Brown followed the strings, he
discovered links between Cubic and a data-mining contractor known as TrapWire, which had ties to CIA vets. Brown thought that he had stumbled on a major find illuminating new technologies for spying and surveillance, but the media pickup was not what Brown had hoped. Major dailies shrugged off the story, and [DR/RC] and [DR/RC] poured cold water on his alarm, calling it "outlandish." Brown responded to the criticism with a rambling, connect-the-conspiracy-dots YouTube video.

It wasn't just gossip sites that viewed Brown's reading of the [DR/RC] docs with a skeptical eye. Even sympathetic students of intelligence contracting urged caution about interpreting the TrapWire materials. "I applaud anyone digging into this stuff, but you can't really draw conclusions from what these contractors say in these e-mails because they're bragging and they're trying to land business," says [DR/RC], whose 2008 book Spies for Hire first exposed the scope of the intelligence-contracting industry. "Some of the quote-unquote intelligence that [DR/RC] was reporting on was ludicrous. Why would an intelligence agency buy this stuff?"

[DR/RC] Emails: A Secret Indictment Against [DR/RC]?

Meanwhile, deeply buried in the TrapWire debate was the fact that included in the [DR/RC] docs were the credit-card numbers of 5,000 [DR/RC] clients. Brown likely did not give the numbers a second thought. But it's these numbers that form the most serious charges against Brown. The government alleges that when Brown pasted a link in a chat room to the already leaked documents, he was intentionally "transferring" data for the purpose of credit-card and identity fraud.

"If the Pentagon Papers included creditcard info, then would The New York Times have been barred from researching them?" says Brown’s co-counsel [DR/RC]. "There is nothing to indicate [DR/RC] wanted to profit from this information, or that he ever had the information in his possession. He was openly critical of such motives and disapproved of hacking for the sake of it. This was a big part of his rift with Anonymous — why he was considered a 'moral fag' by some."

The FBI raided Brown's Dallas apartment on the morning of March 6th, 2012, three months after the [DR/RC] hack, and one day after [DR/RC] was arrested in Chicago. More than a dozen feds led by agent [DR/RC] knocked down the door with warrants for Brown’s computers and seized his Xbox. Brown was staying at his mother's house nearby. Later that morning, the agents appeared at the home of Brown's mother with a second warrant. They found his laptop in a kitchen cabinet, and she was later charged with obstruction. Brown, who was in the shower preparing for a TV interview when the agents arrived, was not arrested. The agents left with his laptop.

Among hacktivists, theories differ on the motive behind the FBI action. As one of the few public figures associated with Anonymous, Brown made a soft target with a potentially very valuable hard drive or two. Some say it was meant as a warning; others say Brown had simply pissed off too many powerful people, or was getting too close to something big.

Then there is the theory, advanced by [DR/RC] that Brown and [DR/RC] were targeted out of frustration with a blown sting against [DR/RC], founder [DR/RC]. After looking into the [DR/RC] hack, [DR/RC] believes that the FBI allowed the hack to proceed not in order to arrest [DR/RC] but
"The idea was to have [DX/Y/C] sell the stolen[DX/Y/C] material to [DX/Y/C]," says [DX/Y/C]. "This would give them a concrete charge that he had knowingly bought stolen material to distribute on [DX/Y/C]."

[DX/Y/C] believes [DX/Y/C] got wind of [DX/Y/C] plan to sell the documents to [DX/Y/C] and dumped them before the transaction could take place. While there is no proof of contact between [DX/Y/C] and [DX/Y/C], [DX/Y/C] reportedly communicated with [DX/Y/C], a teenage [DX/Y/C] volunteer and an [DX/Y/C].

"[DX/Y/C] had no idea what he'd done," says [DX/Y/C]. "The FBI were a day away from having evidence against [DX/Y/C] — screwed it up for them. That's why they went after him so hard."

Yet [DX/Y/C], who led the [DX/Y/C] hack, faced only 30 years before cutting a plea deal for 10. Why is Brown facing 105?

Following the March raid, Brown continued his investigations and planned for the future of Project PM. 2012 was going to be a big year. He had a new nucleus of friends and colleagues in Boston, where he was going to move and live in an activist group house. His investigations increasingly took place outside the Anonymous network. Brown had new allies in groups like [DX/Y/C], a collective that operated its own crowdsourcing investigations into the cybersurveillance industry. That summer, he visited New York for the Hackers on Planet Earth conference, an annual gathering of hackers and activists, where he met a few of his Project PM colleagues offline for the first time. "I remember he was wearing a full suit in this crazy heat, sweating profusely in the lobby of the Hotel Pennsylvania," says [DX/Y/C]. "He was still struggling with kicking heroin, he had tremors and looked like he was in a lot of pain. But he was full of energy. He was telling everyone, 'We're going to the center of the Earth with this story!'"

But Brown's mental state seemed to deteriorate during the summer of 2012. Having battled depression throughout his life, he had gone off his meds and was simultaneously struggling with cold-turkey breaks from Suboxone for heroin withdrawal. His YouTube channel documents the effects. In August, Brown posted a clip that showed him skeet-shooting over the words of Caligula's lament: "If only all of Rome had just one neck." In early September, as Brown planned his move to Boston, he struggled to contain his rage at the local FBI agent [DX/Y/C], who had raided his mother's home and taken his beloved Xbox.

In September, Brown uploaded a discombobulated three-part video series, the last one titled "Why I'm Going to Destroy FBI Agent [DX/Y/C]." In the videos, Brown struggles to maintain focus. He demands the return of his Xbox and warns that he comes from a military family that has trained him with weapons — weapons he says he'll use to defend his home. He calls [DX/Y/C] a "fucking chickenshit little faggot cocksucker" before uttering the words he has since admitted were ill-considered, as well as the result of a chemically combustive mental state.

**Why Shouldn't Freedom of the Press Apply to [DX/Y/C]?**
"[DX/FC] life is over," says Brown. "And when I say his life is over, I don't say I'm going to go kill him, but I'm going to ruin his life and look into his fucking kids. How do you like them apples?"

It takes a suspension of disbelief to hear a credible physical threat as defined by law. The rail-thin Brown appears a desperate, pathetic character in need of psychiatric help. A more humane FBI office might have sent a doctor rather than a car of armed agents. But the FBI didn't send a shrink. That evening a team of armed agents stormed Brown's apartment, threw him violently to the ground and arrested him for threatening a federal officer.

The FBI has shown interest in expanding that theoretical "anyone" to include Brown's circle of volunteers. In March, the bureau went hunting for the digital fingerprints of Project PM administrators with a subpoena. The action has shaken the group's inner circle, as it was surely intended. "It was a pretext to sow discord and fear in Barrett's project," says[a U.K. investigator for Project PM. "They were desperate to bolster their case. After the subpoena, people began to worry about being monitored. I worry about my personal safety even though I acted within the confines of the law. I worry about travel."

Travel is one thing Brown does not have to worry about at the moment. Nor, if the government gets its way, will he have to worry about handling the media, his former specialty. In August, the prosecution requested a gag be placed on Brown and his lawyers, a move that suggests they understand the dangers of public scrutiny of the legal peculiarities of United States vs. Barrett Lancaster Brown.

Meanwhile, Brown has not joined the prison tradition of mastering the law behind bars. Rather than study up on cyberfraud statutes, he has resumed his writing on intel contractors and the pundits who defend them. "Nobody talks to me here," Brown says of his year in jail, "but I was pretty unsociable on the outside too." One of the hardest things about incarceration for the atheist has been contending with his cellmates' singing of hymns. "Prison is great for reading and for thought, until they start in with their Pentecostal nonsense," says Brown. "It ruins everything."

His friends keep him supplied with articles and printouts, which lately have included material related to the[leak] gained access to information about secret NSA spying on private citizens while working for the intelligence subcontractor, a company that had been on Brown's radar long before most Americans learned of it in the wake of [bombshells.
"This is all much bigger than me," Brown says in the visiting room. "What matters is this." He leans over to tap his handwritten manuscript. The pages of the essay are messy on the table, and sticking out from under the pile is the last sentence on the last page. "This is the world that we accept if we continue to avert our eyes," it says. "And it promises to get much worse."

*This story is from the August 29th, 2013 issue of Rolling Stone.*


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Withheld pursuant to exemption (b)(7)(C),(b)(7)(F) of the Freedom of Information and Privacy Act.
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of the Freedom of Information and Privacy Act
Withheld pursuant to exemption
(b)(7)(C), (b)(7)(F)
of the Freedom of Information and Privacy Act
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Page 039 of 175

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of the Freedom of Information and Privacy Act
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of the Freedom of Information and Privacy Act
MEMORANDUM FOR RODNEY W. CHANDLER, WARDEN
FEDERAL CORRECTIONAL INSTITUTION FORT WORTH

/s/
FROM: J. A. Keller
Regional Director

SUBJECT: CIM CLASSIFICATION OF: BROWN, Barrett Lancaster
Reg. No. 45047-177

In accordance with Program Statement 5180.04, Central Inmate Monitoring Manual, the above-named inmate's CIM classification has been reviewed and the following action determined to be appropriate.

XX CLASSIFICATION --- ASSIGNMENT(S):
Threats to Government Officials
Broad Publicity

DECLASSIFICATION ---- ASSIGNMENT(S):

OTHER/NOTE:

FOI Exempt
MEMORANDUM FOR J. A. KELLER, REGIONAL DIRECTOR
SOUTH CENTRAL REGION

FROM: Rodney W. Chandler
Warden

ATTN: Tonya Wilson
Central Inmate Monitoring Coordinator

SUBJECT: Central Inmate Monitoring Assignment
Re: BROWN, Barrett Lancaste
Reg. No. 45047-177

Please find attached the BP-339, BP-340, and documentation on inmate Barrett Brown for your review. Staff have reviewed this information and recommend the inmate be classified as a Central Inmate Monitoring (CIM) case with the assignment of Broad Publicity due to his extensive media coverage related to his extensive ties to various criminal computer intrusions against the government. He also has a CIM assignment of Threats to Government Officials due to him threatening to harm and kill government officials.

If more information is needed, please advise. Thank you for your consideration in this matter.
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<th>Staff Members</th>
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**ACTION**


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<td>CMC ASSGNS:</td>
<td>BROAD PUB, THREAT GOV</td>
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FOI EXEMPT

P0021 THIS INMATE HAS NO SEPARATEES

FOI EXEMPT
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITED STATES OF AMERICA

v.

BARRETT LANCASTER BROWN

THE DEFENDANT:

| ☒ | pleaded guilty to count(s) before a U.S. Magistrate Judge, which was accepted by the court. |
| ☐ | pleaded guilty to count(s) |
| ☐ | pleaded nolo contendere to count(s) which was accepted by the court |
| ☐ | was found guilty on count(s) after a plea of not guilty |

The defendant is adjudicated guilty of these offenses:

<table>
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<tr>
<th>Title &amp; Section / Nature of Offense</th>
<th>Offense Ended</th>
<th>Count</th>
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<tr>
<td>3:12-CR-317-L</td>
<td>9/12/2012</td>
<td>1</td>
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<tr>
<td>18 U.S.C. 317(c) Internet Threats</td>
<td></td>
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<tr>
<td>3:12-CR-413-L</td>
<td>03/01/2012</td>
<td>1</td>
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<tr>
<td>18 U.S.C. 1501 and 2 Obstructing The Execution of a Search Warrant and Aiding and Abetting</td>
<td>03/06/2012</td>
<td>2</td>
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The defendant is sentenced as provided in pages 2 through 8 of this judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

☐ Count(s) remaining counts of Indictment filed 10/2/2012 (3:12-CR-317-L); remaining counts of Indictment filed 12/4/2012, and Superseding Indictment filed 7/2/2013 (3:12-CR-413-L); and Original Indictment in case 3:13-CR-030-L ☐ is ☒ are dismissed on the motion of the United States

It is ordered that the defendant must 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 must notify the court and United States attorney of material changes in economic circumstances.

January 22, 2015
Date of Imposition of Judgment

Signature of Judge

SAM A. LINDSAY, UNITED STATES DISTRICT JUDGE
Name and Title of Judge

January 28, 2015
Date
IMPRISONMENT

Pursuant to the Sentencing Reform Act of 1984, but taking the Guidelines as advisory pursuant to United States v. Booker, and considering the factors set forth in 18 U.S.C. Section 3553(a), the defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: Forty-eight (48) months as to Count 1 in Case No. 3:12-CR-317-L; and twelve (12) months as to Count 1, and three (3) months as to Count 2 in Case No. 3:12-CR-413-L. The terms as to all counts shall run consecutively, for a total sentence of sixty-three (63) months.

☐ The court makes the following recommendations to the Bureau of Prisons:

  The court recommends that Defendant be allowed to serve his sentence at FCI, Fort Worth and that he be allowed to participate in the Residential Drug Abuse Treatment Program, if he is eligible.

☐ 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 ___________ a.m. ☐ p.m. on ___________

  ☐ as notified by the United States Marshal.

☐ The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:

  ☐ before 2 p.m. on ___________

  ☐ as notified by the United States Marshal.

  ☐ as notified by the Probation or Pretrial Services Office.

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 UNITED STATES MARSHAL
SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: Two (2) years as to Count 1 in Case No. 3:12-CR-317-L; and one (1) year as to Counts 1 and 2 in Case No. 3:12-CR-413-L. The terms as to all counts shall run concurrently.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. 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, as determined by the court.

☐ The above drug testing condition is suspended, based on the court’s determination that the defendant poses a low risk of future substance abuse. (Check if applicable.)

☒ The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check if applicable.)

☒ The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check if applicable.)

☐ The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check if applicable.)

☐ The defendant shall participate in an approved program for domestic violence. (Check if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

1. the defendant shall not leave the judicial district without the permission of the court or probation officer;
2. the defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer;
3. the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
4. the defendant shall support his or her dependents and meet other family responsibilities;
5. the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
6. the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
7. the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
8. the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
9. 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;
10. 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 of the probation officer;
11. the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
12. 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; and
13. 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 confirm the defendant’s compliance with such notification requirement.
Pursuant to the Mandatory Victims Restitution Act of 1996, the defendant is ordered to pay restitution in the amount of $890,250, payable to the U.S. District Clerk, 1100 Commerce Street, Room 1452, Dallas, Texas 75242. Restitution shall be payable immediately and any unpaid balance shall be payable during incarceration. If upon commencement of the term of supervised release any part of the restitution remains unpaid, the defendant shall make payments on such unpaid balance in monthly installments of not less than 10 percent of the defendant’s gross monthly income, or at a rate of not less than $50 per month, whichever is greater. Payment shall begin no later than 60 days after the defendant’s release from confinement and shall continue each month thereafter until the balance is paid in full. In addition, at least 50 percent of the receipts received from gifts, tax returns, inheritances, bonuses, lawsuit awards, and any other receipt of money shall be paid toward the unpaid balance within 15 days of receipt. This payment plan shall not affect the ability of the United States to immediately collect payment in full through garnishment, the Treasury Offset Program, the Inmate Financial Responsibility Program, the Federal Debt Collection Procedures Act of 1990 or any other means available under federal or state law. Furthermore, it is ordered that interest on the unpaid balance is waived pursuant to 18 U.S.C. § 3612(f)(3).

The defendant shall participate in a program (inpatient and/or outpatient) approved by the U.S. Probation Office for treatment of narcotic, drug, or alcohol dependency, which will include testing for the detection of substance use or abuse. The defendant shall abstain from the use of alcohol and/or all other intoxicants during and after completion of treatment. The defendant shall contribute to the costs of services rendered (copayment) at a rate of at least $50 per month.

The defendant shall participate in mental health treatment services as directed by the probation officer until successfully discharged. These services may include medications prescribed by a licensed physician. The defendant shall contribute to the costs of services rendered (copayment) at a rate of at least $50 per month.

The defendant shall not be employed by, affiliated with, own or control, or otherwise participate, directly or indirectly, in any business which involves access to credit information of other persons, including but not limited to the handling of credit cards, bank checks, drafts, or other financial documents, without the probation officer’s prior approval.

The defendant shall participate and comply with the requirements of the Computer and Internet Monitoring Program, contributing to the cost of the monitoring in an amount not to exceed $40 per month. The defendant shall consent to the probation officer’s conducting ongoing monitoring of his computer/computers. The monitoring may include the installation of hardware and/or software systems that allow evaluation of computer use. The defendant shall not remove, tamper with, reverse engineer, or circumvent the software in any way. The defendant shall only use authorized computer systems that are compatible with the software and/or hardware used by the Computer and Internet Monitoring Program. The defendant shall permit the probation officer to conduct a preliminary computer search prior to the installation of software. At the discretion of the probation officer, the monitoring software may be disabled or removed at any time during the term of supervision.
DEFENDANT: BARRETT LANCASTER BROWN
CASE NUMBER: 3:12-CR-00317-L(1)
                          3:12-CR-00413-L(1)

The defendant shall submit to periodic, unannounced examinations of his/her computer/computers, storage media, and/or other electronic or Internet-capable devices, performed by the probation officer at reasonable times and in a reasonable manner based on reasonable suspicion of contraband evidence of a violation of supervision. This may include the retrieval and copying of any prohibited data and/or the removal of such systems for the purpose of conducting a more thorough inspection. The defendant shall provide written authorization for release of information from the defendant’s Internet service provider.

The defendant shall not use any computer other than the one the defendant is authorized to use, without prior approval from the probation officer.

The defendant shall not use any software program or device designed to hide, alter, or delete records and/or logs of the defendant’s computer use, Internet activities, or files stored on the defendant’s computer.

The defendant shall provide to the probation officer any requested financial information.
CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

<table>
<thead>
<tr>
<th></th>
<th>Assessment</th>
<th>Fine</th>
<th>Restitution</th>
</tr>
</thead>
<tbody>
<tr>
<td>TOTALS</td>
<td>$225.00</td>
<td>$.00</td>
<td>$890,250.00</td>
</tr>
</tbody>
</table>

☐ The determination of restitution is deferred until An Amended Judgment in a Criminal Case (AO245C) will be entered after such determination.

☒ The defendant must make restitution (including community restitution) to the following payees in the amount listed below.

If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid before the United States is paid.

Restitution of $890,250.00 to:

☐ Restitution amount ordered pursuant to plea agreement $

☐ The defendant must pay interest on restitution and a fine of more than $2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).

☒ The court determined that the defendant does not have the ability to pay interest and it is ordered that:

☒ the interest requirement is waived for the ☐ fine ☒ restitution

☐ the interest requirement for the ☐ fine ☐ restitution is modified as follows:

* Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.
SCHEDULE OF PAYMENTS

Having assessed the defendant’s ability to pay, payment of the total criminal monetary penalties is due as follows:

A  □ Lump sum payments of $____________________ due immediately, balance due
    □ not later than ____________, or
    □ in accordance with C, D, E, or F below; or

B  □ Payment to begin immediately (may be combined with C, D, or F below); or

C  □ Payment in equal ____________ (e.g., weekly, monthly, quarterly) installments of $___________ over a period of ____________ (e.g., months or years), to commence ____________ (e.g., 30 or 60 days) after the date of this judgment; or

D  □ Payment in equal monthly (e.g., weekly, monthly, quarterly) installments of $50 to commence 60 days (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or

E  □ Payment during the term of supervised release will commence within ____________ (e.g., 30 or 60 days) after release from imprisonment. The Court will set the payment plan based on an assessment of the defendant’s ability to pay at that time; or

F  □ Special instructions regarding the payment of criminal monetary penalties:
   It is ordered that the Defendant shall pay to the United States a special assessment of $100 for Count 1 (3:12-CR-317-L), $100 for Count 1 (3:12-CR-413-L), and $25 for Count 2 (3:12-CR-413-L), for a total of $225, which shall be due immediately. Said special assessment shall be paid to the Clerk, U.S. District Court.

Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons’ Inmate Financial Responsibility Program, are made to the clerk of the court.

The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.

□ Joint and Several
   See above for Defendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, and corresponding payee, if appropriate.

□ Defendant shall receive credit on his restitution obligation for recovery from other defendants who contributed to the same loss that gave rise to defendant’s restitution obligation.

□ The defendant shall pay the cost of prosecution.

□ The defendant shall pay the following court cost(s):

□ The defendant shall forfeit the defendant’s interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.
ADDITIONAL FORFEITED PROPERTY

Contrary to the court's statement regarding forfeiture in open court on January 22, 2015, the items included in Attachment A of Defendant's Plea Agreement are not part of his sentence.
STATEMENT OF REASONS
(Not for Public Disclosure)

I. COURT FINDINGS ON PRESENTENCE INVESTIGATION REPORT

A  ☐ The court adopts the presentence investigation report without change.

B  ☒ The court adopts the presentence investigation report with the following changes.
   (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report, if applicable.)
   (Use page 4 if necessary.)
   1  ☐ Chapter Two of the U.S.S.G. Manual determinations by court (including changes to base offense level, or specific offense characteristics):

   2  ☐ Chapter Three of the U.S.S.G. Manual determinations by court (including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptence of responsibility): The court overruled Defendant’s objection to the grouping of Count 1 in Case No. 3:12-CR-317-L and Counts 1 and 2 in Case No. 3:12-CR-413-L.

   3  ☐ Chapter Four of the U.S.S.G. Manual determinations by court (including changes to criminal history category or scores, career offender, or criminal livelihood determinations):

   4  ☐ Additional Comments or Findings (including comments or factual findings concerning certain information in the presentence report that the Federal Bureau of Prisons may rely on when it makes inmate classification, designation, or programming decisions):

C  ☐ The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32.

II. COURT FINDING ON MANDATORY MINIMUM SENTENCE

A  ☐ No count of conviction carries a mandatory minimum sentence.

B  ☐ Mandatory minimum sentence imposed.

C  ☐ One or more counts of conviction alleged in the indictment carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum does not apply based on
   ☐ findings of fact in this case
   ☐ substantial assistance (18 U.S.C. § 3553(e))
   ☐ the statutory safety valve (18 U.S.C. § 3553(f))

III. COURT DETERMINATION OF ADVISORY GUIDELINE RANGE (BEFORE DEPARTURES):

<table>
<thead>
<tr>
<th>Total Offense Level</th>
<th>23</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criminal History Category</td>
<td>II</td>
</tr>
<tr>
<td>Imprisonment Range</td>
<td>51 to 63 months</td>
</tr>
<tr>
<td>Supervised Release Range</td>
<td>1 to 3 years (Ct. 1-3:12-CR-317-L), 1 year (Cts 1 and 2-3:12-CR-413-L)</td>
</tr>
<tr>
<td>Fine Range</td>
<td>$10.00 to $100,000.00</td>
</tr>
</tbody>
</table>

☒ Fine waived or below the guideline range because of inability to pay.
STATEMENT OF REASONS
(Not for Public Disclosure)

IV. ADVISORY GUIDELINE SENTENCING DETERMINATION (check only one.)

<table>
<thead>
<tr>
<th></th>
<th>The sentence is within an advisory guideline range that is not greater than 24 months, and the court finds no reason to depart</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>□</td>
</tr>
<tr>
<td>B</td>
<td>□</td>
</tr>
<tr>
<td>C</td>
<td>□ The court departs from the advisory guideline range for reasons authorized by the sentencing guidelines manual. (Also complete Section V)</td>
</tr>
<tr>
<td>D</td>
<td>□ The court imposed a sentence outside the advisory sentencing guideline system. (Also complete Section V)</td>
</tr>
</tbody>
</table>

V. DEPARTURES AUTHORIZED BY THE ADVISORY SENTENCING GUIDELINES (If applicable.)

<table>
<thead>
<tr>
<th></th>
<th>The sentence imposed departs (Check only one):</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>□ below the advisory guideline range</td>
</tr>
<tr>
<td></td>
<td>□ above the advisory guideline range</td>
</tr>
<tr>
<td>B</td>
<td>□ Departure based on (Check all that apply):</td>
</tr>
<tr>
<td></td>
<td>□ Plea Agreement (Check all that apply and check reason(s) below):</td>
</tr>
<tr>
<td></td>
<td>□ 5K1.1 plea agreement based on the defendant's substantial assistance</td>
</tr>
<tr>
<td></td>
<td>□ 5K3.1 plea agreement based on Early Disposition or &quot;Fast-track&quot; Program</td>
</tr>
<tr>
<td></td>
<td>□ binding plea agreement for departure accepted by the court</td>
</tr>
<tr>
<td></td>
<td>□ plea agreement for departure, which the court finds to be reasonable</td>
</tr>
<tr>
<td></td>
<td>□ plea agreement that states that the government will not oppose a defense departure motion.</td>
</tr>
<tr>
<td></td>
<td>□ Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below):</td>
</tr>
<tr>
<td></td>
<td>□ 5K1.1 government motion based on the defendant's substantial assistance</td>
</tr>
<tr>
<td></td>
<td>□ 5K3.1 government motion based on Early Disposition or &quot;Fast-track&quot; program</td>
</tr>
<tr>
<td></td>
<td>□ government motion for departure</td>
</tr>
<tr>
<td></td>
<td>□ defense motion for departure to which the government did not object</td>
</tr>
<tr>
<td></td>
<td>□ defense motion for departure to which the government objected</td>
</tr>
<tr>
<td></td>
<td>□ Other (Check reason(s) below):</td>
</tr>
<tr>
<td></td>
<td>□ Other than a plea agreement or motion by the parties for departure</td>
</tr>
</tbody>
</table>

C Reason(s) for Departure (Check all that apply other than 5K1.1 or 5K3.1)

<table>
<thead>
<tr>
<th></th>
<th>4A1.3 Criminal History Inadequacy</th>
<th>□ SK2.1 Death</th>
<th>□ SK2.11 Lesser Harm</th>
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<tbody>
<tr>
<td></td>
<td>5H1.1 Age</td>
<td>□ SK2.2 Physical Injury</td>
<td>□ SK2.12 Coercion and Duress</td>
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<tr>
<td></td>
<td>5H1.2 Education and Vocational Skills</td>
<td>□ SK2.3 Extreme Psychological Injury</td>
<td>□ SK2.13 Diminished Capacity</td>
</tr>
<tr>
<td></td>
<td>5H1.3 Mental and Emotional Condition</td>
<td>□ SK2.4 Abduction or Unlawful Restraint</td>
<td>□ SK2.14 Public Welfare</td>
</tr>
<tr>
<td></td>
<td>5H1.4 Physical Condition</td>
<td>□ SK2.5 Property Damage or Loss</td>
<td>□ SK2.16 Voluntary Disclosure of Offense</td>
</tr>
<tr>
<td></td>
<td>5H1.5 Employment Record</td>
<td>□ SK2.6 Weapon or Dangerous Weapon</td>
<td>□ SK2.17 High-Capacity, Semiautomatic Weapon</td>
</tr>
<tr>
<td></td>
<td>5H1.6 Family Ties and Responsibilities</td>
<td>□ SK2.7 Disruption of Government Function</td>
<td>□ SK2.18 Violent Street Gang</td>
</tr>
<tr>
<td></td>
<td>5H1.11 Military Record, Charitable Service, Good Works</td>
<td>□ SK2.8 Extreme Conduct</td>
<td>□ SK2.20 Aberrant Behavior</td>
</tr>
<tr>
<td></td>
<td>5K2.0 Aggravating or Mitigating Circumstances</td>
<td>□ SK2.9 Criminal Purpose</td>
<td>□ SK2.21 Dismissed and Uncharged Conduct</td>
</tr>
<tr>
<td></td>
<td></td>
<td>□ SK2.10 Victim’s Conduct</td>
<td>□ SK2.22 Age or Health of Sex Offenders</td>
</tr>
<tr>
<td></td>
<td></td>
<td>□ SK2.23 Discharged Terms of Imprisonment</td>
<td>□ Other guideline basis (e.g., 2B1.1 commentary)</td>
</tr>
</tbody>
</table>

D □ Explain the facts justifying the departure. (Use page 4 if necessary.)
DEFENDANT: BARRETT LANCASTER BROWN  
CASE NUMBER: 3:12-CR-00317-L(1) and 3:12-CR-00413-L(1)  
DISTRICT: Northern District of Texas - Dallas  

STATEMENT OF REASONS  
(Not for Public Disclosure)  

VI. COURT DETERMINATION FOR SENTENCE OUTSIDE THE ADVISORY GUIDELINE SYSTEM  
(Check all that apply.)  

<table>
<thead>
<tr>
<th>A</th>
<th>The sentence imposed is (Check only one):</th>
</tr>
</thead>
</table>
| | □ below the advisory guideline range  
| | □ above the advisory guideline range |

<table>
<thead>
<tr>
<th>B</th>
<th>Sentence imposed pursuant to (Check all that apply):</th>
</tr>
</thead>
</table>
| 1 | Plea Agreement (Check all that apply and check reason(s) below):  
| | □ binding plea agreement for a sentence outside the advisory guideline system accepted by the court  
| | □ plea agreement for a sentence outside the advisory guideline system, which the court finds to be reasonable  
| | □ plea agreement that states that the government will not oppose a defense motion to the court to sentence outside the advisory guideline system |
| 2 | Motion Not Addressed in a Plea Agreement (Check all that apply and check reason(s) below):  
| | □ government motion for a sentence outside of the advisory guideline system  
| | □ defense motion for a sentence outside of the advisory guideline system to which the government did not object  
| | □ defense motion for a sentence outside of the advisory guideline system to which the government objected |
| 3 | Other  
| | □ Other than a plea agreement or motion by the parties for a sentence outside of the advisory guideline system (Check reason(s) below)  
| | □ defense motion for a sentence outside of the advisory guideline system to which the government did not object  
| | □ defense motion for a sentence outside of the advisory guideline system to which the government objected |

<table>
<thead>
<tr>
<th>C</th>
<th>Reason(s) for Sentence Outside the Advisory Guideline System (Check all that apply):</th>
</tr>
</thead>
</table>
| | □ the nature and circumstances of the offense and the history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1)  
| | □ to reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense (18 U.S.C. § 3553(a)(2)(A))  
| | □ to afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B))  
| | □ to protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C))  
| | □ to provide the defendant with needed educational or vocational training, medical care, or other correctional treatment in the most effective manner (18 U.S.C. § 3553(a)(2)(D))  
| | □ to avoid unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6))  
| | □ to provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))  

| D | □ Explain the facts justifying a sentence outside the advisory guideline system. (Use page 4 if necessary.) |
Case: 3:12-cr-00317, Document: 148, Filed: 01-28-2015, Page 4 of 4

AO 245B (Rev. TXN 10/12) Criminal Judgment – Attachment – Statement of Reasons

DEFENDANT: BARRETT LANCASTER BROWN
CASE NUMBER: 3:12-CR-00317-L(1) and 3:12-CR-00413-L(1)
DISTRICT: Northern District of Texas - Dallas

STATEMENT OF REASONS
(Not for Public Disclosure)

VII. COURT DETERMINATIONS OF RESTITUTION

A ☐ Restitution Not Applicable.
B ☒ Total Amount of Restitution: $890,250.00
C ☐ Restitution not ordered (Check only one):
   1 ☐ For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A).
   2 ☐ For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims’ losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B).
   3 ☐ For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).
   4 ☐ Restitution is not ordered for other reasons. (Explain)

D ☐ Partial restitution is ordered for these reasons (18 U.S.C. § 3553(c)):

VIII. ADDITIONAL FACTS JUSTIFYING THE SENTENCE IN THIS CASE (If applicable)

The Court adopts as the fact findings of the Court all facts set forth in the Presentence Report and any Addendum, except to the extent modified or rejected by the Court during the sentencing hearing; and, the Court adopts as the conclusions of the Court all conclusions expressed in the Presentence Report and any Addendum, except to the extent modified or rejected by the Court during the sentencing hearing. The Court recognizes that the conclusions expressed in the Presentence Report and the Addendum to the Report relating to the sentencing guidelines, are advisory only and are adopted as such. In determining Defendant’s sentence, the Court considered the advisory guidelines pursuant to U.S. v. Booker, 2005 125 S.Ct. 738 (2005), as well as statutory factors listed in 18 USC Section 3553(a).

| Defendant’s Soc. Sec. No.: | ☐ |
| Defendant’s Date of Birth: | 08/14/1981 |
| Defendant’s Residence Address: | ☐ |
| Defendant’s Mailing Address: | Kaufman County Jail, 1900 U.S. Highway 175, Kaufman, Texas 75142 |
| Defendant’s U.S. Marshal Number: | 45047-177 |

January 22, 2015
Date of Imposition of Judgment

Signature of Judge
Sam A. Lindsay, United States District Judge

January 28, 2015
Date Signed
Received Time: Feb 26, 2016 10:29:52  
Summary: QR: PUR=C FBI=167756MB9  

Message Details

MESSAGE ACCEPTED - M020TX0479 00009 AT 10:29 02/26/2016
MR1-8451545

Received Time: Feb 26, 2016 10:29:52  
Summary: QR: PUR=C FBI=167756MB9  

Message Details

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TX14921JC
THIS INTERSTATE IDENTIFICATION INDEX RESPONSE IS THE RESULT OF YOUR
RECORD REQUEST FOR FBI/167756MB9. INDIVIDUAL'S RECORD WILL BE
COMPLETE WHEN ALL RESPONSES ARE RECEIVED FROM THE FOLLOWING SOURCES:
FBI - FBI/167756MB9
TEXAS - STATE ID/TX06347056
END
MR1: 8451547 IN: NC21 3055 AT 26FEB2016 10:29:52
OUT: M020TX0479 19 AT 26FEB2016 10:29:52

Received Time: Feb 26, 2016 10:29:52  
Summary: QR: PUR=C FBI=167756MB9  

Message Details

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08:30 02/26/2016 02750 TX14921JC
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TXT
HDR/2L01MRI8451545
ATN/OMORIN
******************* CRIMINAL HISTORY RECORD *******************

******************* Introduction *******************

This rap sheet was produced in response to the following request:

FBI Number 167756MB9  
Request Id MR18451545  
Purpose Code C  
Attention OMORIN

The information in this rap sheet is subject to the following caveats:

This record is based only on the FBI number in your request-UCN:
167756MB9 Because additions or deletions may be made at any time, a new
copy should be requested when needed for subsequent use. (US;  
2016-02-26)

All arrest entries contained in this FBI record are based on
fingerprint comparisons and pertain to the same individual. (US;  
2016-02-26)

The use of this record is regulated by law. It is provided for official
use only and may be used only for the purpose requested. (US;
*************** IDENTIFICATION ***************

Subject Name(s)

BROWN, BARRETT LANCASTER
BROWN, BARRETT L (AKA)
BROWN, BARRETT LANCASTER (AKA)

Subject Description

FBI Number
16775#89

State Id Number
TX06347056 (TX)

Sex
Male

Race
White

Height
5'08"

Weight
120

Date of Birth
1981-08-14

Hair Color
Blonde

Eye Color
Blue

Place of Birth
Texas

Citizenship
United States

Fingerprint Images

Photo Images

Photo Image Available
Capture Date
2012-09-13

(No Photo Image Transmitted )

Photo Image Available
Capture Date
2012-09-13

(No Photo Image Transmitted )

Photo Image Available
Capture Date
2012-09-13

(No Photo Image Transmitted )

*************** CRIMINAL HISTORY ***************

---------------------------------------------------------------------------------
Cycle 001
---------------------------------------------------------------------------------

Earliest Event Date
2012-09-13

Arrest Date
2012-09-13

Arrest Case Number
TXFBIDLOO FBI DALLAS

Arrest Case Number

1

Charge Literal
1601-THREAT-FEDERAL PROTECTEES

Severity
Unknown

INDEX OF AGENCIES

Agency
FBI; TXFBIDLOO;

Agency Email Address

Address
DALLAS, TX 752205220
CR.TXIII0000
08:30 02/26/2016 37565
08:30 02/26/2016 02755 TX14921JC
*MHRI8451545
TXI
HDR/2L01MHRI8451545
ATN/OMORIN

CRIMINAL HISTORY RECORD

Date As Of 2016-02-26

Multi-source

Introduction

This rap sheet was produced in response to the following request:

State Id Number 06347056 (TX)
Purpose Code C
Attention OMORIN

The information in this rap sheet is subject to the following caveats:

UNAUTHORIZED USE OR DISCLOSURE OF THE INFORMATION CONTAINED IN THIS RECORD MAY RESULT IN SEVERE CRIMINAL PENALTIES. SEE TEXAS GOVERNMENT CODE SECTION 411.065.

IDENTIFICATION

Subject Name(s)

BROWN, BARRETT LANCASTER

Subject Description

FBI Number 167756MB9
State Id Number 06347056 (TX)

Social Security Number Driver's License Number (TX)

Sex MALE
Race WHITE
Skin Tone LIGHT

Height 5'08"
Weight 140
Date of Birth 1981-08-14

Hair Color Blonde or Strawberry
Eye Color BLUE
Fingerprint Pattern RRRRRRRRRR (APC)
**Criminal History**

<table>
<thead>
<tr>
<th>Tracking Number</th>
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<tbody>
<tr>
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<td>1999-08-14</td>
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<td>Arresting Agency</td>
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<td>Subject's Name</td>
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<td>Referred Agency: TX057015A - CRIMINAL DISTRICT ATTORNEYS OFFICE DALLAS</td>
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<td>Prosecutor Agency</td>
<td>TX057015A CRIMINAL DISTRICT ATTORNEYS OFFICE DALLAS</td>
</tr>
<tr>
<td>Charge</td>
<td>A001</td>
</tr>
<tr>
<td>Charge Tracking Number</td>
<td>0044663846</td>
</tr>
<tr>
<td>Charge Literal</td>
<td>POSS MARIJ &lt; 20Z</td>
</tr>
<tr>
<td>Charge Description</td>
<td>Offense Description: M-9956273</td>
</tr>
<tr>
<td>Statute</td>
<td>(HSC 481.121(b)(1) )</td>
</tr>
<tr>
<td>NCIC Offense Code</td>
<td>3562</td>
</tr>
<tr>
<td>State Offense Code</td>
<td>35620008</td>
</tr>
<tr>
<td>Severity</td>
<td>MISDEMEANOR - CLASS B</td>
</tr>
<tr>
<td>Disposition (Unknown)</td>
<td></td>
</tr>
<tr>
<td>Prosecution Comment</td>
<td>PROSECUTOR ACCEPTS THE CHARGE</td>
</tr>
</tbody>
</table>

<p>| Court Disposition | (Cycle 001) |
| Court Agency | TX057363J COUNTY CRIMINAL COURT NO 9 DALLAS |
| Charge | A001 |
| Charge Tracking Number | 0044663846 |
| Charge Literal | POSS MARIJ &lt; 20Z |
| Charge Description | Agency Receiving Custody: TX057045G - COMMUNITY SUPERVISION &amp; CORRECTIONS DEPARTMENT |
| Charge Description | Court Sequence: 1 |
| Charge Description | Final Pleading: NO CONTEST OR NOLO CONTENDERE |
| Charge Description | Provision: DEFERRED ADJUDICATION |
| Statute | (HSC 481.121(b)(1) ) |
| NCIC Offense Code | 3562 |
| State Offense Code | 35620008 |
| Severity | MISDEMEANOR - CLASS B |
| Disposition | (1999-12-16; DEFERRED) |</p>
<table>
<thead>
<tr>
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<th>Value</th>
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<tr>
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<tr>
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<td>A001</td>
</tr>
<tr>
<td>Charge Literal</td>
<td>POSS MARJ Alt; 20%</td>
</tr>
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<td>Charge Description</td>
<td>Agancy Receiving Custody: TX057045G - COMMUNITY SUPERVISION &amp; CORRECTIONS DEPARTMENT</td>
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<tr>
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<tr>
<td>Provision</td>
<td>DEFERRED ADJUDICATION</td>
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<tr>
<td>Statute</td>
<td>(HSC 481.121(b)(1).)</td>
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<td>Severity</td>
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<tr>
<td>Disposition</td>
<td>( 1999-12-15: DEFERRED)</td>
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<tr>
<td>Probation</td>
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<tr>
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**Cycle 002**

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<tr>
<td>Earliest Event Date</td>
<td>2003-05-28</td>
</tr>
<tr>
<td>Arrest Date</td>
<td>2003-05-28</td>
</tr>
<tr>
<td>Arresting Agency</td>
<td>TX2270100 AUSTIN PD</td>
</tr>
<tr>
<td>Subject's Name</td>
<td>BROWN, BARRETT LANCASTER</td>
</tr>
<tr>
<td>Arrest Type</td>
<td>Adult</td>
</tr>
<tr>
<td>Charge Number</td>
<td>A001</td>
</tr>
<tr>
<td>Charge Tracking Number</td>
<td>0322559</td>
</tr>
<tr>
<td>Charge Number</td>
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</tr>
<tr>
<td>Charge Literal</td>
<td>DRIVING WHILE INTOXICATED</td>
</tr>
<tr>
<td>Charge Description</td>
<td>Arrest Offense Literal: DRIVING WHILE INTOXI</td>
</tr>
<tr>
<td>Date Of Offense</td>
<td>2003-05-28</td>
</tr>
<tr>
<td>Arresting Agency Number</td>
<td>403292</td>
</tr>
<tr>
<td>Referring Agency</td>
<td>TX227013A - COUNTY ATTORNEY'S OFFICE AUSTIN</td>
</tr>
<tr>
<td>Statute</td>
<td>(PC 49.04 )</td>
</tr>
<tr>
<td>NCIC Offense Code</td>
<td>5404</td>
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<tr>
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<tr>
<td>Severity</td>
<td>MISDEMEANOR - CLASS UNKNOWN</td>
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<td>Disposition</td>
<td>HEID ( 2003-05-28; )</td>
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</tbody>
</table>

---

**Prosecutor Disposition**

| Prosecutor Agency     | TX227013A COUNTY ATTORNEY'S OFFICE AUSTIN                           |
| Charge Number         | A001                                                                |
| Charge Tracking Number| 9071247503                                                          |

---

**Prosecution Comment**

| Prosecutor Agency     | TX227013A COUNTY ATTORNEY'S OFFICE AUSTIN                           |
| Charge Number         | A001                                                                |
| Charge Tracking Number| 9071247503                                                          |

---

**Court Disposition**

| Court Agency           | TX227153J TRAVIS COUNTY COURT AT LAW COURT 7                         |
| Charge Number          | A001                                                                |
| Charge Tracking Number | 9071247503                                                          |

---

**Agency Receiving Custody**

| TX227025G - TRAVIS CO | TRAVIS COUNTY COURT AT LAW COURT 7 |

---

Page 5 of 7
<table>
<thead>
<tr>
<th>Charge Description</th>
<th>Court Sequence: 1</th>
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<tr>
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<tr>
<td>Statute (PC 49.04)</td>
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</tr>
<tr>
<td>NCIC Offense Code 5404</td>
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</tr>
<tr>
<td>State Offense Code 54040009</td>
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</tr>
<tr>
<td>Severity MISDEMEANOR - CLASS B</td>
<td></td>
</tr>
</tbody>
</table>

**Disposition** (2003-08-28; CONVICTED)

| Sentencing (Cycle 002) |
| Sentence Date 2003-08-28 |
| Sentencing Agency |
| Court Case Number 0640851 |
| Charge A001 |
| Charge Tracking Number 9071247503 |
| Charge Literal DRIVING WHILE INTOXICATED |
| Charge Description Agency Receiving Custody: TX227025G - TRAVIS CO COMM SUPERV AND CORRECT DEPT |
| Court Sequence: 1 |
| Charge Description Court Suspended Fine: 1000 |
| Charge Description Final Pleading: NO CONTEST OR NOLO CONTENDERE |
| Charge Description Provision Literal: 999)8-28-03 PNC-$1500/$1000/120 DAYS/18 MOS+ costs+ |
| Statute (PC 49.04) |
| NCIC Offense Code 5404 |
| State Offense Code 54040009 |
| Severity MISDEMEANOR - CLASS B |

**Disposition** (2003-08-28; CONVICTED)

| Confinement to 120D |
| Probation to 18M |
| Suspended to 120D |
| Court Cost 236 |
| Fine Amount 1500 |

*************** INDEX OF AGENCIES ***************

**Agency** TEXAS HWY PATROL REG 1 DIST A GARLAND; TXDPS5400;

**Agency** AUSTIN PD; TX2270100;

**Agency** CRIMINAL DISTRICT ATTORNEYS OFFICE DALLAS; TX057015A;

**Agency** COUNTY ATTORNEY'S OFFICE AUSTIN; TX227013A;

**Agency** COUNTY CRIMINAL COURT NO 9 DALLAS; TX057363J;

**Agency** TRAVIS COUNTY COURT AT LAW COURT 7; TX227153J;

*************** ADDITIONAL INFORMATION ***************

**ORIGINATION DATE** 2000-01-05T00:00:00.000000
**DATE OF LAST UPDATE** 2012-05-13T11:34:23.475002
**Transaction**
* * * END OF RECORD * * *
MRI: 8451565 IN: NLI7 2963 AT 26FEB2016 10:29:57
OUT: MO20TX0479 21 AT 26FEB2016 10:29:58
## INMATE ACTIVITY RECORD

<table>
<thead>
<tr>
<th>NAME</th>
<th>REGISTER NUMBER</th>
<th>INSTITUTION</th>
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</thead>
<tbody>
<tr>
<td>Brown, Barrett Lancaster</td>
<td>45047-177</td>
<td>F.C.I. Three Rivers</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Date</th>
<th>Issue Description</th>
<th>Initials</th>
<th>Staff Members</th>
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</thead>
<tbody>
<tr>
<td>10/01/2015</td>
<td>Arrived @ FCI Three Rivers</td>
<td>F</td>
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### ACTION

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<tr>
<th>Date</th>
<th>Issue Description</th>
<th>Initials</th>
<th>Staff Members</th>
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</thead>
<tbody>
<tr>
<td>10/4/15</td>
<td>Canceled elavnt on FSP. Initiated Contin. for $400/mo @ 12 pers. Elavnt encouraged to participate</td>
<td>M</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Date</th>
<th>Issue Description</th>
<th>Initials</th>
<th>Staff Members</th>
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</thead>
<tbody>
<tr>
<td>10-21-15</td>
<td>Telephone 180 DAV</td>
<td>F</td>
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</table>

### ACTION

Reviewed for 2nd Chance Act eligibility

### ACTION

### ACTION

### ACTION

---

FILE IN SECTION 2 UNLESS APPROPRIATE FOR PRIVACY FOLDER

SECTION 2

Prescribed by P5803

Replaces BP-381(58) of OCT 88
<table>
<thead>
<tr>
<th>Date</th>
<th>Issue</th>
<th>Initials</th>
<th>Staff Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>02/26/2015</td>
<td>Arrival at PCI Fort Worth</td>
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</tr>
<tr>
<td>02/26/2015</td>
<td>INMATE SIGNED A FFP PLAN TO PAY $200.00 PER MO BY 04-2015 TO COMPLIMENT ON HIS FFP RESPONSIBILITIES</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3-12-15</td>
<td>Initial review</td>
<td>B. MeHarey</td>
<td></td>
</tr>
<tr>
<td>4-8-17</td>
<td></td>
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<tr>
<td>8-31-15</td>
<td>Program Review</td>
<td></td>
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<tr>
<td>9-22-15</td>
<td>307 Transfer Approved</td>
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</tbody>
</table>

Inmate has been reviewed for RRC placement under the 2nd Chance Act per memo by D. Scott Dodrill, dated June 24th, 2010.

FILE IN SECTION 2 UNLESS APPROPRIATE FOR PRIVACY FOLDER
NAME: BROWN, BARRETT LANCASTE
REGISTER NO: 45047-177
RACE / SEX: WHITE / MALE
RESIDENCE: DALLAS, TX 75209

DESTINATION: TYV

ESCAPE: NONE
VIOLENCE: NONE
HGT: 5'10" HAIR: BD
WGT: 130 EYES: BL

OFFN/CHG RMKS: 3:12CR317L-INTERNET THREATS, 3:12CR413L-ACCESSORY AFTER THE FACT, OBSTRUCTION, AIDING AND ABETTING. 63 MTHS TIE/2 YRS SRT

*NOTE* SENSITIVE-LIMITED OFFICIAL USE CMC AND SEPARATEE HARDCOPY DATA ATTACHED

GENERAL PHYSICAL APPEARANCE (COMMENTS):
As Above

LIST ANY NON-ROUTINE SECURITY NEEDS:
Transport according to policy for "Medium/Low Security Inmates"

NAME OF NEAREST RELATIVE OF INMATE: (Dr/Ms)
CITY AND STATE OF RELATIVE: Dallas, TX
ADDITIONAL COMMENTS:
No history of escape or violence.

NOTE: STATEMENT TO TRANSPORTING OFFICER:
"SENSITIVE - LIMITED OFFICIAL USE DOCUMENT - SECURITY MUST BE MAINTAINED."
TRANSPORTING OFFICER: [Signature]
AGENCY: [Signature]
PREPARED BY: [Signature] TITLE: CSM DATE: 9-22-15
REQUEST FOR TRANSFER/APPLICATION OF MANAGEMENT VARIABLE

U.S. DEPARTMENT OF JUSTICE

From: [Signature]
Rodner Chandler, Warden

Facility
FCI Fort Worth, Texas

Date
9/4/15

Inmate’s Name
BROWN, Barrett Lancaster

Register No.
45047-177

To: (Designations and Sentence Computation Center Administrator)
Jose A. Santana, Chief, DSCC

X Transfer to: Any appropriate facility - Adjustment Purposes - (330)

Apply Management Variable(s)

Update Management Variable Expiration Date. (New Date):

1. Inmate’s Medical Status

Mr. Brown is currently classified as a Care Level 1 inmate. He is assigned to regular duty with no medical restrictions. Additionally, there are no mental health concerns at this time.

2. Institution Adjustment (Include a brief description of the inmate’s adjustment during this period of incarceration, with emphasis on recent adjustment.)

Mr. Brown has maintained poor institutional adjustment since his arrival at this facility on February 25, 2015. He has received two greatest severity level Incident Reports.

3. Rationale for Referral. (For Mariel Cuban Detainees, include availability of community resources and status of INS review process in this section.)

Mr. Brown is serving a 63-month sentence for Internet Threats, Accessory After the Fact to an Unauthorized Access to a Protected Computer, Obstructing the Execution of a Search Warrant, and Aiding and Abetting. Mr. Brown is a Medium security inmate with In custody. His security level increased as a result of poor program participation, poor living skills, and three Incident Reports. Mr. Brown has been housed in the Special Housing Unit on two occasions since his arrival at this institution. We are requesting Mr. Brown be transferred to a more suitable institution commensurate with his security level.

4a. Parole Hearing Scheduled: Yes X No b. If yes, when N/A

5. Note any past or present behavior and/or management/inmate concerns.

Mr. Brown has the CIM assignments Broad Publicity and Threats to Government Officials.

6. BP337/BP338 Discrepancies.

The education level has been updated to reflect his participation in the GED program.

Staff have checked the following SENTRY Programs to ensure that they are correct and current:

Inmate Profile
Inmate Load Data
Sentence Computation

CIM Clearance and Separate Data
Custody Classification Form
Chronological Disciplinary Record

Prepared by: (Case Manager)
S. Vanderlinden /

Unit Manager Signature
M. J. Guenther

If the transfer is approved, a Progress Report will be completed prior to transfer.
*For Mariel Cuban Detainees - Staff have entered the CMA Assignment of “CRP RV DT” to indicate the need for a Cuban Review Panel Hearing four months from his/her Roll-Over Date.

(This form may be replicated via WP)

This form replaces EMS-409 of DEC 99
**Reason(s) for Not Following Form's Recommendation:**

No increase is warranted. Inmate can be managed without the constraints afforded to Maximum custody inmates.

---

**Copy:** CENTRAL FILE, SECTION TWO

**INMATE**

GS149  INMATE/DESIG FACIL LEVEL MISMATCHED, HAVE DSOC ADD A MGT

G0005  TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED
### INMATE SKILLS DEVELOPMENT PLAN

**Name:** Brown, Barrett

**Register Number:** 45047-177

**Security/Custody:** MEDIUM/IN

**Projected Release:** 05-25-2017 / GCT REL

**Institution:** THREE RIVERS FCI

**Address:** P.O. BOX 4900

**Telephone:** (361) 786-3576

**Next Review Date:** 09-11-2016

**Driver's License/State:**

**FBI Number:** 167756MB9

**SSN:**

**DCDC Number:**

**INS Number:**

**PDID Number:**

**Other IDs:**

**Release Residence:**

**Release Employer:**

**Contact:**

**Telephone:**

**Primary Emergency Contact:**

**Secondary Emergency Contact:**

**Telephone:**

### Mentor Information:

### Controlling Sentence Information:

<table>
<thead>
<tr>
<th>Offense(s)/Violator Offenses</th>
<th>Sentence</th>
<th>Sentencing Procedure</th>
<th>Supervision Term</th>
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<tbody>
<tr>
<td>18:875(C)INTERNET THREATS</td>
<td>63 MONTHS</td>
<td>3559 PLRA SENTENCE</td>
<td>2 YEARS</td>
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<td>18:3(18:1030(A)AND(C)(4)(A)(1)(1)) ACCESSOR</td>
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<td>Y ACCESSORY AFTER THE FACT TO AN UNAUTHORIZED ACCESS TO A PROTECTED COMPUTER 18:1501 AND 2 OBSTRUCTING THE EXECUTION OF A SEARCH WARRANT AND AIDING AND ABETTING</td>
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### Other Current Offenses:

NONE

### Controlling Sentence Began

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<thead>
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<th>Time Served/Jail Credit/Inoperative Time</th>
<th>Days GCT/EGT/SGT</th>
<th>Days FSGT/WSGT/DGCT</th>
<th>Parole Status</th>
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<td>01-22-2015 3 YEARS 1 MONTHS 7 DAYS / 862 / 0</td>
<td>200 / 0 / 0</td>
<td>0 / 0 / 82</td>
<td>Hearing Date: Last USPC Action:</td>
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### Detainers:

N

### Special Parole Term:

NOT ENTERED

### Pending Charges:

None known

### Cm Status:

Y

### Financial Responsibility

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<th>Case No./Court of Jurisdiction</th>
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<td>$225.00</td>
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| RESTITUTION FEDERAL VICTIM & NON-FEDERAL VICTIM | $890250.00 | $889275.00 | 3:12-CR-00317-L(1)/Texas, Northern District |

### Notes:

**Cm Reconciled:** Y
**INMATE SKILLS DEVELOPMENT PLAN**

**EDUCATION DATA**

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<th>Facility</th>
<th>Assignment</th>
<th>Description</th>
<th>Start Date</th>
<th>Stop Date</th>
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<tbody>
<tr>
<td>TRV</td>
<td>GED HAS</td>
<td>COMPLETED GED OR HS DIPLOMA</td>
<td>09-09-2015</td>
<td>CURRENT</td>
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<tr>
<td>TRV</td>
<td>ESL HAS</td>
<td>ENGLISH PROFICIENT</td>
<td>03-19-2015</td>
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**COMPLETED EDUCATION COURSES**

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**HIGH TEST SCORES**

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<td>TABE D</td>
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**WORK DATA**

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<th>Stop Date</th>
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<tbody>
<tr>
<td>TRV</td>
<td>CMP SID PM</td>
<td>COMPOUND SIDEWALKS 1PM-9PM</td>
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**WORK HISTORY**

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<th>Stop Date</th>
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<tbody>
<tr>
<td>FTW</td>
<td>UNASSG SAN</td>
<td>UNASSIGNED PENDING WRK SAN ANT</td>
<td>03-11-2015</td>
<td>09-15-2015</td>
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### DISCIPLINE HISTORY

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<thead>
<tr>
<th>UDC / DHO</th>
<th>Hearing Date</th>
<th>Report No.</th>
<th>Prohibited Act / Description</th>
<th>Sanction</th>
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<tbody>
<tr>
<td>DHO</td>
<td>09-11-2015</td>
<td>2757165</td>
<td>112 - USE OF DRUGS/ALCOHOL</td>
<td>DIS OCT / 41 DAYS / CS &lt;br&gt; COMP: 10 LAW: P</td>
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<tr>
<td></td>
<td></td>
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<td>LP VISIT / 90 DAYS / CS&lt;br&gt; COMP: &lt;br&gt; LAW: STARTING 9/12/15</td>
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<td></td>
<td></td>
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<td>DS / 30 DAYS / CS&lt;br&gt; COMP: &lt;br&gt; LAW:</td>
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<td>DHO</td>
<td>07-15-2015</td>
<td>2728083</td>
<td>113 - POSSESSING DRUGS/ALCOHOL</td>
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<td>DIS OCT / 41 DAYS / CS&lt;br&gt; COMP: 10 LAW: P</td>
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### MOVEMENT DATA

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<th>Start Date</th>
<th>Stop Date</th>
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<tbody>
<tr>
<td>TRV</td>
<td>A-DES</td>
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<td>10-01-2015</td>
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<td>TRV</td>
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<td>TRV</td>
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<td>V94 CURR OTHER ON/AFTER 91394</td>
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<tr>
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<tr>
<td>TRV</td>
<td>NO F/S</td>
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<td>REG DUTY W</td>
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<td>TRV</td>
<td>NO PAPER</td>
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Generated: 10-20-2015 11:14:55
# INMATE SKILLS DEVELOPMENT PLAN

**PROGRAM REVIEW: 10-20-2015**

## ACADEMIC

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**Progress and Goals**

Previous TEAM 08-31-2015

Current TEAM

---

## VOCATIONAL/CAREER

<table>
<thead>
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<td>EMPLOYMENT HISTORY</td>
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<td>CAREER DEVELOPMENT</td>
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<td>INSTITUTION WORK HISTORY</td>
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**Progress and Goals**

Previous TEAM 08-31-2015

Current TEAM

---

## INTERPERSONAL

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<td>RELATIONSHIPS</td>
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<tr>
<td>FAMILY TIES/SUPPORT SYSTEM</td>
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<td>PARENTAL RESPONSIBILITY</td>
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</table>

1. no children under the age of 21

1. no children under the age of 21 financially responsible for

---

*DISREGARD Response Summary and utilize only the Progress & Goals section*
Name: BROWN, BARRETT LANCASTE
RegNo: 45047-177

## INTERPERSONAL

*** Disregard Response Summary and utilize only the Progress & Goals section ***

1. **RRC (MINT) Placement is not applicable**

### COMMUNICATION

#### Progress and Goals

**Previous TEAM 08-31-2015**

Mr. Brown has continued to get along well with other inmates in the housing unit. He has avoided any negative behavior. The unit team recommends he maintain contact with appropriate and approved family members / community affiliates for continued support, at least two times weekly, via telephone and visitation. Mr. Brown does not have any children.

**Current TEAM**

## WELLNESS

*** Disregard Response Summary and utilize only the Progress & Goals section ***

<table>
<thead>
<tr>
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<tbody>
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<td>HEALTH PROMO/DISEASE PREVENT</td>
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<tr>
<td>DISEASE/ILLNESS MANAGEMENT</td>
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<tr>
<td>TRANSITIONAL PLAN</td>
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</tr>
<tr>
<td>GOVERNMENT ASSISTANCE</td>
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</tbody>
</table>

- 1. has not previously received Social Security assistance
- 1. inmate indicates he/she may not be eligible for Social Security assistance after release
- 1. has not served in the U.S. Armed Forces, U.S. Military Reserves, AND/OR U.S. National Guard
- 1. spouse or a parent has not served in the U.S. Armed Forces, U.S. Military Reserves, AND/OR U.S. National Guard

#### Progress and Goals

**Previous TEAM 08-31-2015**

The Unit Team recommends enrolling in a nutrition class, such as Weight Management or Healthy Heart, 2-hour seminar by next team to complete RPP#1 requirement. Mr. Brown has been recommended for RRC placement by Health Services staff.

**Current TEAM**

## MENTAL HEALTH

*** Disregard Response Summary and utilize only the Progress & Goals section ***

<table>
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<tr>
<th>Status</th>
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<td>SUBSTANCE ABUSE MANAGEMENT</td>
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<td>MENTAL ILLNESS MANAGEMENT</td>
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<tr>
<td>TRANSITIONAL PLAN</td>
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- 1. no medication required upon release from custody
- 1. does not require on-going treatment after release from custody
## MENTAL HEALTH

**Response Summary**

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<td>psychology services recommends RRC placement</td>
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**APPROPRIATE SEXUAL BEHAVIOR**

**Progress and Goals**

*Previous TEAM 08-31-2015*

Mr. Brown has been recommended for RRC placement by Psychology staff. No new mental health needs identified.

*Current TEAM*

---

## COGNITIVE

**Response Summary**

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<td>CRIMINAL HISTORY</td>
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<td>?</td>
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<td>?</td>
<td>CRIMINAL BEHAVIOR</td>
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**Progress and Goals**

*Previous TEAM 08-31-2015*

Mr. Brown has maintained clear conduct and good sanitation since his last program review.

07-15-2015 /R Code 113 POSSESSING DRUGS/ALCOHOL
12-04-2014 /R Code 307 REFUSING TO OBEY AN ORDER

*Current TEAM*

Enroll and complete the 100 hour drug abuse program within 12 months. Remain incident free until next review.

---

## CHARACTER

**Response Summary**

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<tbody>
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<td>PERSONAL RESPONSIBILITY</td>
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**Progress and Goals**

*Previous TEAM 08-31-2015*

Make scheduled FRP payments through completion of court ordered financial obligation.

*Current TEAM*
**LEISURE**  

**USING RESPONSE SUMMARY and utilize only the Progress & Goals section**

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**Progress and Goals**

Previous TEAM 08-31-2015

Current TEAM

---

**DAILY LIVING**  

**USING RESPONSE SUMMARY and utilize only the Progress & Goals section**

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<td>![?] FOOD MANAGEMENT</td>
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<td>![?] PERSONAL HYGIENE/SANITATION</td>
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<td>![?] TRANSPORTATION</td>
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<td>![?] recommended range: 91-120 days</td>
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<td>![?] FAMILY CARE</td>
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**Progress and Goals**

Previous TEAM 08-31-2015

Obtain your Birth Certificate through the Resource Center in Education by 9/2016. Complete the UNIT RPP class with your Case Manager, by next team, and complete all 6 Components of the Release Preparation Program (RPP) POSTED ON THE UNIT BULLETIN BOARD, by 12/2016.

Mr. Brown is being reviewed for a possible RRC and/or home confinement placement. This placement will be based on the resources of the facility contemplated, the nature and circumstances of the offense, the history and characteristics of the inmate, and statement by the court that imposed the sentence, any pertinent policy statement issued by the U.S. Sentencing Commission.

**Current TEAM**

8-31-2015: SS card application mailed to SSA
## INMATE SKILLS STATUS

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### Skill Area

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<td>Case Manager:</td>
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<tr>
<td>C. FRENCH, 6027146</td>
<td></td>
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<tr>
<td>[] Chairperson</td>
<td></td>
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<tr>
<td>or [] Unit Manager:</td>
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<tr>
<td>D. MOLINA, 9047152</td>
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<tr>
<td>Inmate:</td>
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<tr>
<td>BROWN, BARRETT</td>
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<tr>
<td>LANCASTE 45047-177</td>
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**INMATE SKILLS DEVELOPMENT PLAN**

**Progress Report: 08-31-2015**

**Name:** BROWN, BARRETT
**Register Number:** LANCASTE 45047-177
**Security/Custody:** LOWIN
**Projected Release:** 06-14-2017 / GCT REL

**Institution:** FORT WORTH FCI
**Address:** 3150 HORTON ROAD
**City:** FORT WORTH, TX 76119
**Telephone:** (817) 534-8400
**Fax:** 700-738-4011

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**Driver's License/State:** /
**FBI Number:** 1677569
**SSN:** [redacted]
**DCDC Number:** [redacted]
**INS Number:** [redacted]
**POID Number:** [redacted]
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**Mentor Information:**

**Controlling Sentence Information:**

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<th>Offense(s)/Violator Offenses</th>
<th>Sentence</th>
<th>Sentencing Procedure</th>
<th>Supervision Term</th>
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<td>63 MONTHS</td>
<td>3559 PLRA SENTENCE</td>
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**Other Current Offenses:**

NONE

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<td>Days GCT/EGT/SGT</td>
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<tr>
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<th>Balance</th>
<th>Case No./Court of Jurisdiction</th>
<th>Assign/Schedule Payment</th>
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**MDO Version:** 1.6.2d

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Page 1
INMATE SKILLS DEVELOPMENT PLAN

Financial Plan
Active: Y
Financial Plan Date: 02-26-2015

Comm Dep-6 mos: $2696.00
Commissary Balance: $184.18

Payments
Comments: Y
Missed: N

Judicial Recommendations: FTW / RDAP / N/A

Special Conditions of Supervision: See conditions

USPO
Mitsu Westendorf, Chief
Sentencing: Texas Northern Probation Office
Earle Cabell Federal Building and United States Courthouse
1100 Commerce Street Room 1329
Dallas, TX 75242

Phone/Fax: 214-753-2500 / 214-753-2570

DNA Required: Y - [Date]

Profile Comments:

EDUCATION DATA

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<th>Start Date</th>
<th>Stop Date</th>
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<tbody>
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<td>FTW</td>
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<td>GED 8:00 TO 10:00 T-F B. OWEN</td>
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COMPLETED EDUCATION COURSES

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<th>Completion Date</th>
<th>Course Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>RPP5 RELEASE PROCEDURES</td>
<td>04-06-2015</td>
<td>1</td>
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</table>

HIGH TEST SCORES

<table>
<thead>
<tr>
<th>Test</th>
<th>Subtest</th>
<th>Score</th>
<th>Test Date</th>
<th>Test Facil</th>
<th>Form</th>
<th>State</th>
</tr>
</thead>
<tbody>
<tr>
<td>TABE D</td>
<td>READING</td>
<td>12.60</td>
<td>04-17-2015</td>
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<td>10</td>
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<tr>
<td>TABE D</td>
<td>MATH COMP</td>
<td>6.10</td>
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<tr>
<td>TABE D</td>
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<td>TABE D</td>
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WORK DATA

<table>
<thead>
<tr>
<th>Facility</th>
<th>Assignment</th>
<th>Description</th>
<th>Start Date</th>
<th>Stop Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>FTW</td>
<td>UNASSG SAN</td>
<td>UNASSIGNED PENDING WRK SAN ANT</td>
<td>03-11-2015</td>
<td>CURRENT</td>
</tr>
</tbody>
</table>

WORK HISTORY

<table>
<thead>
<tr>
<th>Facility</th>
<th>Assignment</th>
<th>Work Assignment Description</th>
<th>Start Date</th>
<th>Stop Date</th>
</tr>
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Generated: 08-31-2015 14:22:39
Page 2
ISDS Version: 1.6.2d
**Name:** BROWN, BARRETT LANCASTE  
**RegNo:** 45047-177

### DISCIPLINE HISTORY

<table>
<thead>
<tr>
<th>UDC / DHO</th>
<th>Hearing Date</th>
<th>Report No.</th>
<th>Prohibited Act / Description</th>
<th>Sanction</th>
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### MOVEMENT DATA

<table>
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<tr>
<th>Facility</th>
<th>Assignment</th>
<th>Description</th>
<th>Start Date</th>
<th>Stop Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>FTW</td>
<td>A-DES</td>
<td>DESIGNATED, AT ASSIGNED FACIL</td>
<td>02-25-2015</td>
<td>CURRENT</td>
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</tbody>
</table>

### MOVEMENT HISTORY

<table>
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<tr>
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<th>Assignment</th>
<th>Start Date</th>
<th>Stop Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>FTW</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Inmate has no movement history items in this area**

### CASE MANAGEMENT ASSIGNMENTS

<table>
<thead>
<tr>
<th>Facility</th>
<th>Assignment</th>
<th>Description</th>
<th>Start Date</th>
<th>Stop Date</th>
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</thead>
<tbody>
<tr>
<td>FTW</td>
<td>RPP PART</td>
<td>RELEASE PREP PGM PARTICIPATES</td>
<td>04-06-2015</td>
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<tr>
<td>FTW</td>
<td>V94 COA913</td>
<td>V94 CURR OTHER ON/AFTER 91394</td>
<td>03-12-2015</td>
<td>CURRENT</td>
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<tr>
<td>FTW</td>
<td>V94 CVA913</td>
<td>V94 CURR VIOL ON/AFTER 91394</td>
<td>03-12-2015</td>
<td>CURRENT</td>
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</table>

### MEDICAL DUTY STATUS ASSIGNMENTS

<table>
<thead>
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<th>Assignment</th>
<th>Description</th>
<th>Start Date</th>
<th>Stop Date</th>
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</thead>
<tbody>
<tr>
<td>FTW</td>
<td>LOWER BUNK</td>
<td>LOWER BUNK REQUIRED</td>
<td>10-17-2012</td>
<td>CURRENT</td>
</tr>
<tr>
<td>FTW</td>
<td>NO F/S</td>
<td>NO FOOD SERVICE WORK</td>
<td>10-11-2012</td>
<td>CURRENT</td>
</tr>
<tr>
<td>FTW</td>
<td>REG DUTY W</td>
<td>REGULAR DUTY W/MED RESTRICTION</td>
<td>10-11-2012</td>
<td>CURRENT</td>
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<tr>
<td>FTW</td>
<td>NO PAPER</td>
<td>NO PAPER MEDICAL RECORD</td>
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## Academic

<table>
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<tr>
<td>INTELLECTUAL FUNCTIONING</td>
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<tr>
<td>LITERACY</td>
<td></td>
</tr>
<tr>
<td>LANGUAGE</td>
<td></td>
</tr>
<tr>
<td>COMPUTER SKILLS</td>
<td></td>
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</tbody>
</table>

**Mr. Brown is currently participating in the GED program.**

## Vocational/Career

<table>
<thead>
<tr>
<th>Status</th>
<th>Response Summary</th>
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</thead>
<tbody>
<tr>
<td>EMPLOYMENT HISTORY</td>
<td></td>
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<tr>
<td>CAREER DEVELOPMENT</td>
<td></td>
</tr>
<tr>
<td>INSTITUTION WORK HISTORY</td>
<td></td>
</tr>
<tr>
<td>POST INCARCERATION EMPLOYMENT</td>
<td></td>
</tr>
</tbody>
</table>

**Mr. Brown does not currently have a work assignment.**

## Interpersonal

<table>
<thead>
<tr>
<th>Status</th>
<th>Response Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>RELATIONSHIPS</td>
<td></td>
</tr>
<tr>
<td>FAMILY TIES/SUPPORT SYSTEM</td>
<td></td>
</tr>
<tr>
<td>PARENTAL RESPONSIBILITY</td>
<td></td>
</tr>
</tbody>
</table>

1. no children under the age of 21
2. no children under the age of 21 financially responsible for
3. RRC (MINT) Placement is not applicable
Name: BROWN, BARRETT LANCASTER

**INTERPERSONAL**

***Disregard Response Summary and utilize only the Progress & Goals section***

<table>
<thead>
<tr>
<th>COMMUNICATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Progress and Goals</td>
</tr>
<tr>
<td>Mr. Brown has continued to get along well with other inmates in the housing unit. He has avoided any negative behavior. The unit team recommends he maintain contact with appropriate and approved family members/community affiliates for continued support, at least two times weekly, via approved sources. Mr. Brown does not have any children.</td>
</tr>
</tbody>
</table>

**WELLNESS**

***Disregard Response Summary and utilize only the Progress & Goals section***

<table>
<thead>
<tr>
<th>Status</th>
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</thead>
<tbody>
<tr>
<td>HEALTH PROMO/DISEASE PREVENT</td>
<td></td>
</tr>
<tr>
<td>DISEASE/ILLNESS MANAGEMENT</td>
<td></td>
</tr>
<tr>
<td>TRANSITIONAL PLAN</td>
<td></td>
</tr>
<tr>
<td>GOVERNMENT ASSISTANCE</td>
<td></td>
</tr>
<tr>
<td>① has not previously received Social Security assistance</td>
<td></td>
</tr>
<tr>
<td>② Inmate indicates he/she may not be eligible for Social Security assistance after release</td>
<td></td>
</tr>
<tr>
<td>③ has not served in the U.S. Armed Forces, U.S. Military Reserves, AND/OR U.S. National Guard</td>
<td></td>
</tr>
<tr>
<td>④ Spouse or a parent has not served in the U.S. Armed Forces, U.S. Military Reserves, AND/OR U.S. National Guard</td>
<td></td>
</tr>
<tr>
<td>Progress and Goals</td>
<td></td>
</tr>
<tr>
<td>The Unit Team recommends enrolling in a nutrition class, such as Weight Management or Healthy Heart 2-hour seminar, by next team to complete RPP#1 requirement. Mr. Brown has been recommended for RRC placement by Health Services staff. Mr. Brown does not require government assistance upon release.</td>
<td></td>
</tr>
</tbody>
</table>

**MENTAL HEALTH**

***Disregard Response Summary and utilize only the Progress & Goals section***

<table>
<thead>
<tr>
<th>Status</th>
<th>Response Summary</th>
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</thead>
<tbody>
<tr>
<td>SUBSTANCE ABUSE MANAGEMENT</td>
<td></td>
</tr>
<tr>
<td>MENTAL ILLNESS MANAGEMENT</td>
<td></td>
</tr>
<tr>
<td>TRANSITIONAL PLAN</td>
<td></td>
</tr>
<tr>
<td>① No medication required upon release from custody</td>
<td></td>
</tr>
<tr>
<td>② Does not require on-going treatment after release from custody</td>
<td></td>
</tr>
<tr>
<td>③ Psychology services recommends RRC placement</td>
<td></td>
</tr>
<tr>
<td>APPROPRIATE SEXUAL BEHAVIOR</td>
<td></td>
</tr>
<tr>
<td>Progress and Goals</td>
<td></td>
</tr>
<tr>
<td>Mr. Brown declined interest in the Residential Drug Abuse Program. He has not participated in any drug education programs. Mr. Brown has been recommended for RRC placement by Psychology staff. No new mental health needs identified.</td>
<td></td>
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</table>
**COGNITIVE**

<table>
<thead>
<tr>
<th>Status</th>
<th>Response Summary</th>
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<tbody>
<tr>
<td>? GENERAL BEHAVIOR</td>
<td></td>
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<tr>
<td>? CRIMINAL HISTORY</td>
<td></td>
</tr>
<tr>
<td>? DOMESTIC VIOLENCE/ABUSE</td>
<td></td>
</tr>
<tr>
<td>? CRIMINAL BEHAVIOR</td>
<td></td>
</tr>
</tbody>
</table>

**Progress and Goals**

Mr. Brown has maintained clear conduct and good sanitation since his last program review.

07-15-2015 I/R Code 113 POSSESSING DRUGS/ALCOHOL
12-04-2014 I/R Code 307 REFUSING TO OBEY AN ORDER

**CHARACTER**

<table>
<thead>
<tr>
<th>Status</th>
<th>Response Summary</th>
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</thead>
<tbody>
<tr>
<td>? PERSONAL CHARACTER</td>
<td></td>
</tr>
<tr>
<td>? PERSONAL RESPONSIBILITY</td>
<td></td>
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</tbody>
</table>

**Progress and Goals**

Mr. Brown continues to make his scheduled FRP payments. The unit team recommends he continue payments through completion of his court ordered financial obligation.

**LEISURE**

<table>
<thead>
<tr>
<th>Status</th>
<th>Response Summary</th>
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<tbody>
<tr>
<td>? USE OF LEISURE TIME</td>
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**Progress and Goals**

**DAILY LIVING**

<table>
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<th>Status</th>
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<tbody>
<tr>
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</tr>
<tr>
<td>? FOOD MANAGEMENT</td>
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<tr>
<td>Category</td>
<td>Notes</td>
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<tr>
<td>----------------------------------</td>
<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>PERSONAL HYGIENE/SANITATION</strong></td>
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<tr>
<td><strong>TRANSPORTATION</strong></td>
<td></td>
</tr>
<tr>
<td><strong>IDENTIFICATION</strong></td>
<td></td>
</tr>
<tr>
<td>⚠️ does not have photo identification</td>
<td></td>
</tr>
<tr>
<td>⚠️ does not have birth certificate</td>
<td></td>
</tr>
<tr>
<td>⚠️ does not have social security card</td>
<td></td>
</tr>
<tr>
<td><strong>HOUSING</strong></td>
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<tr>
<td><strong>RESIDENTIAL REENTRY CENTER (RRC) PLACEMENT</strong></td>
<td>recommended or ordered for RRC placement</td>
</tr>
<tr>
<td></td>
<td>recommended range: 151-180 days</td>
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<tr>
<td><strong>FAMILY CARE</strong></td>
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</table>

**Progress and Goals**

Social Security card application provided to inmate. Complete and return to Case Manager for processing by next team.

Obtain your Birth Certificate through the Resource Center in Education by 9/2016. Complete the UNIT RPP class with your Case Manager, by next team, and complete all 6 Components of the Release Preparation Program (RPP) POSTED ON THE UNIT BULLETIN BOARD, by 12/2016.

Mr. Brown is being reviewed for a possible RRC and/or home confinement placement. This placement will be based on the resources of the facility contemplated, the nature and circumstances of the offense, the history and characteristics of the inmate, and statement by the court that imposed the sentence, any pertinent policy statement issued by the U.S. Sentencing Commission.
# INMATE SKILLS DEVELOPMENT PLAN

## INMATE SKILLS STATUS

<table>
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<tr>
<th>Status</th>
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<th>Previous Assessment 08-31-2015</th>
<th>Current Assessment 08-31-2015</th>
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<td>2.2%</td>
<td>2.2%</td>
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<tr>
<td>Mitigating Issues</td>
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<td>0%</td>
<td>0%</td>
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<tr>
<td>Unanswered</td>
<td>91.7%</td>
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<tr>
<td>Satisfactory</td>
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<tr>
<td>Not Applicable</td>
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## Skill Area

<table>
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<th>Mitigating Issues</th>
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<th>Not Applicable</th>
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<tr>
<td>Academic</td>
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<td>0%</td>
<td>100%</td>
<td>0%</td>
<td>0%</td>
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<tr>
<td>Vocational/Career</td>
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<td>0%</td>
<td>100%</td>
<td>0%</td>
<td>0%</td>
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<tr>
<td>Interpersonal</td>
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<td>Wellness</td>
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<td>20%</td>
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<td>Signature</td>
<td>Date</td>
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<tr>
<td>S. VANDERLINDEN(A-K)</td>
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<td>8-31-15</td>
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<tr>
<td>() Chairperson</td>
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<tr>
<td>() Unit Manager</td>
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<tr>
<td>UNT MGR M. GUTIERREZ</td>
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Withheld pursuant to exemption

(b)(7)(C); (b)(7)(F)

of the Freedom of Information and Privacy Act
Withheld pursuant to exemption (b)(7)(F) of the Freedom of Information and Privacy Act.
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Withheld pursuant to exemption
(b)(7)(C)(b)(7)(F)

of the Freedom of Information and Privacy Act
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(b)(7)(C), (b)(7)(F)

of the Freedom of Information and Privacy Act.
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of the Freedom of Information and Privacy Act
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(b)(7)(C); (b)(7)(F)
of the Freedom of Information and Privacy Act
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Withheld pursuant to exemption
(b)(7)(C); (b)(7)(F)
of the Freedom of Information and Privacy Act
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(b)(7)(C),(b)(7)(F)
of the Freedom of Information and Privacy Act
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(b)(7)(C),(b)(7)(F)
of the Freedom of Information and Privacy Act
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Withheld pursuant to exemption
(b)(7)(C); (b)(7)(F)

of the Freedom of Information and Privacy Act
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of the Freedom of Information and Privacy Act
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Withheld pursuant to exemption

(b)(7)(F)

of the Freedom of Information and Privacy Act
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Withheld pursuant to exemption

(b)(7)(F)

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(b)(7)(F)
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(b)(7)(F)

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Withheld pursuant to exemption

(b)(7)(F)

do the Freedom of Information and Privacy Act
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of the Freedom of Information and Privacy Act
Withheld pursuant to exemption
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of the Freedom of Information and Privacy Act
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(b)(7)(C), (b)(7)(F)
of the Freedom of Information and Privacy Act
Withheld pursuant to exemption
(b)(7)(C); (b)(7)(F)
of the Freedom of Information and Privacy Act.
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Withheld pursuant to exemption

(b)(7)(C); (b)(7)(F)

of the Freedom of Information and Privacy Act
Withheld pursuant to exemption (b)(7)(F) of the Freedom of Information and Privacy Act
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Withheld pursuant to exemption

(b)(7)(F)

of the Freedom of Information and Privacy Act
Withheld pursuant to exemption

(b)(7)(F)

of the Freedom of Information and Privacy Act.
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Withheld pursuant to exemption

(b)(7)(F)

of the Freedom of Information and Privacy Act
## CENTRAL FILE COPY

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<thead>
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<th>VISITING LIST FOR INMATE: BROWN, BARRETT LANCASTER</th>
</tr>
</thead>
<tbody>
<tr>
<td>REGISTER NUMBER: 45047-177</td>
</tr>
<tr>
<td>UNIT: KARNES</td>
</tr>
</tbody>
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### BROWN, ROBERT

**Inmate Visitor**
- **PHONE:** [ ]
- **DATE OF BIRTH:** [ ]

**FATHER**
- **APPROVED:** 01-11-2016 12:14
- **APPROVED BY:** MUSQUIZ, CARLOS O

**UNITED STATES OF AMERICA**

### LANCASTER, BETTY M

**Inmate Visitor**
- **PHONE:** [ ]
- **DATE OF BIRTH:** [ ]

**GRANDMOTHER**
- **APPROVED:** 11-09-2015 09:04
- **APPROVED BY:** MORIN, OSCAR

**UNITED STATES OF AMERICA**

### LANCASTER-MCCUTCIN, KAREN

**Inmate Visitor**
- **PHONE:** [ ]
- **DATE OF BIRTH:** [ ]

**MOTHER**
- **APPROVED:** 11-09-2015 09:05
- **APPROVED BY:** MORIN, OSCAR

**UNITED STATES OF AMERICA**

### TOTAL VISITORS: 3
ACKNOWLEDGMENT OF INMATE, PART 1 & 2

This form is to be completed by each inmate upon initial entry into the custody of the BOP. Staff shall also complete and sign as appropriate. The form is then re-completed only when the inmate desires a change in any section.

Inmate's Name: Brown, Barrett Lancaster
Register No.: 45047-177
Institution: F.C.I. Three Rivers

I. CORRESPONDENCE

The staff of each institution of the Bureau of Prisons has the authority to open all mail addressed to you before it is delivered to you. "Special Mail" (mail from the President and Vice President of the U.S., Attorneys, Members of the U.S. Congress, Embassies and Consulates, the U.S. Department of Justice (excluding the Bureau of Prisons but including U.S. Attorneys), other Federal Law enforcement officers, State Attorney General, Prosecuting Attorneys, Governors, U.S. Courts, (including U.S. Probation Officers and State Courts) may be opened only in your presence to be checked for contraband. This procedure occurs only if the sender adequately identifies himself or herself on the envelope and the front of the envelope is marked "Special Mail-Open only in the presence of the inmate." Other mail may be opened and read by the staff.

If you do not want your general correspondence opened and read, the Bureau will return it to the Postal Service. This means that you will not receive such mail. You may choose whether you want your general correspondence delivered to you subject to the above conditions, or returned to the Postal Service. Whatever your choice, special mail will be delivered to you, after it is opened in your presence and checked for contraband. You can make your choice by signing Part I or Part II.

Part I - General Correspondence to be Returned to the Postal Service

I have read or had read to me the foregoing notice regarding mail. I do not want my general correspondence opened and read. I REQUEST THAT THE BUREAU OF PRISONS RETURN MY GENERAL CORRESPONDENCE TO THE POSTAL SERVICE. I understand that special mail will be delivered to me, after it is opened in my presence and checked for contraband.

Signature of Inmate

Part II - General Correspondence to be Opened, Read and Delivered

I have read or had read to me the foregoing notice regarding mail. I WISH TO RECEIVE MY GENERAL CORRESPONDENCE. I understand that the Bureau of Prisons may open and read my general correspondence if I choose to receive same. I also understand that special mail will be delivered to me, after it is opened in my presence and checked for contraband.

Signature of Inmate

Inmate refused to sign this form. He (she) was advised by me that the Bureau of Prisons retains the authority to open and read all general correspondence. The inmate was also advised that his (her) refusal to sign this form will be interpreted as an indication that he (she) wishes to receive general correspondence subject to the conditions in Part II above.

Printed Name/Signature of Staff Member

2. AUTHORIZATION FOR DISPOSITION OF FUNDS

While confined within a prison facility under custody of the U.S. Attorney General or the Attorney General's designee(s), an inmate is prohibited from directly receiving or possessing (unless specifically authorized by the local institution) U.S. currency or checks, or other forms of negotiable instruments. To account for funds received on behalf of the inmate, the Bureau of Prisons establishes for each inmate a Prisoner's Trust Fund Account. The Director, Bureau of Prisons, or the Director's authorized designee(s) serves as the custodian of any and all funds received by an inmate while the inmate is incarcerated in the custody of the U.S. Attorney General.

I hereby (authorize) (do not authorize) (cross out one) the Director, Bureau of Prisons, or the Director's authorized designee(s), and the Warden or the Warden's authorized designee(s) in this or in any other federal institution in which I may later be confined, to sign my name as endorsement on all checks, money orders, or bank drafts, or other forms of negotiable instruments, for deposit to my credit in the Prisoner's Trust Fund Account, as long as I am a prisoner in the Bureau of Prisons. I understand that by not providing this authorization, I will not be able to receive checks, money orders, or bank drafts, or other forms of negotiable instruments while confined.

I further understand that all negotiable instruments sent to me should reference my name and register number in order to provide for proper deposit to my account. If my name and register number are not referenced the institution mail room officer may return the negotiable instrument to the sender.

Signature of Inmate

Inmate refused to sign this form. He (she) was advised by me that his (her) refusal to sign this form will be interpreted as an indication that he (she) does not authorize the Bureau of Prisons to endorse on his (her) behalf all checks, money orders, or bank drafts, or other forms of negotiable instruments for deposit to his (her) credit in the Prisoner's Trust Fund Account and that he (she) will not be able to receive such funds while confined.

Printed Name/Signature of Staff Member

Record Copy - Central File; Copy - Inmate
Prescribed by P5800

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3. MONITORING OF INMATE TELEPHONE CALLS

The Bureau of Prisons reserves the authority to monitor (this includes recording) conversations on any telephone located within its institutions, said monitoring to be done to preserve the security and orderly management of the institution and to protect the public. An inmate’s use of institutional telephones constitutes consent to this monitoring. A properly placed phone call to an attorney is not monitored. You must contact your unit team to request an unmonitored attorney call.

I have been read to me (cross out one) the above notification on the monitoring of inmate telephone calls. I understand that telephone calls I make from institution telephones may be monitored and recorded.

Signature of Inmate

Date 10/01/2015

I hereby certify that the above information was [cross out incorrect statements] [provided to the inmate to read] and/or was [read and fully explained by me to the above inmate]. The inmate [signed] [refused to sign].

Printed Name/Signature of Staff Member

Date 10/01/2015

4. NOTIFICATION IN CASE OF DEATH/ILLNESS, DISPOSITION OF PROPERTY

In the event I should die, I direct that my [Mother], whose name is [Kara McCutchen] and whose address is [Dallas, TX 75205] be notified.

(Names) (Relationship) (Address) (Telephone Number)

In the event the Bureau of Prisons staff is unable to locate the above designated person, following a reasonable search, I authorize the substitution of the following person in his or her stead.

I authorize the Bureau of Prisons to transmit my property and personal effects including money remaining to my credit in, or due me from the Bureau of Prisons to my next of kin in accordance with state law.

I agree further that disposition may be made of my personal property located within the prison facility, including clothing, in accordance with the rules and regulations of the Bureau of Prisons.

In case of serious illness or other emergency the above named persons may be contacted to be notified of my condition. I also desire and authorize that the following be notified:

NAME RELATIONSHIP ADDRESS TELEPHONE NO.


Signature of Inmate

Date 10/01/2015

I hereby certify that the above notification was [cross out incorrect statements] [provided to the inmate to read] and/or was [read and fully explained by me to the above named inmate] before the inmate [voluntarily signed] [refused to sign] this notification, this day of 10/01/2015.

Printed Name/Signature of Staff Member

Date 10/01/2015

Record Copy - Central File; Copy - Inmate

Prescribed by P5800 This form replaces BP-408(S9) dated August 1991.
<table>
<thead>
<tr>
<th>Inv No.</th>
<th>Date of Inventory</th>
<th>Discr.</th>
<th>Description of Property</th>
<th>Value Affixed by Inmate</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>9-24-15 9:30 AM</td>
<td>2</td>
<td>Plastic spoon</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>9-24-15 9:30 AM</td>
<td>3</td>
<td>Plastic bowl</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>9-24-15 9:30 AM</td>
<td>4</td>
<td>Plastic spoon</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>9-24-15 9:30 AM</td>
<td>5</td>
<td>Plastic bowl</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>9-24-15 9:30 AM</td>
<td>6</td>
<td>Plastic spoon</td>
<td></td>
</tr>
</tbody>
</table>

**Comments:**

- The inmate has reviewed the property returned to him.
- The property has been returned to the inmate.

**Revised by:**

- The property has been revised by the inmate.

**Printed Name/Signature of Receiving Officer:**

- The property has been signed by the inmate.

**Date:** 9-24-15

**Time:** 4:50 PM

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**Original Central File Copy: Inmate, R&D, Special Housing**

**Prescribed by:**

- P5415

**Replace of BP-S383 of AUG 94**

**BOP 2016-03828 129 of 175**
GENERAL INSTRUCTIONS AND PROCEDURES FOR HANDLING INMATE PERSONAL PROPERTY

1. The officer preparing the inventory is to list all property picked up, including that property identified as contraband. The officer is to show the quantity of each item in the first blank space preceding the name of the property. Property is not to be identified as "1 Lot." Upon completion of the inventory, both the form and property are forwarded to the receiving unit. The officer is to certify the inventory by signature in the space below.

Signature of Officer Preparing the Inventory: __________________________ Date: __________ Time: __________

Printed Name of Officer Preparing Inventory: __________________________

2. The receiving officer will, as soon as practicable after receipt of the property, review the inventory with the inmate to verify the accuracy of the inventory. The receiving officer is to give the inmate all allowable items, and record this action by placing a "K" in the "Disp." space opposite the name of the property. Property marked "S" is stored until the inmate is able to receive the property (for example, release from the unit). Property which is donated is recorded by placing a "D" in the "Disp." space opposite the name of the property. Property which is to be donated to another person is recorded by placing a "M" in the "Disp." space opposite the name of the property. When property is mailed out, each package is to be individually inventoried and accounted for by certified mail slip, etc. (See Chapter 15, Custodial Manual). Property identified as contraband is recorded by placing a "C" in the "Disp." space opposite the name of the property. The "Confiscation and Disposition of Contraband" form is also to be completed.

The receiving officer certifies receipt, review disposition of the property by signing in section 10 (a), page 1, of this form. In the same section, the inmate, by signing, certifies the accuracy of the inventory, except as noted on the form, relinquishing all claim to articles listed as donated (D), receipt of all allowable items (K), and receipt of a copy of the inventory. When the inmate claims a discrepancy in the inventory, the receiving officer shall attempt to resolve the discrepancy.

3. Upon an inmate's release from the unit, detention, etc., the releasing officer is to give the inmate that property which has been stored as a result of the placement. The releasing officer certifies release of the property by signing in section 10 (b), page 1, of this form. In the same section, the inmate, by signing, certifies receipt of all property marked "S". When the inmate claims a discrepancy in the inventory, the releasing officer shall attempt to resolve the discrepancy.

4. In unusual circumstances, such as receiving an inmate just prior to shift change, whereby the receiving officer is to store the property and notify the relief officer of the need to inventory the property. In such cases, the relief officer also becomes the receiving officer and signs in the appropriate space.

ADDITIONAL INSTRUCTIONS & PROCEDURES - SPECIAL HOUSING UNITS

1. When an inmate is placed in special housing status, which inmate's property is to be secured as soon as possible. The inmate is to be given the opportunity to advise staff of the inmate's property and its location within the housing area. Where property is not immediately removed from the inmate's regular housing area, staff is to ensure that the property is placed in the inmate's locker and is secured with a Captain's lock (not the inmate's own lock). The name of the officer securing the property is to be recorded in the space below.

Signature of Officer Securing Property: __________________________ Date: __________ Time: __________

Printed Name of Officer Securing Property: __________________________

2. When an inmate is placed in special housing status, the name of the officer assigned to pick-up and inventory the property is to be recorded at the space below and in the log book. Where practicable, the same officer should handle the securing, pick-up and inventory of the inmate's property.

Signature of Officer Picking-Up Property: __________________________ Date: __________ Time: __________

Printed Name of Officer Picking-Up Property: __________________________

3. Where possible, one of the officers working in detention is designated property officer. That officer has general responsibility for the property and, except in unusual circumstances, property is only issued during that officer's shift, so that one officer supervises and documents the disposition of property.

4. A copy of the Form 40-05, for intra-unit movement, a local form for identifying inmate personal property is to be retained within Special Housing Unit for at least two years.

Prescribed by P5510 Replace of BP-S383 of AUG 94
**INMATE PERSONAL PROPERTY RECORD**

**FEDERAL BUREAU OF PRISON**

**U.S. DEPARTMENT OF JUSTICE**

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**Institution:** THREE RIVERS  
**Registration No:** 45047-177

**Name:** BROWN, BARRET  
**Date & Time of Inventory:** 10/7/15 1:50P

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**Type of Property:**

<table>
<thead>
<tr>
<th>Category</th>
<th>Article</th>
<th>Disp.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Personal Items</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Batteries</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Books, Reading</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Jewelry</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Clothing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Combination</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Legal Material</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. Personal Items</td>
<td><strong>BUNDLE</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Signatures:**

**Printed Name/Signature of Receiving Officer:**  
**Date:** 10/7/15  
**Time:** 200P

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**Comments:**

- Upon release of the inmate from the unit, detention, etc., the releasing officer is to give the inmate that property stored as a result of the inmate's housing. The inmate certifies release of the property, except as noted on the form, and receipt of a copy of the inventory by signing below. When the inmate claims a discrepancy in the inventory, the releasing officer shall attempt to resolve the discrepancy. If the inmate states that there is missing or damaged property, this information should be noted under COMMENTS.

**Original/Attach:** BP-S182

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**Replace of BP-S383 of AUG 94**

Prescribed by P5510

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GENERAL INSTRUCTIONS AND PROCEDURES FOR HANDLING INMATE PERSONAL PROPERTY

1. The officer preparing the inventory is to list all property picked up, including that property identified as contraband. The officer is to show the quantity of each item in the first blank space preceding the name of the property. Property is not to be identified as "1 Lot." Upon completion of the inventory, both the form and property are forwarded to the receiving unit. The officer is to certify the inventory by signature in the space below:

Signature of Officer Preparing Inventory: ___________________________ Date: ____________ Time: ____________

Printed Name of Officer Preparing Inventory: ___________________________

2. The receiving officer will, as soon as practicable after receipt of the property, review the inventory with the inmate to verify the accuracy of the inventory. The receiving officer is to give the inmate all allowable items, and record this action by placing a "K" in the "Disp." space opposite the name of the property. Property marked "S" is stored until the inmate is able to receive the property (for example, release from the unit). Property which is donated is recorded by placing a "D" in the "Disp." space opposite the name of the property. Property which is to be mailed to another person is recorded by placing a "M" in the "Disp." space opposite the name of the property. When property is mailed out, each package is to be individually inventoried and accounted for by certified mail slip, etc. (See Chapter 15, Custodial Manual). Property identified as contraband is recorded by placing a "C" in the "Disp." space opposite the name of the property. The "Confiscation and Disposition of Contraband" form is also to be completed.

The receiving officer certifies receipt, review disposition of the property by signing in section 10 (a), page 1 of this form. In the same section, the inmate, by signing, certifies the accuracy of the inventory, except as noted on the form, relinquishing of all claim to articles listed as donated (D), receipt of all allowable items (K), and receipt of a copy of the inventory. When the inmate claims a discrepancy in the inventory, the receiving officer shall attempt to resolve the discrepancy.

3. Upon an inmate's release from the unit, detention, etc., the releasing officer is to give the inmate the property which has been stored as a result of the placement. The releasing officer certifies release of the property by signing in section 10 (b), page 1 of this form. In the same section, the inmate, by signing, certifies receipt of all property marked "S." When the inmate claims a discrepancy in the inventory, the releasing officer shall attempt to resolve the discrepancy.

4. In unusual circumstances, such as receiving an inmate just prior to shift change, whereby the receiving officer is to store the property and notify the relief officer of the need to inventory the property. In such cases, the relief officer also becomes the receiving officer and signs in the appropriate space.

ADDITIONAL INSTRUCTIONS & PROCEDURES - SPECIAL HOUSING UNITS

1. When an inmate is placed in special housing status, which inmate's property is to be secured as soon as possible. The inmate is to be given the opportunity to advise staff of the inmate's property and its location within the housing area. Where property is not immediately removed from the inmate's regular housing area, staff is to ensure that the property is placed in the inmate's locker and is secured with a Captain's lock (not the inmate's own lock). The name of the officer securing the property is to be recorded in the space below.

Signature of Officer Securing Property: ___________________________ Date: ____________ Time: ____________

Printed Name of Officer Securing Property: ___________________________

2. When an inmate is placed in special housing status, the name of the officer assigned to pick-up and inventory the property is to be recorded at the space below and in the log book. Where practicable, the same officer should handle the securing, pick-up and inventory of the inmate's property.

Signature of Officer Picking-Up Property: ___________________________ Date: ____________ Time: ____________

Printed Name of Officer Picking-Up Property: ___________________________

3. Where possible, one of the officers working in detention is designated property officer. That officer has general responsibility for the property and, except in unusual circumstances, property is only issued during that officer's shift, so that one officer supervises and documents the disposition of property.

4. A copy of the Form 40 or, for intra-unit movement, a local form for identifying inmate personal property is to be retained within Special Housing Unit for at least two years.

Prepared by P5610

Replace of BP-S363 of AUG 94

BOP 2016-03828 132 of 175
INMATE PERSONAL PROPERTY RECORD

U.S. DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF PRISON

Institution: ECI
Reg No: 45047-177

Type of Property:

- Name: BROWN, BARRETT LANCAS
- Unit: K4
- Date & Time of Inventory: 10-01-15 2:17

6. Disposition (Disp.)
A. Donated
B. Mail
C. Storage
D. Keep in Possession
E. Condemned

8. Items Alleged by Inmate to Have Value Over $500.00

9. Attached Items as "Mail" (M) are to be forwarded to Name and Address of Consignee.

Date: 10-01-15 Time: 2:17

BOP 2016-03828 133 of 175
GENERAL INSTRUCTIONS AND PROCEDURES FOR HANDLING INMATE PERSONAL PROPERTY

(For specific information on Disposition of Offender Personal Property, see Chapter 15, PS 5500.1, Custodial Manual)

1. The officer preparing the inventory is to list all property picked up, including that property identified as contraband. The officer is to show the quantity of each item in the first blank space preceding the name of the property. Property not to be identified as "I Lot." Upon completion of the inventory, both the form and property are forwarded to the receiving unit. The officer is to certify the inventory by signature in the space below.

Signature of Officer Preparing the Inventory: ___________________________ Date: ___________ Time: ___________

Printed Name of Officer Preparing Inventory: ___________________________

2. The receiving officer will, as soon as practicable after receipt of the property, review the inventory with the inmate to verify the accuracy of the inventory. The receiving officer is to give the inmate all allowable items, and record this action by placing a "K" in the "Disp." space opposite the name of the property. Property marked "S" is stored until the inmate is able to receive the property (for example, release from the unit). Property which is donated is recorded by placing a "D" in the "Disp." space opposite the name of the property. Property which is to be mailed to another person is recorded by placing a "M" in the "Disp." space opposite the name of the property. When property is mailed out, each package is to be individually inventoried and accounted for by certified mail slip, etc. (See Chapter 15, Custodial Manual). Property identified as contraband is recorded by placing a "C" in the "Disp." space opposite the name of the property. The "Confiscation and Disposition of Contraband" form is also to be completed.

The receiving officer certifies receipt, review disposition of the property, by signing in section 10 (a), page 1, of this form. In the same section, the inmate, by signing, certifies the accuracy of the inventory, except as noted on the form, relinquishing of all claim to articles listed as donated (D), receipt of all allowable items (K), and receipt of a copy of the inventory. When the inmate claims a discrepancy in the inventory, the receiving officer shall attempt to resolve the discrepancy.

3. Upon an inmate's release from the unit, detention, etc., the releasing officer is to give the inmate property which has been stored as a result of the placement. The releasing officer certifies release of the property by signing in section 10 (b), page 1, of this form. In the same section, the inmate, by signing, certifies receipt of all property marked "S". When the inmate claims a discrepancy in the inventory, the releasing officer shall attempt to resolve the discrepancy.

4. In unusual circumstances, such as receiving an inmate just prior to shift change, whereby the receiving officer is to store the property and notify the relief officer of the need to inventory the property. In such cases, the relief officer also becomes the receiving officer and signs in the appropriate space.

ADDITIONAL INSTRUCTIONS & PROCEDURES - SPECIAL HOUSING UNITS

(To add the general instructions above, the following procedures are to occur whenever an inmate is placed in a special housing unit)

1. When an inmate is placed in special housing status, which inmate's property is to be secured as soon as possible. The inmate is to be given the opportunity to advise staff of the inmate's property and its location within the housing area. Where property is not immediately removed from the inmate's regular housing area, staff is to ensure that the property is placed in the inmate's locker and is secured with a Captain's lock (not the inmate's own lock). The name of the officer securing the property is to be recorded in the space below.

Signature of Officer Securing Property: ___________________________ Date: ___________ Time: ___________

Printed Name of Officer Securing Property: ___________________________

2. When an inmate is placed in special housing status, the name of the officer assigned to pick-up and inventory the property is to be recorded at the space below and in the log book. Where practicable, the same officer should handle the securing, pick-up and inventory of the inmate's property.

Signature of Officer Picking-Up Property: ___________________________ Date: ___________ Time: ___________

Printed Name of Officer Picking-Up Property: ___________________________

3. Where possible, one of the officers working in detention is designated property officer. That officer has general responsibility for the property and, except in unusual circumstances, property is only issued during that officer's shift, so that one officer supervises and documents the disposition of property.

4. A copy of the Form 40 or, for intra-unit movement, a local form for identifying inmate personal property is to be retained within Special Housing Unit for at least two years.
Every effort will be made to provide a safe working environment. As a new commitment you are being provided with a copy of the safety regulations as reflected below, and a copy of the Inmate Accident Compensation Procedures. You are required to sign and date this form at the bottom to indicate you have received this information.

1. Each inmate worker is required to exercise care, cooperation, and common sense in the performance of his work assignment. Horseplay on the job will not be tolerated.

2. An inmate worker will perform only that work to which he is assigned. Unauthorized use of machines or equipment, or performance of work in an area not specifically assigned, is forbidden and subject to disciplinary action. Machines or equipment in the work area shall not be used to fabricate or repair personal items.

3. Inmate workers are not authorized to utilize personal radios while on the job detail.

4. Operating machinery without the use of safety guards as provided is forbidden and subject to disciplinary action.

5. Do not adjust, oil, clean, repair, or perform any other maintenance to any machinery while it is in motion. Stop the machinery first and use lock-out devices when provided.

6. To protect against physical injury and/or health hazard, each inmate worker is required to use all safety equipment provided. Personal protective equipment such as hard hats, hearing protection, goggles, respirators, aprons, arm guards, wire mesh gloves, and safety shoes are to be used in designated areas and must be worn in the proper manner.

7. Safety equipment must be worn in accordance with the institution personal protective assessment.

8. Vehicle drivers must obey all institutional driving rules.

9. Do not ride on tractors, forklifts, or any other tow vehicle. The operator is the only person authorized in the use of such machinery.

10. Do not stand up in a moving vehicle or attempt to dismount before the vehicle has come to a complete stop. Sit on seats provided and keep safety chains in place on open back vehicles.

11. Smoking is prohibited.

12. Safety hazards are to be reported to your work supervisor immediately. If the work supervisor does not agree that an unsafe condition exists, you are to report the unsafe condition to the Institution's Safety Manager for further consideration.

13. If you are injured while performing your work assignment, no matter how minor it may seem, report the injury report to your work supervisor. Failure to report a work injury within a maximum of 48 hours may result in the forfeiture of lost time wages and/or inmate accident compensation.

14. If you suffer a work injury, and feel your injury has resulted in some degree of physical impairment, you may file a claim for Inmate Accident Compensation. To do so, you should contact the Safety Manager 45 days prior to your release or transfer to a Community Treatment Center. The Safety Manager will assist you in completing your claim and will arrange a medical evaluation which must be performed with regard to your claimed injury.

I have read and understand the above information.

W. Valentin
Inmate Name

Brown

Inmate Signature

45047-177
Reg. No.

10/08/2015
Date

CO: Signed copy will be forwarded to the inmate Central File. Refusal to sign for receipt will be noted on the form.

Note: Should the inmate indicate in any way he is unable to read, safety regulations will be read to him, and Inmate Accident Compensation Procedures explained.

This form replaces BP-169(16) dated MAY 1994
<table>
<thead>
<tr>
<th>Program Content</th>
<th>Authorizing Staff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. UNICORN Interview</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>2. Correctional Services</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>3. Medical Services (including AIDS film &amp; lecture)</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>4. Chaplaincy Services</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>5. Inmate Systems/ Records Office/ Mail Room</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>6. Commissary Services/ Inmate Accounts</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>7. Clothing Requests/ Laundry Procedures</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>8. Food Service</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>9. Psychology Services/Drug Abuse Program</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>10. Sexual Abuse/Assault Prevention and Intervention</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>11. Diversity in the Criminal Justice System</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>12. Safety and Sanitation</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>13. Inmate Accident Compensation</td>
<td></td>
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<tr>
<td>14. Facilities/ Mechanical Services</td>
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<tr>
<td>15. Educational Services</td>
<td></td>
<td>10/08/2015</td>
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<tr>
<td>17. Treaty Transfer of Offenders to Foreign Countries</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>18. Selective Service System / BOP Registration Program</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>20. Community-Based Activities</td>
<td></td>
<td>10/08/2015</td>
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<tr>
<td>21. Release Preparation Program</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>22. Administrative Remedy Program</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>23. Unit Management</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>24. Visiting</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>25. Telephone Regulations / Procedures</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>26. Re-Entry Affairs</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>27. Recreation</td>
<td></td>
<td>10/08/2015</td>
</tr>
<tr>
<td>28.</td>
<td></td>
<td></td>
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<td>29.</td>
<td></td>
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<tr>
<td>30.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

I have attended all classes of the A & O Program as listed above.

Signature of Inmate: [Signature]

Date: 10/08/2015

Section 3

FILE IN SECTION 3 UNLESS APPROPRIATE FOR PRIVACY FOLDER

PDF

Prescribed by P5264

Replaces BOP-5518 and 042 dated Sept 99

BOP 2016-03828 136 of 175
OSHA has adopted new hazardous chemical labeling requirements as a part of its recent revision of the Hazard Communication Standard, 29 CFR 1910.1200 (HCS), bringing it into alignment with the United Nations' Globally Harmonized System of Classification and Labeling of Chemicals (GHS). These changes will help ensure improved quality and consistency in the classification and labeling of all chemicals, and will also enhance worker comprehension. As a result, workers will have better information available on the safe handling and use of hazardous chemicals, thereby allowing them to avoid injuries and illnesses related to exposures to hazardous chemicals.

The revised HCS changes the existing Hazard Communication Standard (HCS/HazCom 1994) from a performance-based standard to one that has more structured requirements for the labeling of chemicals. The revised standard requires that information about chemical hazards be conveyed on labels using quick visual notations to alert the user, providing immediate recognition of the hazards. Labels must also provide instructions on how to handle the chemical so that chemical users are informed about how to protect themselves.

As of June 1, 2015, all labels will be required to have pictograms, a signal word, hazard and precautionary statements, the product identifier, and supplier identification. Each pictogram consists of a symbol on a white background framed within a red border and represents a distinct hazard(s). The pictogram on the label is determined by the chemical hazard classification.

HCS Pictograms and Hazards

<table>
<thead>
<tr>
<th>Health Hazard</th>
<th>Flame</th>
<th>Explosive Hazard</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carcinogen</td>
<td>Flammable</td>
<td>Inflammable and/or Explosible</td>
</tr>
<tr>
<td>Neurotoxicity</td>
<td>Pneumotoxicity</td>
<td>Skin Sensitizer</td>
</tr>
<tr>
<td>Reproductive Toxicity</td>
<td>Respiratory Sensitizer</td>
<td>Eye Sensitizer</td>
</tr>
<tr>
<td>Target Organ Toxicity</td>
<td>Target Organ Toxicity</td>
<td>Corrosive to Metals</td>
</tr>
<tr>
<td>Skin Corrosion</td>
<td>Self-Heating</td>
<td>Corrosive to Metals</td>
</tr>
<tr>
<td>Skin Damaging</td>
<td>Self-Oxidizing</td>
<td>Corrosive to Metals</td>
</tr>
<tr>
<td>Inhalation Toxicity</td>
<td>Organo-Fluorides</td>
<td>Corrosive to Metals</td>
</tr>
</tbody>
</table>

As of June 1, 2015, all labels will be required to have pictograms, a signal word, hazard and precautionary statements, the product identifier, and supplier identification. Each pictogram consists of a symbol on a white background framed within a red border and represents a distinct hazard(s). The pictogram on the label is determined by the chemical hazard classification.

Brown

Signature

43047-177

Register Number

10/08/2015

Date

I have read the revised Hazard Communication Standard (HCS) to align with the United Nations' Globally Harmonized System of Classification and Labeling of Chemicals.
REVISED HAZARD COMMUNICATION STANDARD – INMATE TRAINING FORM

OSHA revised its Hazard Communication Standard (HCS) to align with the United Nations’ Globally Harmonized System of Classification and Labeling of Chemicals (GHS) and published it in the Federal Register in March 2012 (77 FR 17574). Two significant changes contained in the revised standard require the use of new labeling elements and a standardized format for Safety Data Sheets (SDSs), formerly known as, Material Safety Data Sheets (MSDSs). The new label elements and SDS requirements will improve worker understanding of the hazards associated with the chemicals in their workplace. To help companies comply with the revised standard, OSHA is phasing in the specific requirements over several years (December 1, 2013 to June 1, 2016).

The Hazard Communication Standard (HCS) (29 CFR 1910.1200(g)), revised in 2012, requires that the chemical manufacturer, distributor, or importer provide Safety Data Sheets (SDSs) (formerly MSDSs or Material Safety Data Sheets) for each hazardous chemical to downstream users to communicate information on these hazards. The information contained in the SDS is largely the same as the MSDS, except now the SDSs are required to be presented in a consistent user-friendly, 16-section format.

Sections 1 through 8 contain general information about the chemical, identification, hazards, composition, safe handling practices, and emergency control measures (e.g., firefighting). This information should be helpful to those that need to get the information quickly. Sections 9 through 11 and 16 contain other technical and scientific information, such as physical and chemical properties, stability and reactivity information, toxicological information, exposure control information, and other information including the date of preparation or last revision. The SDS must also state that no applicable information was found when the preparer does not find relevant information for any required element.

As of June 1, 2015, the HCS will require new SDSs to be in a uniform format, and include the section numbers, the headings, and associated information under the headings below:

<table>
<thead>
<tr>
<th>Section 1, Identification includes product identifier; manufacturer or distributor name, address, phone number; emergency phone number; recommended use; restrictions on use.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 2, Hazard(s) identification: includes all hazards regarding the chemical; required label elements.</td>
</tr>
<tr>
<td>Section 3, Composition/information on ingredients: includes information on chemical ingredients; trade secret claims.</td>
</tr>
<tr>
<td>Section 4, First-aid measures: includes important symptoms/effects, acute, delayed; required treatment.</td>
</tr>
<tr>
<td>Section 5, Fire-fighting measures: lists suitable extinguishing techniques, equipment; chemical hazards from fire.</td>
</tr>
<tr>
<td>Section 6, Accidental release measures: lists emergency procedures, protective equipment; proper methods of containment and cleanup.</td>
</tr>
<tr>
<td>Section 7, Handling and storage: lists precautions for safe handling and storage, including incompatibilities.</td>
</tr>
<tr>
<td>Section 8, Exposure controls/personal protection: lists OSHA’s Permissible Exposure Limits (PELs); Threshold Limit Values (TLVs); appropriate engineering controls; personal protective equipment (PPE).</td>
</tr>
<tr>
<td>Section 9, Physical and chemical properties: lists the chemical’s characteristics.</td>
</tr>
<tr>
<td>Section 10, Stability and reactivity: lists chemical stability and possibility of hazardous reactions.</td>
</tr>
<tr>
<td>Section 11, Toxicological information: includes routes of exposure; related symptoms, acute and chronic effects; numerical measures of toxicity.</td>
</tr>
<tr>
<td>Section 12, Ecological information*</td>
</tr>
<tr>
<td>Section 13, Disposal considerations*</td>
</tr>
<tr>
<td>Section 14, Transport information*</td>
</tr>
<tr>
<td>Section 15, Regulatory information*</td>
</tr>
<tr>
<td>Section 16, Other information, includes the date of preparation or last revision.</td>
</tr>
</tbody>
</table>

*Note: Since other Agencies regulate this information, OSHA will not be enforcing Sections 12 through 15 (29 CFR 1910.1200(g)(2)).
**UNIT ADMISSION AND ORIENTATION PROGRAM CHECKLIST**

**Inmate's Name**: Brown, Barrett Lancaster  
**Register No.**: 45047-177  
**Institution**: P.C.I. Three Rivers

**Unit Officer(s)**: Discussion of topics is to be completed no later than on the day the inmate arrives in the unit. The Unit Officer will sign and date this form in the appropriate section(s) for each applicable housing unit.

**Topics**:  
- Counts/Accountability/Searches/Pass System/Controlled Movement/Clothing and Laundry/Wake-up/Lights Out/TV Policy/Fire Escape Procedures/Unit Visitation/Sanitation/Smoking Rules

<table>
<thead>
<tr>
<th>Indicate DATE(s) inmate arrived in ALL applicable unit(s)</th>
<th>Unit Officer Signature</th>
<th>Date Overview Completed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assigned Unit: KARNES A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A40 Unit: KARNES A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temporary Unit:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Unit Management Staff**: Discussions of topics are to be completed within 7 calendar days after the inmate's arrival in the assigned unit. Unit staff will sign and date this form upon completion of their section. The inmate will sign and date this form upon completion of all sections.

**UNIT MGR**: Sanitation/Security/Safety  
Rights and Responsibilities  
Unit Organization and Staff Roles/Staff Responsibility

**CLASSIFICATION/REVIEWS - UNIT TEAM**:  
- Sentence Data and Detainers  
- Custody/Security Level  
- Programs - ED/VT/UNICOR/DAP/Recreation  
- Law Library/Administrative Remedy  
- Release Preparation

**COUNSELOR**:  
- Personal Appearance/Personal Property  
- Counseling/Problem Solving  
- Medical Services/Religious Services  
- Commissary/Withdrawal of Funds/ERP  
- Mail Regulations (Special and General)  
- Work Assignments/Performance Pay  
- Visiting and Telephone Privileges  
- Unit Bulletin Board/Change Sheet

I have been oriented in all of the applicable areas listed above and have had an opportunity to discuss same with unit staff.

Inmate's Signature  
Date Signed: 10/01/2015

(This form may be reproduced via NIP. Replaces BOP-A6597 dated JUL 02  
Central File - Section 3)

FILE IN SECTION 3 UNLESS APPROPRIATE FOR PRIVACY FOLDER

SECTION 3
INMATE INTERVIEW

DATE & TIME ARRIVED: 10-01-2015 13:30
TIME INTERVIEWED: 10-01-2015 13:44:03

1) DO YOU KNOW OF ANY REASON THAT YOU SHOULD NOT BE PLACED IN GENERAL POPULATION? YES __ NO __

2) HAVE YOU ASSISTED LAW ENFORCEMENT AGENTS IN ANY WAY? YES __ NO __

3) ARE YOU A CIM CASE? YES __ NO __

4) HAVE YOU TESTIFIED AGAINST ANYONE IN COURT? YES __ NO __

5) ARE YOU A MEMBER/ASSOCIATE OF ANY GANG? YES __ NO __

6A) HAVE YOU EVER BEEN SEXUALLY ASSAULTED? YES __ NO __

6B) HAVE YOU RECENTLY BEEN SEXUALLY ASSAULTED? YES __ NO __

INTERVIEWER COMMENTS: [Signature]

CIRCLE ONE:

I HAVE RECEIVED A BUREAU OF PRISON "ADMISSIONS & ORIENTATION BOOKLET" DEFINING MY "RIGHTS & RESPONSIBILITIES" AND THE "PROHIBITED ACTS AND DISCIPLINARY SEVERITY SCALE".

INMATE SIGNATURE: [Signature] DATE: 10-01-15

INTERVIEWER: [Signature] TITLE: [Signature] DATE: 10-01-2015

STAFF CHECKLIST

PSI REVIEWED: YES __ NO __

CENTRAL FILE REVIEWED: YES __ NO __

IS THERE A HISTORY OF SEXUALLY AGGRESSIVE BEHAVIOR? YES __ NO __

COMMENTS:

IF GENERAL PHYSICAL APPEARANCE IS NOT GOOD, EXPLAIN:

PSYCH ALERT (YES/NO): NO (IF YES, DO NOT RELEASE TO GENERAL POPULATION, NOTIFY PSYCHOLOGY)

OK FOR GENERAL POPULATION: YES __ NO __ (IF NO, EXPLAIN)
NAME: BROWN, BARRETT LANCASTE
REGISTER NO: 45047-177
RACE / SEX: WHITE / MALE
RESIDENCE: DALLAS, TX 75209

UNIT: GP
DOB (AGE): 08-14-1981 (34)
ETHNIC: OTHER THAN HISP
RSP OF: FTW A-DES

*************** INMATE INTERVIEW ***************

DATE & TIME ARRIVED: 09-25-2015 11:00
TIME INTERVIEWED: 2:23

1) DO YOU KNOW OF ANY REASON THAT YOU SHOULD NOT BE PLACED IN GENERAL POPULATION? YES: __ NO: __
2) HAVE YOU ASSISTED LAW ENFORCEMENT AGENTS IN ANY WAY? YES: __ NO: __
3) ARE YOU A CIM CASE? YES: __ NO: __
4) HAVE YOU TESTIFIED AGAINST ANYONE IN COURT? YES: __ NO: __
5) ARE YOU A MEMBER/ASSOCIATE OF ANY GANG? YES: __ NO: __
6A) HAVE YOU EVER BEEN SEXUALLY ASSAULTED? YES: __ NO: __
6B) HAVE YOU RECENTLY BEEN SEXUALLY ASSAULTED? YES: __ NO: __

INTERVIEWER COMMENTS: _______ SCAPARATE

CIRCLE ONE:
1. HAVE NOT RECEIVED A BUREAU OF PRISON "ADMISSIONS & ORIENTATION BOOKLET" DEFINING MY "RIGHTS & RESPONSIBILITIES" AND THE "PROHIBITED ACTS AND DISCIPLINARY SEVERITY SCALE".
2. HAVE RECEIVED A BUREAU OF PRISON "ADMISSIONS & ORIENTATION BOOKLET" DEFINING MY "RIGHTS & RESPONSIBILITIES" AND THE "PROHIBITED ACTS AND DISCIPLINARY SEVERITY SCALE".

INMATE SIGNATURE & DATE: ____________
INTERVIEWER: ____________ TITLE: CSO DATE: 09-25-2015

*************** STAFF CHECKLIST ***************

PSI REVIEWED: YES: __ NO: __
CENTRAL FILE REVIEWED: YES: __ NO: __
IS THERE A HISTORY OF SEXUALLY AGGRESSIVE BEHAVIOR? YES: __ NO: __
COMMENTS: _______ SCAPARATE

IF GENERAL PHYSICAL APPEARANCE IS NOT GOOD, EXPLAIN: ____________

PSYCH ALERT (YES/NO): NO (IF YES, DO NOT RELEASE TO GENERAL POPULATION, NOTIFY PSYCHOLOGY)
OK FOR GENERAL POPULATION: YES: __ NO: __ (IF NO, EXPLAIN)
NAME: BROWN, BARRETT LANCASTER
REGISTER NO: 45047-177
RACE/SEX: WHITE/MALE
RESIDENCE: DALLAS, TX 75205

UNIT: SAN
DOB (AGE): 08-14-1981 (33)
ETHNIC: OTHER THAN HISP
RSP OF: FTW A-DES

******************* INMATE INTERVIEW *******************

DATE & TIME ARRIVED: 02-25-15 11:31
TIME INTERVIEWED: 12:15

1) DO YOU KNOW OF ANY REASON THAT YOU SHOULD NOT BE PLACED IN GENERAL POPULATION?
   YES NO

2) HAVE YOU ASSISTED LAW ENFORCEMENT AGENTS IN ANY WAY?
   YES NO

3) ARE YOU A CIM CASE?
   YES NO

4) HAVE YOU TESTIFIED AGAINST ANYONE IN COURT?
   YES NO

5) ARE YOU A MEMBER/ASSOCIATE OF ANY GANG?
   YES NO

6A) HAVE YOU EVER BEEN SEXUALLY ASSAULTED?
   YES NO

6B) HAVE YOU RECENTLY BEEN SEXUALLY ASSAULTED?
   YES NO

INTERVIEWER COMMENTS: PAIN COMPLAINT NOT NOT

CIRCLE ONE:
I HAVE / HAVE NOT RECEIVED A BUREAU OF PRISON "ADMISSIONS & ORIENTATION BOOKLET" DEFINING MY "RIGHTS & RESPONSIBILITIES" AND THE "PROHIBITED ACTS AND DISCIPLINARY SEVERITY SCALE".

INMATE SIGNATURE: [Signature]
DATE: 02-25-15

INTERVIEWER: [Signature]
TITLE: Counselor
DATE: 02-25-15

******************* STAFF CHECKLIST *******************

PSI REVIEWED.............: YES / NO
CENTRAL FILE REVIEWED....: YES / NO
IS THERE A HISTORY OF SEXUALLY AGGRESSIVE BEHAVIOR?
   YES NO
COMMENTS:

IF GENERAL PHYSICAL APPEARANCE IS NOT GOOD, EXPLAIN:

PSYCH ALERT (YES/NO)......: NO
(If yes, do not release to general population, notify psychology)
OK FOR GENERAL POPULATION: YES / NO
(If no, explain)

"Do you wish to self-identify your sexual orientation, gender identity, any disabilities, and/or self-perception of vulnerability?"

NO
<table>
<thead>
<tr>
<th>REPORT NUMBER/STATUS</th>
<th>2757165 - SANCTIONED INCIDENT DATE/TIME: 08-22-2015 0840</th>
</tr>
</thead>
<tbody>
<tr>
<td>DHO HEARING DATE/TIME</td>
<td>09-11-2015 1255</td>
</tr>
<tr>
<td>FACL/CHAIRPERSON</td>
<td>FTW/PEREZ, PM</td>
</tr>
<tr>
<td>REPORT REMARKS</td>
<td>INMATES USE OF DRUGS</td>
</tr>
<tr>
<td>112 USE OF DRUGS/ALCOHOL</td>
<td>FREQ: 1 ATI: DDB</td>
</tr>
<tr>
<td>DIS GCT / 41 DAYS / CS</td>
<td>COMP:010 LAW:P LOSS OF GOOD CONDUCT TIME</td>
</tr>
<tr>
<td>DS / 30 DAYS / CS</td>
<td>COMP: LAW:</td>
</tr>
<tr>
<td>LP COMM / 30 DAYS / CS</td>
<td>COMP: LAW: LOSS OF COMMISSARY STARTING 9/12/15</td>
</tr>
<tr>
<td>LP EMAIL / 30 DAYS / CS</td>
<td>COMP: LAW: STARTING 9/12/15</td>
</tr>
<tr>
<td>LP PHONE / 30 DAYS / CS</td>
<td>COMP: LAW: STARTING 9/12/15</td>
</tr>
<tr>
<td>LP VISIT / 30 DAYS / CS</td>
<td>COMP: LAW: STARTING 9/12/15</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>REPORT NUMBER/STATUS</th>
<th>2728093 - SANCTIONED INCIDENT DATE/TIME: 06-17-2015 0250</th>
</tr>
</thead>
<tbody>
<tr>
<td>DHO HEARING DATE/TIME</td>
<td>07-15-2015 0910</td>
</tr>
<tr>
<td>FACL/CHAIRPERSON</td>
<td>FTW/COTTRELL</td>
</tr>
<tr>
<td>REPORT REMARKS</td>
<td>I/M ADMITTED TO POSSESSING INTOXICANTS. STATED I'M GUILTY</td>
</tr>
<tr>
<td>113 POSSESSING DRUGS/ALCOHOL</td>
<td>FREQ: 1 ATI: DAC</td>
</tr>
<tr>
<td>DIS GCT / 41 DAYS / CS</td>
<td>COMP:010 LAW:P</td>
</tr>
<tr>
<td>DS / 30 DAYS / CS</td>
<td>COMP: LAW:</td>
</tr>
<tr>
<td>LP COMM / 30 DAYS / CS</td>
<td>COMP: LAW:</td>
</tr>
<tr>
<td>LP EMAIL / 30 DAYS / CS</td>
<td>COMP: LAW:</td>
</tr>
<tr>
<td>LP PHONE / 30 DAYS / CS</td>
<td>COMP: LAW:</td>
</tr>
<tr>
<td>LP VISIT / 30 DAYS / CS</td>
<td>COMP: LAW:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>REPORT NUMBER/STATUS</th>
<th>2609423 - SANCTIONED INCIDENT DATE/TIME: 06-17-2014 1804</th>
</tr>
</thead>
<tbody>
<tr>
<td>DHO HEARING DATE/TIME</td>
<td>12-04-2014 1312</td>
</tr>
<tr>
<td>FACL/CHAIRPERSON</td>
<td>SBA/S. RUIZ</td>
</tr>
<tr>
<td>APPEAL CASE NUMBER(S)</td>
<td>794596</td>
</tr>
<tr>
<td>REPORT REMARKS</td>
<td>I/M ADMITTED TO REFUSING TO OBEY AN ORDER, BUT DENIES COMMITTING ANY OTHER PROHIBITED ACT.</td>
</tr>
</tbody>
</table>
REPORT NUMBER: 2609423 (REHEARD 12-04-2014 1312)

DHO HEARING DATE/TIME: 07-31-2014 1020
**DISCIPLINE HEARING OFFICER REPORT**

**U.S. DEPARTMENT OF JUSTICE**

**INSTITUTION** | FCI Ft. Worth | **INCIDENT REPORT NUMBER** | 2757165
---|---|---|---
**INMATE NAME:** | BROWN, Barrett | **REG NO.** | 45047-177
**DATE OF INCIDENT** | 08-22-15 @ 8:40 AM | **DATE OF INCIDENT REPORT** | 09-03-15 @ 10:19 AM
**OFFENSE CODE(S)** | 112 | **UNIT** | Dallas

**SUMMARY OF CHARGES** | Use of any Narcotic not Prescribed by Medical Staff

### I. NOTICE OF CHARGE(S)

A. Advanced written notice of charge (copy of Incident Report) was given to inmate on:

| (date) | 09-03-15 | (time) | 2:20PM | (by staff member) | M. Merk, Lieutenant |

B. The DHO Hearing was held on:

| (date) | 09-11-15 | (time) | 12:55 PM |

C. The inmate was advised of his/her rights before the DHO by (staff member):

M. Gutierrez, Unit Team on (date) 09-10-15 @10:52 AM and a copy of the advisement of rights form is attached.

### II. STAFF REPRESENTATIVE

A. Inmate waived right to staff representative.

| Yes: | X | No: |

B. Inmate requested staff representative and appeared.

C. Requested staff representative declined or could not appear but inmate was advised of option to postpone hearing to obtain another staff representative with the result that: N/A

D. Staff Representative was appointed

Staff Representative Statement: N/A

### III. PRESENTATION OF EVIDENCE

A. Inmate admits Denies the charge(s).

B. Summary of inmate statement: Inmate BROWN, Barrett, Register Number 45047-177 stated, "I am guilty, I did it."

C. Witness(es):

1. The inmate requested witness(es).

| Yes: | No: | X |

2. The following persons were called as witnesses at this hearing and appeared. (Include each witnesses' name, title, reg number and statement as appropriate.) N/A

3. The following persons requested were not called for the reason(s) given. N/A

4. Unavailable witnesses were requested to submit written statements and those statements received were considered. N/A
D. Documentary Evidence: In addition to the Incident Report and Investigation, the DHO considered the following documents:
- Photo Sheets
- Staff Memorandums
- Clinical Encounters (Health Services)

E. Confidential information was used by DHO in support of his findings, but was not revealed to the inmate. The confidential information was documented in a separate report. The confidential information has been determined to be reliable because: N/A

IV. FINDINGS OF THE DHO

A. The act was committed as charged. Codes 112

B. The following act was committed:

C. No prohibited act was committed: Expunge according to Inmate Discipline PS. 5270.09

V. SPECIFIC EVIDENCE RELIED ON TO SUPPORT FINDINGS (Physical evidence, observations, written documents, etc.)

The inmate’s due process rights were read and reviewed by the DHO to the inmate. The DHO confirmed the inmate received a copy of his incident report, did not want to call any witnesses, did not want a staff representative, and did not have any documentary evidence to submit. The inmate understood his due process rights, and was ready to proceed with the DHO Hearing.

The DHO finds inmate BROWN, Barrett, Register Number 45047-177 committed the prohibited act of Use of any Narcotic not Prescribed by Medical Staff in violation of Code 112. The DHO relied upon the reporting officer’s statement which indicates on September 3, 2015, at approximately 10:19 a.m., test results were received from Pharmatech Laboratories indicating urine specimen #BOP002329209 tested positive for Opiates, specifically 537 ng/m. of Morphine. Records indicate on August 22, 2015, at 8:40 a.m., you were administered and observed for a Urinalysis and assigned specimen #BOP002329209. A review of your medical records indicates you are not prescribed Morphine.

Based upon the greater weight of the evidence, the DHO is convinced inmate BROWN, Barrett, Register Number 45047-177 did commit the prohibited act of Use of any Narcotic not Prescribed by Medical Staff in violation of Code 112

VI. SANCTION OR ACTION TAKEN

- 41 Days, Disallowance of Good Conduct Time
- 30 Days, Disciplinary Segregation, Suspended
- 90 Days, Loss of Commissary
- 90 Days, Loss of Phone
- 90 Days, Loss of E-Mail
- 90 Days, Loss of Visit

VII. REASON FOR SANCTION OR ACTION TAKEN
Any action on the part of any inmate to use drugs threatens the security of the orderly running of the institution. The disallowance of good conduct time was imposed based on the severity of the offense. The loss of privilege sanctions were imposed encourage inmates to refrain from this type of misconduct and to attempt to ensure future behavior consistent with Bureau regulations and policies.

VIII. APPEAL RIGHTS: The inmate has been advised of the findings, specific evidence relied on, action and reasons for the action. The inmate has been advised of his right to appeal this action within 20 calendar days under the Administrative Remedy Procedure. A copy of this report has been given to the inmate.

<table>
<thead>
<tr>
<th>Yes</th>
<th>X</th>
<th>No</th>
</tr>
</thead>
</table>

IX. DISCIPLINE HEARING OFFICER

<table>
<thead>
<tr>
<th>Printed Name of DHO</th>
<th>Signature of DHO</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>P.M. Perez, Alternate DHO</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Scanned and Emailed:

Report delivered to inmate via institutional mail:

<table>
<thead>
<tr>
<th>DATE:</th>
<th>TIME:</th>
</tr>
</thead>
<tbody>
<tr>
<td>9-21-15</td>
<td>11:08</td>
</tr>
</tbody>
</table>

T. Cheesbro, DHO Secretary

(This form may be replicated in WP) Replaces BP-S305.052 of MAY 94
# Checklist for DHO Packets

INMATE'S NAME: Brown  
REG. NO. 45047-177  
INCIDENT REPORT NO: 2757166  
UNIT:  
FACILITY: FCI Fort Worth

**Please include the following in all packets:**

- [ ] INCIDENT REPORT  
- [ ] BP-293, INMATE RIGHTS AT DISCIPLINE HEARING  
- [ ] BP-294, NOTICE OF HEARING BEFORE THE DHO  
- [ ] BP-306, DUTIES OF STAFF REPRESENTATIVE (IF APPLICABLE)  
- [ ] BP-307, WAIVER OF APPEARANCE (IF APPLICABLE)  
- [ ] STAFF REPRESENTATIVE REQUESTED? - YES OR NO (CIRCLE ONE)  
  IF YES, LIST REQUESTED STAFF MEMBER’S NAME AND TITLE  
- [ ] WITNESSES REQUESTED? YES OR NO (CIRCLE ONE)  
  IF YES, IS WITNESS INFORMATION COMPLETE, TO INCLUDE REGISTER NUMBER?  
- [ ] COMPANION CASES? - YES OR NO (CIRCLE ONE)  
  INMATES NAMES  
- [ ] INTERPRETER NEEDED? - YES OR NO (CIRCLE ONE)  
- [ ] SIS INVESTIGATION ATTACHED (IF APPLICABLE)  
- [ ] INMATE INJURY ASSESSMENT AND FOLLOWUP (IF APPLICABLE)  
- [ ] PHOTOGRAPHS (IF APPLICABLE)  
- [ ] LAB REPORT/CHAIN OF CUSTODY FORM/MEDICAL REVIEW OF RECORDS (IF APPLICABLE)  
- [ ] SUPPORTIVE MEMORANDUMS - DELAY/WARDEN’S AUTHORIZATION TO PROCEED  
  (IF APPLICABLE)  
- [ ] CHRONOLOGICAL DISCIPLINARY RECORD  
- [ ] SANCTIONS AVAILABLE TO EXECUTE  
- [ ] PSGD/PSCDPSSD, GOOD TIME DATA; COMP SHEET FOR CURRENT COMP; OLD LAW  
  GOOD TIME SHEET  
- [ ] UPDATE DTD, PEND DHO

UDC CHAIRPERSON NAME & TITLE:  
PHONE EXTENSION:  
DHO PACKET REVIEWED BY NAME & TITLE:  

BOP 2016-03828 148 of 175
INCIDENT REPORT  CP17571606
U.S. DEPARTMENT OF JUSTICE  FEDERAL BUREAU OF PRISONS

Part I - Incident Report

1. Institution: FCI FORT WORTH, TEXAS
2. Inmate’s Name  BROWN, BARRETT
3. Register Number  45047-177
4. Date of Incident  08-22-2015
5. Time  08:40 a.m.
6. Place of Incident  FCI FORT WORTH
7. Assignment  UNASSG SAN
8. Unit  DAL / HOUSE D/RANGE 08/BED 228U
9. Incident
USE OF ANY NARCOTIC NOT PRESCRIBED BY MEDICAL STAFF
10. Prohibited Act Code(s)  112

11. Description Of Incident (Date: 09-03-2015 Time: 10:19 a.m. Staff became aware of incident)
On September 03, 2015, at 10:19 a.m., test results were received from Phamatech laboratories, indicating urine specimen #BOP0002329209 tested positive for Opiates, specifically 537 ng/mL of Morphine. Records indicate on August 22, 2015, at 08:40 a.m., you were administered and observed for a Urinalysis by this writer and assigned specimen #BOP0002329209. A review of your medical records indicates you are not prescribed Morphine.

12. Typed Name/Signature of Reporting Employee  McClendon, T. SIS Technician
13. Date And Time  09-03-2015 1:50 p.m.

14. Incident Report Delivered to Above Inmate By
(Print Name/Signature)  

15. Date Incident Report Delivered  09-03-2015
16. Time Incident Report Delivered  2:00 p.m.

Part II - Committee Action

17. Comments of Inmate to Committee Regarding Above Incident

18. A. It is the finding of the committee that you:
   ___Committed the Prohibited Act as charged.
   ___Did not Commit a Prohibited Act.
   ___Committed Prohibited Act Code(s)  

19. Committee Decision is Based on Specific Evidence as follows:

20. Committee action and/or recommendation referred to DHO (Contingent upon DHO finding inmates committed prohibited act)

21. Date And Time Of Action  09-03-2015
(The UDC Chairman's signature certifies who sat on the UDC and that the completed report accurately reflects the UDC proceedings.)

Chairman (Typed Name/Signature)  Member (Typed name)  Member (Typed Name)

INSTRUCTIONS: All items

Replaces BP-S288.052 of May 94

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23. Inmate Advised Of Right To Remain Silent: You Are Advised Of Your Right To Remain Silent At All Stages Of The Disciplinary Process But Are Informed That Your Silence May Be Used To Draw An Adverse Inference Against You At Any Stage Of The Institutional Disciplinary Process. You Are Also Informed That Your Silence Alone May Not Be Used To Support A Finding That You Have Committed A Prohibited Act.

The Inmate Was Advised Of The Above Right By M. Merk At (Date/time) 09-03-2015/2:20pm

24. Inmate Statement And Attitude

Inmate Brown 45047-177 was advised of his rights and stated he understood them.

Inmate Brown 45047-177 was read the contents of this report and chose not to make a statement.

Inmate Brown 45047-177 displayed a poor attitude during this investigation.

25. Other Facts About The Incident, Statements Of Those Persons Present At Scene, Disposition Of Evidence, Etc.

Inmate Brown 45047-177 received a copy of this incident report.

Attached is a memo from Dr Ellert and the positive UA results.

All other facts regarding this incident are contained in section 11 of the report.

26. Investigator’s Comments And Conclusions

Based upon the information contained in the body of the report, attached documents and the failure to make a statement, I find the report to be written correctly and the charge valid. It is the recommendation of this writer that the body of this report does support the charge.

27. Action Taken

Placed in administrative detention, report referred to the UDC for further disposition.

Date And Time Investigation Completed 09-03-2015/2:30pm

Printed Name Of Investigator M. Merk

Signature

Lieutenant

Title
POSITIVE URINALYSIS TEST RESULT

INMATE NAME: Brown Barne

REG. NO. 45-047-172

ON (DATE) 08-29-15 AT APPROXIMATELY (TIME) 03:45 AM/PM
THE ABOVE MENTIONED INMATE PROVIDED URINE SPECIMEN
NUMBER 2320309, WHICH WAS TESTED BY
PHAMATECH LABORATORIES ON (DATE) 09-03-15.
THE RESULTS OF THE TEST FROM THAT URINE SPECIMEN DETERMINED
THAT THE SPECIMEN PROVIDED WAS POSITIVE FOR THE
FOLLOWING DRUG(S):

Morphine (opiates) 537 ng/mL

A REVIEW OF THE ABOVE NAMED INMATE'S MEDICAL FILE WAS
CONDUCTED ON (DATE) 09-16-15, BY (PRINTED NAME & TITLE)
THE INMATE'S MEDICAL FILE
REVEALED THAT HE (WAS/WAS NOT) PRESCRIBED MEDICATION
WHICH HE WAS ACTIVELY TAKING THAT WOULD RESULT IN A
POSITIVE READING FOR THE ABOVE MENTIONED DRUG.

I CERTIFY THAT THIS VERIFICATION WAS COMPLETED BY ME AND
TO THE BEST OF MY KNOWLEDGE THIS IS A TRUE AND CORRECT
STATEMENT.

Dr. C. Elliot, M.D.
Medical Officer

PRINTED NAME OF MEDICAL STAFF

SIGNATURE OF MEDICAL STAFF
SPECIMEN ID NO.: BOP0002329209

STEP 1: TO BE COMPLETED BY STAFF

A. Institution Name, Address and Account No.

FTM0185 - Fort Worth FCI
3180 Horton Rd.
Fort Worth, TX 76119

B. 

(PRINT) Inmate’s Name (Last, First, MI)

Brown, Barrett

Inmate’s Register No.: 45047-177

C. Time Requested: 0810 

Time Provided: 0940 

Date Collected: 07/22/2015 

Drug Cup Results: [ ] Negative [ ] Positive 

D. Test Reason: 

[ ] Random [ ] Prior Use [ ] Suspect [ ] Disruptive Group [ ] Sateverbosity [ ] Community [ ] Other

STEP 2: INMATE CERTIFICATION

I have provided this specimen for the purpose of a drug screen. I acknowledge that the container was sealed with the tamper-proof seal in my presence and that the specimen number provided on this form and on the label affixed to the specimen container are the same.

(INMATE’S SIGNATURE)

Witness Signature (If Inmate refuse or unable to sign) PRINT (Witness Name)

STEP 3: STAFF CERTIFICATION

I certify that the specimen given to me by the inmate identified on this form was collected, labeled, and sealed in accordance with BOP Requirements.

Signature of Staff

(PRINT) Staff Name (Last, First, MI)

STEP 4: TO BE COMPLETED BY STAFF

A. Request Confirmation For (drug screen on the 10 drug cup):

[ ] AMP [ ] BAR [ ] BZD [ ] COC [ ] MET [ ] MTD [ ] OPI [ ] OXY [ ] PCP [ ] THC

B. Request Confirmation For (not on 10 drug cup):

[ ] Buprenorphine [ ] Ecstasy [ ] Steroids [ ] K2 Spice [ ] OTHER

C. Date Shipped: 

Airbill Number: 

Staff Initials: 

TO BE COMPLETED BY LABORATORY:

( PRINT) Received by Name (Last, First, MI)

Specimen Bottle seal intact 

[ ] YES [ ] NO, Enter Remarks

Remarks:

[PRINT] Received by Signature 

Date Received: 

Mo. Day Year

COPY 1 - BUREAU OF PRISONS

BOP 2016-03828 152 of 175
Bureau of Prisons
Health Services
Medication Summary
Current as of 09/03/2015 13:50

Complex: FTW—FORT WORTH FCI
Inmate: BROWN, BARRETT LANCASTE
Reg #: 45047-177

Medications listed reflect prescribed medications from the begin date to end date on this report.

Allergies:

<table>
<thead>
<tr>
<th>Allergy</th>
<th>Reaction</th>
<th>Date Noted</th>
</tr>
</thead>
<tbody>
<tr>
<td>PROzac</td>
<td>Rash</td>
<td>10/03/2012</td>
</tr>
</tbody>
</table>

Recently Expired Prescriptions

Sertraline HCl 50 MG Tab
Take one tablet by mouth daily (IC 10/2/12) ***self carry***
Rx#: 248258-FTW Doctor: Ellert, Charles D.O.
Start: 03/02/15 Exp: 08/29/15

Pharmacy Dispensings: 158 TAB in 180 days

Generated 09/03/2015 13:50 by Ellert, Charles D.O.
Bureau of Prisons - FTW
Just got your Tuesday letter. That's good news about the Marvel role playing game book. There's also a Star Wars RPG book I need. This will come in an older version from the '80s or '90s and a newer version. I'd much prefer a standalone version of either one, assuming it comes in soft but if both are only available in hardcovers, get me the newer one, please.

I got the Frazetta book and you note about this Roger fellow wanting a piece on it, but didn't receive any more specific instructions beyond that, so I'm going to go ahead and find the piece this weekend and put it in the mail to you on Monday. You can decide whether to run it as a Review of And's color column or just as a plain book review feature. The book was kind of stupid, but I can see how he could have written a better one. That HuffPost review by the two cute girls was cute.

Got several Marvel graphic novels this week, thanks! Please also add another of those Chess problems books and a book on how to draw comic books. I think these may have been one called "How to Draw the Marvel Way," in which case I want that.

I'm afraid I'm back in the hole after failing my latest 'random' drug test, which tested positive for one of the little purple pills that people sell here. I know it was stupid of me, so it's not necessary for everyone to explain that to me again. Please keep in mind that I'm an undiagnosed substance abuser living in a country with literally a thousand drug dealers and in the midst of a stressful situation in which I'm constantly being harassed by the people who control my life. This isn't an excuse, obviously I've done plenty of drugs without those conditions being in place, but it's so to remember. At any rate, I'll have another upon release, so mandated by the probation term. For now, just have courage and don't think I'm back in the hole after failing a
Inmate Rights at Discipline Hearing

Institution: FCI Port Worth

As an inmate charged with a violation of Bureau of Prisons rules or regulations referred to the Discipline Hearing Officer (DHO) for disposition, you have the following rights:

1. The right to have a written copy of the charge(s) against you at least 24 hours prior to appearing before the Discipline Hearing Officer;

2. The right to have a full-time member of the staff who is reasonably available to represent you before the Discipline Hearing Officer;

3. The right to call witnesses (or present written statements of unavailable witnesses) and to present documentary evidence in your behalf, provided institutional safety would not be jeopardized;

4. The right to present a statement or to remain silent. Your silence may be used to draw an adverse inference against you. However, your silence alone may not be used to support a finding that you committed a prohibited act;

5. The right to be present throughout the discipline hearing except during a period of deliberation or when institutional safety would be jeopardized. If you elect not to appear before the DHO, you may still have witnesses and a staff representative appear on your behalf;

6. The right to be advised of the DHO’s decision, the facts supporting that decision, except where institutional safety would be jeopardized, and the DHO’s disposition in writing; and,

7. The right to appeal the decision of the DHO by means of the Administrative Remedy Procedure to the Regional Director within 20 calendar days of notice of the DHO’s decision and disposition.

I hereby acknowledge that I have been advised of the above rights afforded me at a hearing before the Discipline Hearing Officer. I have further been advised that if I have previously received either a presumptive or effective parole date from the Parole Commission, a finding by the DHO that I committed the prohibited act(s) may result in a rescission or retardation by the Parole Commission of the presumptive or effective parole date.

Inmate’s Name: Brown
Inmate Signature: [Signature]
Reg. No.: 45047-177
Date: 09/10/2015

Notice of rights given to inmate (Date/time): 09/10/2015
by: M. J Gutierrez
Staff Printed Name/Signature

(This form may be replicated via WP)

Replaces BP-S239(52) of JAN 88.

PDF Prescribed by P5270

BOP 2016-03828 156 of 175
TO: Brown

DATE OF OFFENSE: 08/22/2015

ALLEGED VIOLATION(S): Use of Narcotic Not Prescribed by Medical Staff

DATE OF OFFENSE: 08/22/2015

CODE NO.: 112

You are being referred to the DHO for the above charge(s).

The hearing will be held on: Next Available at 08:00 (A.M./P.M.) at the following location: SHU

You are entitled to have a full-time staff member represent you at the hearing. Please indicate below whether you desire to have a staff representative, and if so, his or her name.

I (do) ___ (do not) ___ wish to have a staff representative.

If so, the staff representative’s name is:

You will also have the right to call witnesses at the hearing and to present documentary evidence in your behalf; provided, calling your witnesses will not jeopardize institutional safety. Names of witnesses you wish to call should be listed below. Briefly state to what each proposed witness would be able to testify.

I (do) ___ (do not) ___ I wish to have witnesses.

NAME: ________ CAN TESTIFY TO: ________

NAME: ________ CAN TESTIFY TO: ________

NAME: ________ CAN TESTIFY TO: ________

NAME: ________ CAN TESTIFY TO: ________

The Discipline Hearing Officer will call those witnesses (Staff or Inmate) who are reasonably available, and who are determined by the DHO to have information relevant to the charge(s). Repetitive witnesses and repetitive character references need not be called. Unavailable witnesses may be asked to submit written statements.

If additional space is needed, use the reverse side of this form. Date, sign, and return this form to the DHO.

DATE: 09/10/2015 SIGNATURE: 1

Notice of hearing before DHO given inmate 09/10/2015 2:00 p.m. by M. J. Gutierrez.

Date/Time Staff Printed Name/Signature

(This form may be replicated via WP)
## DISCIPLINARY HEARING OFFICER REPORT

### U.S. DEPARTMENT OF JUSTICE

**FEDERAL BUREAU OF PRISONS**

<table>
<thead>
<tr>
<th>Name of Inmate:</th>
<th>BROWN, BARRETT</th>
<th>Reg. No.:</th>
<th>45047-177</th>
<th>Hearing Date:</th>
<th>7/15/15</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Institution:</th>
<th>FCI Fort Worth</th>
<th>Incident Report Number:</th>
<th>2728093</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>NAME OF INMATE:</th>
<th>BROWN, Barrett</th>
<th>REG. NO.:</th>
<th>45047-177</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Date of Incident:</th>
<th>6/17/15</th>
<th>Offense Code:</th>
<th>113</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Date of Incident Report:</th>
<th>6/18/15 (Re-write)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Summary of Charges:</th>
<th>Possession of Drugs/Alcohol</th>
</tr>
</thead>
</table>

### 1. NOTICE OF CHARGE(S)

A. Advanced written notice of charge (copy of Incident Report) was given to inmate on:

<table>
<thead>
<tr>
<th>(date)</th>
<th>6/19/15</th>
<th>at (time)</th>
<th>12:50 p.m.</th>
<th>(by staff member)</th>
<th>J. Harrison, Lieutenant</th>
</tr>
</thead>
</table>

B. The DHO Hearing was held on (date)

<table>
<thead>
<tr>
<th>7/15/15</th>
<th>at (time)</th>
<th>9:10 a.m.</th>
</tr>
</thead>
</table>

C. The inmate was advised of the rights before the DHO by (staff member):

<table>
<thead>
<tr>
<th>V. Ivory</th>
<th>on (date)</th>
<th>6/24/15</th>
<th>and a copy of the advisement of rights form is attached.</th>
</tr>
</thead>
</table>

### II. STAFF REPRESENTATIVE

A. Inmate waived right to staff representative. 

<table>
<thead>
<tr>
<th>Yes</th>
<th>X</th>
<th>No</th>
</tr>
</thead>
</table>

B. Inmate requested staff representative and

<table>
<thead>
<tr>
<th>N/A</th>
<th>appeared.</th>
</tr>
</thead>
</table>

C. Requested staff representative declined or could not appear but the inmate was advised of option to postpone hearing to obtain another staff representative with the results that:

<table>
<thead>
<tr>
<th>N/A</th>
<th>was appointed.</th>
</tr>
</thead>
</table>

### III. PRESENTATION OF EVIDENCE

A. Inmate

<table>
<thead>
<tr>
<th>X</th>
<th>(admits)</th>
<th>(denies)</th>
</tr>
</thead>
</table>

B. Summary of Inmate Statement:

<table>
<thead>
<tr>
<th>I'm guilty.</th>
</tr>
</thead>
</table>

C. Witnesses:

1. The inmate requested witnesses.

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
<th>X</th>
</tr>
</thead>
</table>

2. The following persons were called as witness at the hearing and appeared:

<table>
<thead>
<tr>
<th>N/A</th>
</tr>
</thead>
</table>

3. A summary of the testimony of each witness is attached

<table>
<thead>
<tr>
<th>N/A</th>
</tr>
</thead>
</table>

4. The following persons requested were not called for the reason(s) given:

<table>
<thead>
<tr>
<th>N/A</th>
</tr>
</thead>
</table>

Page 1 of 3
5. Unavailable witnesses were requested to submit written statements and those statements received were considered:

| N/A |

D. Documentary Evidence: In addition to the incident Report and Investigation, the DHO considered the following documents:

| Photograph |

E. Confidential information was used by the DHO in support of his findings, but was not revealed to the inmate. The confidential information was documented in a separate report. The confidential information has been (confidential informants have been) determined to be reliable because:

| N/A |

IV. FINDINGS OF THE DHO

<table>
<thead>
<tr>
<th>X</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. The act was committed as charged.</td>
</tr>
<tr>
<td>B. The following act was committed.</td>
</tr>
<tr>
<td>C. No prohibited act was committed: Expunged according to Inmate Discipline PS.</td>
</tr>
</tbody>
</table>

V. SPECIFIC EVIDENCE RELIED ON TO SUPPORT FINDINGS (Physical evidence, observation, written documents, etc.)

Your due process rights were reviewed with you. I confirmed you received a copy of the incident report, did not want a staff representative, did want to call witnesses, and had no documentary evidence to present. You understood your due process rights and were prepared to proceed with your disciplinary hearing.

I find you have committed the prohibited act of Code 113, Possession of a Drugs/Alcohol, on June 17, 2015, at FCI Ft. Worth. The evidence relied upon to support this finding is the written statement of Officer Rivera, dated June 18, 2015 (Re-write), stating On June 17, 2015 at approximately 8:35 p.m., during a Breathalyzer test, I decided to search Inmate Brown’s locker and found a coffee mug full of homemade intoxicants. Ops Lieutenant was notified and Inmate Brown was escorted by the compound officer to SHU. The homemade intoxicants subsequently tested .400 with the Alco-Sensor IV.

The photo of the test results of intoxicants, dated June 17, 2015, was also relied upon.

At the DHO hearing, you admitted possession of intoxicants, and stated I’m guilty.

In deciding this issue, the DHO found you committed the prohibited acts of Code 113, Possession of a Drugs/Alcohol.

Therefore, based on the reporting officer’s written statement, photo of the test results of the intoxicants dated June 17, 2015, your self-admission and your statement of, “I’m guilty.” supports the finding you committed the prohibited act. Therefore, the DHO concluded that the Code 113, Possession of Drugs/Alcohol, against you is appropriate and warranted.

VI. SANCTIONS OR ACTION TAKEN

| Offense Severity: Greatest |
| SGT Available: N/A |

Page 2 of 3
**DISCIPLINARY HEARING OFFICER REPORT**

**U.S. DEPARTMENT OF JUSTICE**

**FEDERAL BUREAU OF PRISONS**

<table>
<thead>
<tr>
<th>Name of Inmate:</th>
<th>BROWN, BARRETT</th>
<th>Reg. No.:</th>
<th>45047-177</th>
<th>Hearing Date:</th>
<th>7/15/15</th>
</tr>
</thead>
</table>

- Disallowance of Good Conduct Time: 41 days
- Disciplinary Segregation: 30 days
- Loss of Privileges: LP Phone 90 days
  - LP Commissary 90 days
  - LP Visit 90 days
  - LP Email 90 days

**VII. REASON FOR SANCTION OR ACTION TAKEN**

The sanction against Good Conduct Time was used to comply with the mandatory sanctioning guidelines for inmates sentenced under the Prison Litigation Reform Act (PLRA).

Behavior of this nature is considered disruptive to the safety, security, and orderly operation of the institution. Therefore, the inmate was sanctioned to disciplinary segregation to ensure the safety of all inmates and staff within the institution.

Loss of privileges was imposed to correct the present inappropriate behavior and deter the inmate and others from future behavior of this type.

**VIII. APPEAL RIGHTS:** Yes: The inmate has been advised of the findings, specific evidence relied on, action and reasons for the action. The inmate has been advised of his right to appeal this action within 20 calendar days under the Administrative Remedy Procedure. A copy of this report has been given to the inmate.

**IX. Disciplinary Hearing Officer**

<table>
<thead>
<tr>
<th>Printed Name</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>E. Cottrell, DHO</td>
<td>[Signature]</td>
<td>7/16/15</td>
</tr>
</tbody>
</table>

Delivered to inmate:

[Signature]

Delivered: 7-21-15 1:45
CHECKLIST FOR DHO PACKETS

INMATE'S NAME: BROWN, Barrett Lancaster
REG. NO: 45047-177
INCIDENT REPORT NO: 2738093
UNIT: San Antonio
FACILITY: PCl Fort Worth

PLEASE INCLUDE THE FOLLOWING IN ALL PACKETS:

☑ INCIDENT REPORT
BP-293, INMATE RIGHTS AT DISCIPLINE HEARING
BP-294, NOTICE OF HEARING BEFORE THE DHO
☑ BP-306, DUTIES OF STAFF REPRESENTATIVE (IF APPLICABLE)
☑ BP-307, WAIVER OF APPEARANCE (IF APPLICABLE)
☑ STAFF REPRESENTATIVE REQUESTED? - YES OR NO (CIRCLE ONE)
   IF YES, LIST REQUESTED STAFF MEMBER'S NAME AND TITLE
☑ WITNESSES REQUESTED? - YES OR NO (CIRCLE ONE)
   IF YES, IS WITNESS INFORMATION COMPLETE, TO INCLUDE REGISTER NUMBER?
☑ COMPANION CASES? - YES OR NO (CIRCLE ONE)
   INMATES NAMES
☑ INTERPRETER NEEDED? - YES OR NO (CIRCLE ONE)
☑ SIS INVESTIGATION ATTACHED (IF APPLICABLE)
☑ INMATE INJURY ASSESSMENT AND FOLLOWUP (IF APPLICABLE)
☑ PHOTOGRAPHS (IF APPLICABLE)
☑ LAB REPORT/CHAIN OF CUSTODY FORM/MEDICAL REVIEW OF RECORDS (IF APPLICABLE)
☑ SUPPORTIVE MEMORANDUMS - DELAY/WARDEN'S AUTHORIZATION TO PROCEED
   (IF APPLICABLE)
☑ CHRONOLOGICAL DISCIPLINARY RECORD
☑ SANCTIONS AVAILABLE TO EXECUTE
☑ PSGD/PSCD/PSSD, GOOD TIME DATA; COMP SHEET FOR CURRENT COMP; OLD LAW
   GOOD TIME SHEET
☑ UPDATE PEND DHO

UDC CHAIRPERSON NAME & TITLE:

PHONE EXTENSION: 3107

DHO PACKET Reviewed BY NAME & TITLE:
## INCIDENT REPORT

**U.S. DEPARTMENT OF JUSTICE**

**FEDERAL BUREAU OF PRISONS**

### Part I - Incident Report

<table>
<thead>
<tr>
<th>1. Institution</th>
<th>FCI FORT WORTH</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. Inmate’s Name</td>
<td>BROWN, BARRETT</td>
</tr>
<tr>
<td>3. Register Number</td>
<td>45047-177</td>
</tr>
<tr>
<td>4. Date of Incident</td>
<td>06/17/2015</td>
</tr>
<tr>
<td>5. Time</td>
<td>8:35 pm</td>
</tr>
<tr>
<td>6. Place of Incident</td>
<td>SAN ANTONIO UNIT</td>
</tr>
<tr>
<td>7. Assignment</td>
<td>UNASSG</td>
</tr>
<tr>
<td>8. Unit</td>
<td>SAN ANTONIO UNIT</td>
</tr>
<tr>
<td>9. Incident</td>
<td>POSSESSION OF ALCOHOL</td>
</tr>
<tr>
<td>10. Prohibited Act Code(s)</td>
<td>113</td>
</tr>
</tbody>
</table>

### Description of Incident (Date: 06/17/2015 Time: 8:35 pm)

This is a rewrite of IR# 2728093. On June 17, 2015, at approximately 8:35 PM, during a random breathalyzer test, it was decided to search inmates BROWN #45047-177. A coffee mug full of home-made intoxicant was found and the inmate subsequently tested .400 with Alco-Sensor IV.

### Part II - Committee Action

18. A. It is the finding of the committee that you:

- [ ] Committed the Prohibited Act as charged.
- [ ] Did not Commit a Prohibited Act.
- [x] Committed Prohibited Act Code(s)

19. Committee Decision is Based on Specific Evidence as follows:

- [ ] Recommended to the DHO for sanctions to be rendered higher than at the UDC level.

20. Committee action and/or recommendation if referred to DHO (Contingent upon DHO finding inmate committed prohibited act):

   - [ ] Recommended to the DHO if found guilty: 14 days
   - [ ] Disallowed: 7 days
   - [ ] TOS: 6 days
   - [ ] Privileges: 7 days

21. Date and Time Of Action:

   - [ ] 9:31 pm

   (The UDC Chairman's signature certifies who sat on the UDC and that the completed report accurately reflects the UDC proceedings.)

Chairman (Typed Name/Signature)

Member (Typed Name)

Member (Typed Name)

INSTRUCTIONS: All items outside heavy rule are for staff use only. Begin entries with the number 1 and work up. Entries not completed will be voided by staff.

DISTRIBUTION: ORIGINAL-Central File record; COPY-1-DHO; COPY-2-Inmate After UDC Action; COPY-3-Inmate within 24 hours of Part I Preparation.
1. **Institution:** FCI FORT WORTH  
2. **Inmate's Name:** BROWN, BARRETT  
3. **Register Number:** 45047-177  
4. **Date of Incident:** 06/17/2015  
5. **Time:** 8:35 PM  
6. **Place of Incident:** SAN ANTONIO UNIT  
7. **Assignment:** UNASSG  
8. **Unit:** SAN ANTONIO UNIT  
9. **Incident:** POSSESSION OF ALCOHOL  
10. **Prohibited Act Code(s):** 113  
11. **Description Of Incident:** On June 17, 2015 at approximate 8:35 PM, during a random breathalyzer test I decided to search inmates Brown #45047-177 locker and found a coffee mug full of prison made inharinquent. Operations LT was informed and inmate Brown #45047-177 was escorted by the compound officer to SHU.  
12. **Typed Name/Signature of Reporting Employee:** ARMANDO J RIVERA  
13. **Date And Time:** 6/17/2015 11:57 PM  
14. **Incident Report Delivered to Above Inmate By:**  
15. **Date Incident Report Delivered:** 6/17/2015 11:57 PM  
16. **Time Incident Report Delivered:** 11:57 PM  

**Part II - Committee Action**  
17. **Comments of Inmate to Committee Regarding Above Incident:**  
18. **A. It is the finding of the committee that you:**  
   - [ ] Committed the Prohibited Act as charged.  
   - [x] Did not Commit a Prohibited Act.  
   - [ ] Committed Prohibited Act Code(s)  
19. **Committee Decision is Based on Specific Evidence as Follows:**  
20. **Committee action and/or recommendation if referred to DHO (Contingent upon DHO finding inmate committed prohibited act):**  
   - [ ] 30 days loss of privileges, 14 days disallowed visits.  
21. **Date And Time Of Action:** 6/17/2015 11:57 PM  

**Chairman (Typed Name/Signature):**  
**Member (Typed Name):**  
**Member (Typed Name):**  

**INSTRUCTIONS:** All Items outside heavy rule are for staff use only. Begin entries with the number 1 and work up. Entries not completed will be voided by staff.  
**DISTRIBUTION:** ORIGINAL-Central File Record; COPY-1-DHO; COPY-2-Inmate After UDC Action; COPY-3-Inmate within 24 hours of Part I Preparation.
PART III - INVESTIGATION

<table>
<thead>
<tr>
<th>22. DATE AND TIME INVESTIGATION BEGAN</th>
<th>6/19/15, 12:50 p.m.</th>
</tr>
</thead>
</table>

23. INMATE ADVISED OF RIGHT TO REMAIN SILENT: You are advised of your right to remain silent at all stages of the discipline process. Your silence may be used to draw an adverse inference against you at any stage of the discipline process. Your silence alone may not be used to support a finding that you have committed a prohibited act.

THE INMATE WAS ADVISED OF THE ABOVE RIGHT BY: J. Harrison, Lieutenant AT (DATE/TIME) 6/19/15, 12:50 p.m.

24. INMATE STATEMENT AND ATTITUDE

Inmate BROWN Reg. No. 45047-177 was advised of his right to remain silent and understood his right. Inmate BROWN Reg. No. 45047-177 did not want to make a statement.

Inmate BROWN Reg. No. 45047-177 displayed a Fair attitude during this investigation.

25. OTHER FACTS ABOUT THE INCIDENT, STATEMENTS OF THOSE PERSONS PRESENT AT SCENE, DISPOSITION OF EVIDENCE, ETC

Inmate BROWN Reg. No. 45047-177 did not identify any witnesses on his behalf or ask for any other person to be interviewed at this time.

All known facts at this time are in the written report, staff memos, photo sheet.

26. INVESTIGATOR’S COMMENTS AND CONCLUSIONS

Based on the inmate’s silence, the report as written and supporting documentation, it is the conclusion of this investigator that the report is considered accurate and the charges valid.

Inmate BROWN Reg. No. 45047-177 was asked if he wanted to make a statement and he replied “No.”

27. ACTION TAKEN

Inmate BROWN Reg. No. 45047-177 is to remain in the Special Housing Unit pending UDC.

DATE AND TIME INVESTIGATION COMPLETED: 6/19/15, 1:06 p.m.

PRINTED NAME/SIGNATURE OF INVESTIGATOR:

J. Harrison

Lieutenant

TITLE
Notice of Discipline Hearing Before the (DHO) CDFRM

U.S. DEPARTMENT OF JUSTICE

TO: BROWN, Barrett Lancaster

DATE OF OFFENSE: 06/17/2015

ALLEGED VIOLATION(S): Possessing Drugs/Alcohol

DATE OF OFFENSE: 06/17/2015

You are being referred to the DHO for the above charge(s).

The hearing will be held on: Next Available at ____ (A.M./P.M.) at the following location:

You are entitled to have a full-time staff member represent you at the hearing. Please indicate below whether you desire to have a staff representative, and if so, his or her name.

I (do) X (do not) ____ wish to have a staff representative:

If so, the staff representative's name is: 

You will also have the right to call witnesses at the hearing and to present documentary evidence in your behalf; provided, calling your witnesses will not jeopardize institutional safety. Names of witnesses you wish to call should be listed below. Briefly state to what each proposed witness would be able to testify.

I (do) X (do not) ____ wish to have witnesses:

NAME: 

CAN TESTIFY TO: 

NAME: 

CAN TESTIFY TO: 

NAME: 

CAN TESTIFY TO: 

NAME: 

CAN TESTIFY TO: 

The Discipline Hearing Officer will call those witnesses (Staff or Inmate) who are reasonably available, and who are determined by the DHO to have information relevant to the charge(s). Repetitive witnesses and repetitive character references need not be called. Unavailable witnesses may be asked to submit written statements.

If additional space is needed, use the reverse side of this form. Date, sign, and return this form to the DHO.

DATE: 

Signature: 

Notice of hearing before DHO given inmate Date/Time Staff Printed Name/Signature

(This form may be replicated via WP)

Replaces BP-294(52) of JAN 88

Prescribed by P5270
As an inmate charged with a violation of Bureau of Prisons rules or regulations referred to the Discipline Hearing Officer (DHO) for disposition, you have the following rights:

1. The right to have a written copy of the charge(s) against you at least 24 hours prior to appearing before the Discipline Hearing Officer;

2. The right to have a full-time member of the staff who is reasonably available to represent you before the Discipline Hearing Officer;

3. The right to call witnesses (or present written statements of unavailable witnesses) and to present documentary evidence in your behalf, provided institutional safety would not be jeopardized;

4. The right to present a statement or to remain silent. Your silence may be used to draw an adverse inference against you. However, your silence alone may not be used to support a finding that you committed a prohibited act;

5. The right to be present throughout the discipline hearing except during a period of deliberation or when institutional safety would be jeopardized. If you elect not to appear before the DHO, you may still have witnesses and a staff representative appear on your behalf;

6. The right to be advised of the DHO’s decision, the facts supporting that decision, except where institutional safety would be jeopardized, and the DHO’s disposition in writing; and,

7. The right to appeal the decision of the DHO by means of the Administrative Remedy Procedure to the Regional Director within 20 calendar days of notice of the DHO’s decision and disposition.

I hereby acknowledge that I have been advised of the above rights afforded me at a hearing before the Discipline Hearing Officer. I have further been advised that if I have previously received either a presumptive or effective parole date from the Parole Commission, a finding by the DHO that I committed the prohibited act(s) may result in a rescission or retardation by the Parole Commission of the presumptive or effective parole date.

Inmate’s Name: BROWN, Barrett Lancaster

Notice of rights given to inmate (Date/time): 6/24/15

I hereby acknowledge that I have been advised of the above rights afforded me at a hearing before the Discipline Hearing Officer. I have further been advised that if I have previously received either a presumptive or effective parole date from the Parole Commission, a finding by the DHO that I committed the prohibited act(s) may result in a rescission or retardation by the Parole Commission of the presumptive or effective parole date.

Inmate Signature: [Signature]

Date: 6/24/15

This form may be replicated via WP.

Replaces BP-5293(52) of JAN 88.
MEMORANDUM FOR C. SCHINDEHETTE
OPERATIONS LIEUTENANT

FROM: T. McClendon
SIS Technician

SUBJECT: Breathalyzer Test and Admit To Guilt
RE: BROWN, BARRETT
Reg. No. 45047-177

On June 17, 2015, at approximately 8:35 p.m., while I was administering a breathalyzer test with the Alco-Sensor IV to inmate BROWN, BARRETT, Reg. No. 45047-177, Activities Lieutenant D. Christie questioned inmate BROWN if he was intoxicated to which inmate BROWN stated, “No, but have you?” Inmate BROWN further stated when questioned where he obtained the homemade intoxicant discovered in his secure locker, “Yeah its mine. I bought it from a hooch distributor on the unit.” Inmate BROWN’s breathalyzer test result was .000. The intoxicants found in inmate BROWN’s clear plastic cup tested at .400.
Withheld pursuant to exemption
(b)(7)(E),(b)(7)(F)
of the Freedom of Information and Privacy Act
### DISCIPLINE HEARING OFFICER REPORT

**U.S. DEPARTMENT OF JUSTICE**

**INSTITUTION**: PCI SEAGOVILLE

**INMATE NAME**: BROWN, Barrett

**REG NO**: 45047-177

**UNIT**: J04

**DATE OF INCIDENT**: 06-17-2014

**DATE OF INCIDENT REPORT**: 11-11-2014

**OFFENSE CODE(S)**: 307

**SUMMARY OF CHARGES**: Refusing to Obey an Order

### I. NOTICE OF CHARGE(S)

A. Advanced written notice of charge (copy of Incident Report) was given to Inmate on (date) 11-12-2014 by staff member Lieutenant J. Wilson

B. The DHO Hearing was held on (date) 12-03-2014 at (time) 1312

C. The Inmate was advised of his/her rights before the DHO by [staff member]:
   - R. DeLaTorre, Counselor on (date) 11-18-2014 and a copy of the advisement of rights form is attached.

### II. STAFF REPRESENTATIVE

A. Inmate waived right to staff representative. Yes: XX No: 

B. Inmate requested staff representative and Appeared / Waived.

N/A

C. Requested staff representative declined or could not appear but inmate was advised of option to postpone hearing to obtain another staff representative with the result that: N/A

D. Staff representative N/A appointed

E. Staff representative statement: N/A

### III. PRESENTATION OF EVIDENCE

A. Inmate admits X denies

B. Summary of Inmate statement:

I admit to refusing an order, but deny committing any other prohibited act.

C. Witness(es): N/A

1. The inmate requested witness(es). Yes: No: XX

2. The following persons were called as witnesses at this hearing and appeared. (Include each witnesses' name, title, reg number and statement as appropriate.)

N/A

3. The following persons requested were not called for the reason(s) given.
## DISCIPLINE HEARING OFFICER REPORT

### U.S. DEPARTMENT OF JUSTICE

**BP-S305.052 MAY 94**

**FEDERAL BUREAU OF PRISONS**

---

### N/A

4. Unavailable witnesses were requested to submit written statements and those statements received were considered. | Yes | No | N/A | X |
---|---|---|---|---|

D. Documentary Evidence: In addition to the Incident Report and Investigation, the DHO considered the following documents:

Inmate Investigative Report, date 07-16-2014, prepared by Lance Rogers, Investigator;
Copies of Memorandums dated June 17, 2014, to N. Caro, Operations Lieutenant, from Janice Roberson, Mentor Coordinator, Cheryl Parkman, Teacher, K. Wiggins, Recreation Specialist, T. Wisomar, Correctional Officer, S. Zahirniak, Correctional Officer, and P. Fendley, Correctional Officer; Memorandum to J. McCarty, Captain, from N. Caro, Lieutenant; Memorandum from N. Hamilton, Correctional Officer, to L. Rogers, SIS Technician; and the recorded video of the incident.

E. Confidential information was used by DHO in support of his findings, but was not revealed to the inmate. The confidential information was documented in a separate report. The confidential information has been (confidential informants have been) determined to be reliable because:

### N/A

#### IV. FINDINGS OF THE DHO

A. The act was committed as charged.

X  B. The following act was committed: 307

C. No prohibited act was committed:

#### V. SPECIFIC EVIDENCE RELIED ON TO SUPPORT FINDINGS (Physical evidence, observations, written documents, etc.)

**"THIS WAS A REHEARING OF AN INCIDENT REPORT 2609388, WRITTEN ON JULY 24, 2014, THAT WAS HEARD IN JULY OF 2014, AND WAS SUCCESSFULLY APPEALED"**

The DHO finds that on June 17, 2014, you committed the prohibited act of Refusing to Obey an Order (Code 307).

The specific evidence relied upon includes the written statement of the reporting officer. O. Arrellano, SIS Technician, stated, "I gave several orders for the inmates to return to their cells. The inmates moved to the right side of the unit, but still refused to report to their cells."

You appeared before the DHO and the DHO read the incident report aloud to you. You then stated, "I admit to refusing an order, but deny committing any other prohibited act."

The DHO considered the written statement of the reporting officer and your own admission of guilt. Therefore, based on the evidence outlined above, the DHO finds the greater weight of the evidence to support you committed the prohibited act of Refusing to Obey an Order (Code 307).

Any delay in preparation and delivery of this packet was a result of leave, training, docket scheduling and normal duty assignment. Any delay in delivery does not affect your rights, granted under the inmate discipline process in regards to appeal.
VI. SANCTION OR ACTION TAKEN

30 DAYS VISITING, EMAIL RESTRICTION, TELEPHONE & COMMISSARY RESTRICTION (SUSPENDED PENDING 60 DAYS OF CLEAR CONDUCT)

VII. REASON FOR SANCTION OR ACTION TAKEN

The action/behavior on the part of any inmate to refuse to obey an order of a staff member poses a serious threat to the ability of the staff member to carry out their assigned duties, and to effectively deal with all other inmates placed under their supervision/responsibility. The sanction(s) imposed by the DHO were taken to let the inmate know that he, and he alone, will be held responsible for his actions/behavior.

To hold you accountable, the DHO sanctioned you to Loss of Visiting, Email, Telephone and Commissary for 30 days (suspended pending 60 days of clear conduct).

The suspended loss of privileges were imposed as a deterrent from future rule violations. It is the hope of the DHO that these sanctions (immediate and suspended) will serve to deter you from future misconduct.

VIII. APPEAL RIGHTS: The inmate has been advised of the findings, specific evidence relied on, action and reasons for the action. The inmate has been advised of his right to appeal this action within 20 calendar days under the Administrative Remedy Procedure. A copy of this report has been given to the inmate.

IX. DISCIPLINE HEARING OFFICER

<table>
<thead>
<tr>
<th>Printed Name of DHO</th>
<th>Signature of DHO</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. Ruiz, Alternate DHO</td>
<td>[Signature]</td>
<td>3/13/15</td>
</tr>
</tbody>
</table>

Report delivered to inmate by: [DATE] [TIME]

(This form may be replicated in WP)  
Replaces BP-304(52) of JAN 88
TO: Special Housing Unit Officer  
FROM: F. Brown, Lieutenant, (Name/Title)  
SUBJECT: Placement of Brown, Barrett, Reg. No. 45047-177, in Administrative Detention  

(a) Is pending a hearing for a violation of Bureau regulations;  
(b) Is pending investigation of a violation of Bureau regulations;  
(c) Is pending investigation or trial for a criminal act;  
(d) Is to be admitted to Administrative Detention  

(1) Since the inmate has requested admission for protection;  
I hereby request placement in Administrative Detention for my own protection.  
Inmate Signature/Register No.:  

Staff Witness Printed Name Signature:  

(2) Since a serious threat exists to individual's safety as perceived by staff, although person has not requested admission; referral of the necessary information will be forwarded to the UDC/DHO for appropriate hearing.  
(e) Is pending transfer or is in holdover status during transfer.  
(f) Is pending classification; or  
(g) Is terminating confinement in Disciplinary Segregation and has been ordered into Administrative Detention by the Warden's designee.  

It is this Correctional Supervisor's decision based on all the circumstances that the above named inmate's continued presence in the general population poses a serious threat to life, property, self, staff, other inmates, or to the security or orderly running of the institution because*  
You have been placed into Administrative Detention pending an SIS Investigation.  

Therefore, the above named inmate is to be placed in Administrative Detention until further notice. The inmate received a copy of this Order on  
(date / time) 1-27-2016 / 7:30 PM  
Staff Witness Signature/Printed Name: F. Lopez, SIS Tech  
Date 1-27-2016  
* In the case of DHO action, reference to that order is sufficient. In other cases, the Correctional supervisor will make an independent review and decision, which is documented here.  
Record Copy - inmates Concerned (not necessary if placement is a result of holdover status); Copy - Captain; Copy - Unit Manager; Copy - Operation Supervisor - Administrative Detention Unit; Copy - Central File  
P5270  
Prescribed by P5270 (Replaces BF-308(52) of JAN 1988.)
SPECIAL HOUSING UNIT RULES & REGULATIONS
F.C.I. THREE RIVERS, TEXAS

1. Beds are to be made each morning by 7:30 A.M. After the bed is made you may lay on it and cover with a sheet.
2. Towels and sheets will not be used as a floor covering or rug.
3. Nothing is to be hung on the cell door, beds or on the walls.
4. Nothing will be thrown out of the cell onto the range floor.
5. The telephone monitoring notice will be left on the telephone. Social calls will not exceed 15 minutes and will be allowed as follows: One call per every 30 days for inmates in Administrative Detention status and Disciplinary Segregation status. Additional calls must be approved by the SHU Lieutenant. All legal calls will be processed by the appropriate Unit Teams.
6. Nothing is to be stored on the window sill. Items will be stored under the desk.
7. Nothing will be attached or taped to the walls. There will be no graffiti or writing on the walls.
8. Sanitation standards will be maintained at the highest level. Cells will be kept clean and neat at all times.
9. All use of tobacco products is prohibited while assigned to the Special Housing Unit.
10. Nothing is allowed to be taken to the recreation/exercise yard.
11. Yelling or any other disruptive behavior will not be tolerated.
12. A Request to a Staff Member (Cop-Out), is to be submitted for use of the Law Library and haircuts from the barber. These will be handled on a first come first serve basis.
13. All inmates scheduled for release from the Special Housing Unit will not be released until the cell he is housed in has been properly cleaned. This will be determined by the S.H.U. Staff.
14. *****SHOULD ANY CLOTHING ITEMS OR BED LINEN BE USED TO MAKE FISHING LINES OR USE TO HANG IN WINDOWS YOU WILL RECEIVE AN INCIDENT REPORT FOR DESTRUCTION OF GOVT. PROPERTY, BE CHARGED FOR THE ITEM, AND PLACED ON PAPER SHEETS FOR A PERIOD OF 5 DAYS.*********

INMATE NAME: Brown, Barrett Reg Number: 45047-177

INMATES SIGNATURE

DATE/TIME: 12/27/2016 7:20pm

OFFICERS PRINTED NAME & SIGNATURE

By signing above, I acknowledge I have received a copy of the Rules and Regulations of the Special Housing Unit. I understand that any violation of these Rules or Regulations may result in disciplinary action taken against me.
FCI Three Rivers, Texas
SPECIAL HOUSING CELL INSPECTION SHEET

TO BE COMPLETED UPON PLACEMENT IN ANY CELL AND INCLUDED IN THE INMATES FILE.

CELL: 3-2016 (AD)  DATE:  1-3-16

INMATE PRINTED:  Brown INMATES SIGNATURE:  k-A

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<th>DAMAGED</th>
<th>WORK ORDER SUBMITTED</th>
<th>DESCRIPTION OF DAMAGE</th>
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MEDICAL NOTIFIED BY:  C  Horn
OTHER INMATES IN CELL:  Hyde
COMMENTS:  

INSPECTING OFFICER:  Printed Name  Signature
**SPECIAL HOUSING UNIT RECORD**

**U.S. DEPARTMENT OF JUSTICE**
**FEDERAL BUREAU OF PRISONS**

**THREE RIVERS FCI**
(Institution)

**Inmate Name:** BROWN, BARRETT LANCASTE  
**Reg. No.: 45047-177**

**Team/Caseworker:** FRENCH, C.  
**Regular Unit:** KARNES  
**Cell:** KARNES

**Violation or Reason:** PENDING INVESTIGATION/BOP VIOLATION

<table>
<thead>
<tr>
<th>Date</th>
<th>Shift</th>
<th>Meals</th>
<th>Exercise</th>
<th>Medical PA Sign</th>
<th>Comments/Use Reverse Side if Required</th>
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</table>

**EXPLANATORY NOTES:**
- Pertinent Info: e.g., Epileptic; Diabetic; Suicidal; Assaultive; etc.
- Meals/Shower: Yes (Y); No (N); Refused (R)
- Exercise: Enter Actual Time Period and Inside or Outside (i.e., 9:30/10:00 IN)(10:00/11:00 OUT)
- Medical: PA will sign the log each shift and the record sheet each time the inmate is seen by the PA. At a minimum, the record sheet must be signed at least once each day by the Physician Assistant.
- Comments: e.g., Conduct, Attitude, etc. Additional comments on reverse side must include date, signature, and title.
- OIC Signature: OIC must sign all record sheets each shift. (OIC = Unit Officer)

This form replaces BP-292(52) dated January 1988.