## MDMA CHARGES DISMISSED AFTER PROSECUTION RESTS ON ORIGINAL LEGAL ARGUMENT

FOR IMMEDIATE RELEASE (LOS ANGELES, CALIFORNIA)

April 22, 2009

Once again, using adroit legal tactics, the Law Offices of Ronald Richards and Associates, A.P.C., obtained a dismissal of a criminal complaint for possession of MDMA otherwise known as Ecstasy at a criminal trial yesterday after the prosecution rested its case, at the LAX Court, in Los Angeles, California.

The trial court granted the motion to dismiss after the prosecution rested its case based upon a technical argument that counsel created through stipulations and jury waivers which caused the case to advance rapidly. Those legal maneuvers carefully shielded the true stratagem which was hatched after the People rested.

The defendant had MDMA confiscated from his luggage during a warrantless but lawful border search at CBP (Customs Border Patrol) in Los Angeles, after returning from his Mexican vacation. He was arrested last year and trial was set for April 21, 2009. Mr. Richards waived jury, stipulated to the chemist's report, and stipulated to identity. Once the those factual issues were agreed upon, the case advanced rapidly. Once the People rested, the motion to dismiss pursuant to Penal Code section 1118.1 was made. The Court, after hearing vigorous opposition by the People, granted the motion, discharged the defendant, exonerated his bond, and dismissed the case.

An exact true and correct certified copy of the transcript is attached for your review or a hyperlink to the transcript below.

http://ronaldrichards.com/media/178.pdf

1	SUPERIOR COURT OF THE STATE OF CALIFORNIA
2	FOR THE COUNTY OF LOS ANGELES
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5	DEPARTMENT NO. 146 HON. SCOTT T. MILLINGTON, JUDGE
6	THE DEODIE OF THE CENTER OF CALLEDNAL A
7	THE PEOPLE OF THE STATE OF CALIFORNIA, )
8	PLAINTIFF,
9	VS. ) NO. 8WA02956
10	JONATHAN )
11	DEFENDANT(S).
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13	
14	REPORTER'S PARTIAL TRANSCRIPT OF PROCEEDINGS
15	TUESDAY, APRIL 21, 2009
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18	APPEARANCES:
19	FOR THE PEOPLE: GISELLE M. FERNANDEZ,
20	DEPUTY CITY ATTORNEY
21	
22	FOR THE DEFENDANT: RONALD RICHARDS, ATTORNEY AT LAW
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24	
25	
26	
27	ZOHRA RAHMAN, RPR OFFICIAL REPORTER
28	CSR NO. 11396
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1	CASE NUMBER: 8WA02956
2	CASE NAME: PEOPLE VS. JONATHAN MAHBOUBIFARDI
3	LOS ANGELES, CALIFORNIA TUESDAY, APRIL 21, 2009
4	DEPARTMENT 146 HON. SCOTT T. MILLINGTON, JUDGE
5	REPORTER: ZOHRA RAHMAN, CSR NO. 11396
6	TIME: 11:40 A.M.
7	
8	APPEARANCES:
9	DEFENDANT, JONATHAN MAHBOUBIFARDI, NOT PRESENT,
10	REPRESENTED COUNSEL, RONALD RICHARDS, ATTORNEY
11	AT LAW; GISELLE FERNANDEZ, DEPUTY CITY ATTORNEY,
12	REPRESENTING THE PEOPLE OF THE STATE OF
13	CALIFORNIA.
14	
15	MR. RICHARDS: ARE THE PEOPLE RESTING?
16	THE COURT: ARE YOU RESTING?
17	MS. FERNANDEZ: YES, YOUR HONOR, SUBJECT TO THE
18	INTRODUCTION OF PEOPLE'S 1, PEOPLE REST.
19	THE COURT: ALL RIGHT. IS THERE A WITNESS ON
20	BEHALF OF DEFENSE?
21	MR. RICHARDS: I WANT TO WAIT UNTIL THIS WITNESS
22	LEAVES. I WOULD LIKE TO MAKE AN 1118.1. THE DEFENDANT
23	IS CHARGED WITH VIOLATION OF 11377 OF THE HEALTH AND
24	SAFETY CODE, TO WIT, POSSESSION OF METHYLENEDIOXY
25	METHAMPHETAMINE.
26	THE COURT: LET ME SPELL THAT FOR MY REPORTER.
27	M-E-T-H-Y-L-E-N-E-D-I-O-X-Y.
28	MR. RICHARDS: WE STIPULATED IN THIS CASE THE LAB

1	REPORT OF A SUBSTANCE WAS 3 4 METHYLENEDIOXY
2	METHAMPHETAMINE. THAT'S NOT A POSSESSION OF
3	METHYLENEDIOXY METHAMPHETAMINE IS NOT A CRIME UNDER
4	CALIFORNIA LAW. IT'S NOT SCHEDULED IN THE HEALTH AND
5	SAFETY CODE, AND IT'S NOT A VIOLATION OF ANY LAW TO
6	POSSESS IT. IF THE COURT LOOKS AT 11377, IT CROSS
7	REFERENCES
8	THE COURT: GIVE ME ONE SECOND. DO YOU KNOW IF
9	THAT ITEM IS REFERENCED IN A CERTAIN HEALTH AND SAFETY
10	CODE SECTION?
11	MR. RICHARDS: IT'S NOT REFERENCED AT ALL.
12	THE COURT: DO THE PEOPLE HAVE A POSITION WHERE
13	IT'S REFERENCED SO I DON'T HAVE TO SCAN THE WHOLE THING?
14	MS, FERNANDEZ: I BELIEVE IT IS. I'LL HAVE TO
15	CHECK.
16	MR. RICHARDS: I CAN REPRESENT
17	THE COURT: HOLD ON.
18	MS. FERNANDEZ: YOUR HONOR, WHAT HAPPENS IS A LOT
19	OF TIMES SUBSTANCES BREAK DOWN IN THE BODY, AND THERE ARE
20	DERIVATIVES OF THE ORIGINAL SUBSTANCE.
21	THE COURT: RIGHT NOW THE RECORD I HAVE IS
22	SIMPLY I DON'T HAVE ANY BREAKDOWN RECORD, ANYTHING TO
23	THAT. THE RECORD THAT I HAVE BEFORE ME IS THAT THIS ITEM
24	THAT IS REFERRED TO IN THE CRIME LAB REPORT IS THE ITEM
25	THAT WAS RECOVERED. THAT'S ALL I'VE GOT. SO DO YOU HAVE
26	A REFERENCE, JUST TO CUT TO THE CHASE AND I CAN LOOK
27	IT UP TOO, BUT I'M ASKING, COUNSEL IS REPRESENTING THAT
28	IT'S NOT IN THE CODE SECTION THAT IS REFERRED TO IN

11377. I UNDERSTAND YOU'RE NOT THE FILING DEPUTY, BUT
YOU'RE THE TRIAL DEPUTY. DO YOU HAVE IT REFERRED TO
SPECIFICALLY?

MR. RICHARDS: I CAN TELL THE COURT I'VE DONE MANY OF THESE CASES, PROBABLY MORE THAN ANY LAWYER IN THE UNITED STATES NATIONALLY, IT'S NOT SCHEDULED IN CALIFORNIA. UNDER 11054 IT IS NOT SCHEDULED. IT'S NOT SCHEDULED IN CALIFORNIA.

MS. FERNANDEZ: WE HAVE 11055 THE WAY IT'S CHARGED.

MR. RICHARDS: THAT'S EVEN WORSE.

THE COURT: HOLD ON. IT HAS TO BE A SECTION THAT

IS REFERRED TO IN 11377 (A), SO WHY DON'T WE DO THIS. I

THINK THIS IS THE FASTEST WAY TO DO THIS. I'M GONNA GIVE

YOU UNTIL 1:30, AND I'LL LOOK AT IT, AND YOU LOOK AT IT

AND COME BACK TO ME, AND I WANT YOU TO POINT TO ME RIGHT

AT 1:30 WHERE IT IS IN THE CODE SECTION.

MR. RICHARDS: FOR THE RECORD, THE PEOPLE -- THE CUSTOMS MADE THE DECISION TO TURN THIS OVER TO STATE POLICE FOR PROSECUTION. WE DON'T HAVE 3 4 METHYLENEDIOXY METHAMPHETAMINE SCHEDULED IN CALIFORNIA. IT'S ONLY FEDERALLY SCHEDULED, SO THERE'S NO -- THE DRUG PROSECUTIONS ARE VERY TECHNICAL IN NATURE.

THE COURT: I UNDERSTAND. I DO THEM EVERY DAY.

MR. RICHARDS: IT EITHER NEEDS TO BE PRESCRIBED OR IT'S NOT PRESCRIBED. THE PEOPLE IN THEIR OPENING STATEMENT SAID THAT THEY WERE GOING TO PROVE EVIDENCE OF METHAMPHETAMINE. I DIDN'T WANT TO CORRECT THEM BECAUSE I KNEW THE LAB REPORT WAS 3 4 METHYLENEDIOXY

METHAMPHETAMINE, WHICH IS A SPECIFIC ISOMER WITH -- IT'S A VERY, VERY SPECIFIC DRUG. SO ON 11377 TO SIMPLY -- THE CHARGE ON THE COMPLAINT IS POSSESSION OF METHYLENEDIOXY METHAMPHETAMINE. WHEN I SAW THE COMPLAINT, I REALIZED OF COURSE THAT IS NOT ILLEGAL, SO I FIGURED I WOULD TAKE THE CASE TO TRIAL, WAIT UNTIL THE PEOPLE REST.

IN ADDITION, THE COURT NEVER HEARD ANY
EVIDENCE THAT WHEN THE DEFENDANT WAS ADMITTED INTO THE
COUNTRY, HE WAS COMING THROUGH CUSTOMS, SO HE'S
TECHNICALLY NOT EVEN IN CALIFORNIA. YOU NEVER HEARD ANY
EVIDENCE THAT HE POSSESSED THE DRUG IN CALIFORNIA.
YOU'RE NOT IN CALIFORNIA TECHNICALLY WHEN YOU'RE STILL IN
CUSTOMS. YOU DIDN'T HEAR ANY EVIDENCE THAT HE WAS
ARRESTED. ALL YOU HEARD WAS HE WAS GETTING HIS BAGS.
HE'S STILL IN THE CUSTOMS AREA.

THE OTHER ARGUMENT IS THAT THEY HAVE NO

JURISDICTION TO PROSECUTE THIS CASE, BECAUSE YOU DIDN'T

HEAR ANY EVIDENCE THAT THE CITY ATTORNEY HAS A

CROSS-LATERALIZED PROSECUTION AGREEMENT WITH THE FEDERAL

GOVERNMENT OR ANY SORT OF ASSIMILATED CRIMES ACT. SO IN

THIS CASE I DIDN'T WANT TO OPEN UP THE DOOR BECAUSE ALL

YOU HEARD WAS THEY SEARCHED HIM GETTING OFF THE PLANE

GETTING THE BAGS. HE'S IN THE WHAT WE CALL THE FRONTIER

THAT'S WHY YOU DIDN'T NEED THE WARRANTS. YOU DIDN'T HEAR

EVIDENCE THAT THE CRIME OCCURRED IN THE COUNTY OF LOS

ANGELES --

MS. FERNANDEZ: OBJECTION. THAT'S A 1538.5 MOTION.
THE COURT: NO, IT'S NOT. HE'S SAYING THAT YOU

ASKED	380	WORLD	WAY.	YOU	NE	/ER	SAID	WAS	THAT	IN	THE	CITY
OF LO	S AN	GELES,	ANYTH	ING '	TO T	TAHT	EFFE	ECT.	HE'S	s	AYINC	J I
DON'T	HAV	E JURIS	SDICTI	NC.								

MS. FERNANDEZ: CAN THE COURT TAKE JUDICIAL NOTICE
THAT 380 WORLD WAY IS THE CITY OF LOS ANGELES?

MR. RICHARDS: NOT AFTER THEY'VE RESTED.

THE COURT: I CAN ALLOW THEM TO REOPEN.

MR. RICHARDS: THAT WOULD BE UNFAIR.

THE COURT: I'M NOT GONNA SPLIT HAIRS ON IF I HAVE
JURISDICTIONAL ISSUE. I WAS GOING TO ASK THE QUESTION, I
DIDN'T THINK IT WAS A BIG QUESTION, IF IT'S IN THE CITY
OF LOS ANGELES. IF YOU SAY IT'S NOT, AND YOU WANT TO
BREAK THAT UP, THAT WILL BE FINE. I'M NOT GONNA DISMISS
IT SIMPLY BECAUSE THE QUESTION WASN'T ASKED IF IT WAS IN
THE CITY OF LOS ANGELES.

MR. RICHARDS: I'M NOT ASKING --

THE COURT: YOU'RE SAYING IT HAPPENED BEFORE CUSTOMS.

MR. RICHARDS: I'M SAYING THE INTERCEPTION OF THE SUBSTANCE, OF THE TABLETS, OCCURRED IN THE FRONTIER. HE HADN'T BEEN ADMITTED INTO THE UNITED STATES YET.

THE COURT: BRING YOUR WITNESS IN. DO YOU WANT TO REOPEN FOR THAT PURPOSE.

MS. FERNANDEZ: THANK YOU.

THE COURT: MR. WILLIAM PULLEN, WE'LL ASK YOU TO
RETAKE THE STAND. YOU'RE REMINDED YOU'RE UNDER OATH. I
HAVE A COUPLE QUESTIONS I'LL ASK.

1	WILLIAM PULLEN,
2	CALLED AS A WITNESS BY THE PEOPLE, HAVING BEEN PREVIOUSLY
3	DULY SWORN, WAS EXAMINED AND TESTIFIED FURTHER AS
4	FOLLOWS:
5	BY THE COURT:
6	Q SIR, YOU WERE WORKING CUSTOMS; IS THAT
7	CORRECT?
8	A YES.
9	Q THIS IS AT L.A.X., WHICH IS IN THE CITY OF
10	LOS ANGELES?
11	A YES, YOUR HONOR.
12	Q BUT WHEN THE PERSON COMES THROUGH CUSTOMS,
13	YOU'RE WORKING AN AREA, HAD THE PERSON GONE THROUGH
14	CUSTOMS YET, IN OTHER WORDS, WERE THEY CHECKED THROUGH
15	AND NOW CLEARED TO GO THROUGH, OR WERE YOU STILL
16	INSPECTING, HE HADN'T GONE THROUGH CUSTOMS YET?
17	A WE'RE IN THE FEDERAL INSPECTION SECURITY
18	AREA. WHEN A PASSENGER COMES INTO UNITED STATES, THEY
19	HAVE TO GO THROUGH IMMIGRATION FIRST FOR BEING ADMITTED,
20	WHETHER IT'S RETURNING RESIDENT OR UNITED STATES CITIZEN
21	OR VISITOR. ONCE THEY'VE GONE THROUGH IMMIGRATION, THE
22	CAROUSELS THAT CONTAIN BAGGAGE, EVEN IF THEY'RE
23	TRANSFERRING OR CONNECTING FLIGHT, THEY PICK UP THE
24	BAGGAGE, AND BEFORE THEY EXIT THE STERILE AREA, THEY HAVE
25	TO GO THROUGH CUSTOMS. I WAS WORKING THE CUSTOMS SIDE.
26	Q SO THEY GO THROUGH IMMIGRATION FIRST, PICK UP
27	BAGGAGE AT CAROUSEL?
28	A CORRECT.

1	Q AND THEN GO THROUGH THE STERILE AREA?
2	A NO. THEY ARE IN THAT STERILE AREA STILL.
3	THEY'RE STILL THEY'RE STILL IN THE FUNCTIONAL
4	EQUIVALENT OF THE BORDER, HAVEN'T REALLY ENTERED THE
5	UNITED STATES UNTIL THEY EXIT CUSTOMS.
6	Q SO I CAN ASK YOU, DO YOU BELIEVE THAT THAT
7	PERSON HAS ENTERED THE CITY OF LOS ANGELES YET?
8	A NO.
9	THE COURT: ALL RIGHT. DO YOU WANT TO ASK
10	QUESTIONS?
11	BY MS. FERNANDEZ:
12	Q IS WORLD WAY CENTER IN THE CITY OF LOS
13	ANGELES?
14	MR. RICHARDS: OBJECTION; RELEVANCE.
15	THE COURT: LET'S GET SPECIFIC. WORLD WAY IS BIG.
16	BY MS. FERNANDEZ:
17	Q LET ME ASK YOU SOMETHING. TO THE BEST OF
18	YOUR KNOWLEDGE, IS SOMEBODY DEEMED TO HAVE STEPPED ON LOS
19	ANGELES SOIL WHEN THEY GO THROUGH THE STERILE AREA, IF
20	YOU KNOW, YOUR TRAINING AND EXPERIENCE AS A CUSTOMS
21	AGENT?
22	MR. RICHARDS: NO FOUNDATION.
23	THE COURT: YOU ALLOWED TO ANSWER THE LAST
24	QUESTION. I'LL TAKE IT FOR WHAT IT'S WORTH.
25	THE WITNESS: BECAUSE CAN I ANSWER?
26	THE COURT: GO AHEAD.
27	THE WITNESS: BECAUSE AN AIRPORT CANNOT LAND ON THE
28	BORDER

THE COURT: YOU MAIN AIRPLANE? 1 2 THE WITNESS: AN AIRPLANE. IT NEEDS AN AIRPORT AND 3 RUNWAY, THERE NEEDS TO BE A FUNCTIONAL EQUIVALENT OF THE 4 BORDER, AND THE PORT OF LOS ANGELES, EVEN THOUGH IT'S 5 MILES AWAY FROM THE ACTUAL BORDER, IS CONSIDERED THE 6 BORDER, AND MY JURISDICTION AND AUTHORITY RESTS WITHIN 7 THAT ZONE OF THE BORDER. I DO NOT HAVE OFFICIAL CAPACITY 8 OUTSIDE OF THAT ZONE. 9 THE COURT: YOU'RE A FEDERAL OFFICER? 10 THE WITNESS: I'M A FEDERAL OFFICER. 11 THE COURT: ONCE THAT PERSON PASSES THROUGH THAT 12 STERILE AREA INTO WHAT YOU SAY CROSSES THE BORDER, YOU NO 13 LONGER HAVE JURISDICTION? 14 THE WITNESS: IT WOULD BE STATE AND LOCAL UNLESS I KEEP AN OBSERVATIONAL BORDER NEXUS SO I CAN MAKE SURE HE 15 16 HASN'T HAD CONTACT OR RECEIVED OR DROPPED ANYTHING, I CAN 17 STILL BRING HIM BACK IN UNDER BORDER AUTHORITY. THE COURT: DO YOU HAVE ANY OTHER QUESTIONS? 18 BY MS. FERNANDEZ: 19 20 0 ARE YOU SAYING THAT'S NOT CONSIDERED THE CITY OF LOS ANGELES? 21 22 MR. RICHARDS: OBJECTION; LEADING. 23 THE COURT: IT'S ALL RIGHT. MR. RICHARDS: ARGUMENTATIVE. 24 25 BY MS. FERNANDEZ: 26 0 IS THAT NOT THE CITY --27 THE COURT: I THINK THAT'S WHAT HE'S SAYING. MS. FERNANDEZ: IS THAT NOT THE CITY OF LOS 28

1	ANGELES?
2	THE WITNESS: NO, IT'S NOT. IT'S THE BORDER.
3	THE COURT: SO THAT WOULD BE EQUIVALENT TO SOMEONE
4	CROSSING THE BORDER TO MEXICO, AND YOU'LL SAY HE'S STILL
5	ON THE MEXICO SIDE?
6	THE WITNESS: NO, HE HAS LEFT MEXICO BUT HASN'T
7	ENTERED THE UNITED STATES.
8	THE COURT: SO HE'S IN A NEUTRAL AREA?
9	THE WITNESS: HE'S IN THE NEUTRAL AREA.
10	MR. RICHARDS: I AGREE.
11	THE COURT: HOLD ON. OKAY.
12	ANY OTHER QUESTIONS?
13	BY MS. FERNANDEZ:
14	Q DOES THE UNITED STATES, THE FEDERAL CUSTOMS
15	HAVE CONTROL OVER THAT NEUTRAL AREA?
16	A WE DO, AND THAT'S WHY
17	THE COURT: UNITED STATES FEDERAL GOVERNMENT.
18	THE WITNESS: THAT'S WHY I EXERCISED MY RIGHT AS A
19	FEDERAL OFFICER TO CONDUCT MY DUTIES OF SEARCH.
20	MS. FERNANDEZ: OKAY. THANK YOU.
21	MR. RICHARDS: NO QUESTIONS.
22	THE COURT: THANK YOU, SIR.
23	OKAY. WE'RE GOING TO RECONVENE AT 1:30. MS.
24	FERNANDEZ, I'LL GIVE YOU UNTIL 1:30 TO COME UP WITH ANY
25	RESEARCH YOU HAVE, ONE, THAT YOU HAVE JURISDICTION, AND
26	TWO, THAT ITEM FALLS WITHIN THE PURVIEW OF 11377. WE'RE
27	IN RECESS. COUNSEL ORDERED TO RETURN AT 1:30.
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1	(THE NOON RECESS WAS TAKEN UNTIL
2	1:30 P.M. OF THE SAME DAY.)
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THE COURT: THIS IS JONATHAN MAHBOUBIFARDI,
8WA02956. FOR THE RECORD, DEFENDANT IS NOT PRESENT. HIS
COUNSEL IS APPEARING 977, FOR THE RECORD, AND HIS
COUNSEL, MR. RICHARDS HAS ASKED TO APPEAR BY TELEPHONIC
COMMUNICATION BECAUSE HE HAS AN APPEARANCE IN THE VALLEY.
IS THAT WHAT YOU WANT TO DO, MR. RICHARDS?
MR. RICHARDS: YES, YOUR HONOR. THANK YOU VERY
MUCH.
THE COURT: MS. FERNANDEZ ON BEHALF OF THE PEOPLE.
MATTER IS HERE FOR FURTHER PROCEEDINGS. COUNSEL, IF YOU
CANNOT HEAR ME AT SOME POINT, PLEASE BRING IT TO MY
ATTENTION, PLEASE.
MR. RICHARDS: NO PROBLEM.
THE COURT: ALL RIGHT. IN THIS MATTER IT'S AN
1118.1 MOTION WITH REGARDS TO JURISDICTIONAL ISSUE AND
WHETHER OR NOT ECSTASY FALLS WITHIN THE PURVIEW OF 11377.
SO MS. FERNANDEZ, GO AHEAD.
MS. FERNANDEZ: FIRST OF ALL, I'D LIKE TO STATE THE
JURISDICTIONAL ISSUE, I'D LIKE TO QUOTE SECTION 782 OUT
OF THE PENAL CODE. "OFFENSES ON OR NEAR BOUNDARY OF
MULTIPLE JURISDICTIONAL TERRITORIES. WHEN A PUBLIC
OFFENSE COMMITTED ON THE BOUNDARY OF TWO OR MORE
JURISDICTIONAL TERRITORIES OR WITHIN 500 YARDS THEREOF,
THE JURISDICTION OF SUCH OFFENSE IN ANY COMPETENT COURT
WITHIN EITHER JURISDICTIONAL TERRITORY."
YOUR HONOR, WHAT HAPPENED HERE WAS A SEIZURE
OF A DRUG IN THE CUSTOMS AREA, WHICH IS THE FRONTIER OF

THE UNITED STATES. HOWEVER, THEY DO HAVE AUTHORITY OVER

1	THAT, AND UNDER THE PENAL CODE SECTION, IT SAYS WHEN A
2	PUBLIC OFFENSE, WHICH IS THE DRUG POSSESSION, IS ON THE
3	BOUNDARY OF TWO OR MORE JURISDICTIONAL TERRITORIES, THE
4	JURISDICTION OF ANY OFFENSE IS COMPETENT WHEN THE
5	COURT MEANING HERE WE HAVE THE TWO JURISDICTIONS. WE
6	HAVE THE FEDERAL BORDER. WE HAVE THE CITY OF LOS
7	ANGELES, STATE OF CALIFORNIA NEXT TO IT. THIS IS A
8	COMPETENT COURT THAT THE COURT CAN TAKE JUDICIAL NOTICE
9	IN ONE OF THE JURISDICTIONS. THEREFORE, THE COURT HAS
10	JURISDICTION.
11	AND, YOUR HONOR, AS A PRACTICAL MATTER, IT
12	MAKES SENSE BECAUSE UNDER COUNSEL'S REASONING THAT MEANS
13	ONLY THE FEDERAL GOVERNMENT COULD PROSECUTE ANYBODY
14	COMING IN FROM ANOTHER COUNTRY TO COMMIT A CRIME.
15	THE COURT: DO YOU HAVE ANY CASES OTHER THAN THE
16	CITE TO THE PENAL CODE? I JUST WANT TO KNOW IF YOU HAVE
17	ANY. DO YOU HAVE ANY?
18	MS. FERNANDEZ: NO, I DON'T, YOUR HONOR.
19	THE COURT: MY INCLINATION CAN YOU HEAR ME,
20	COUNSEL?
21	MR. RICHARDS: YES.
22	THE COURT: MY INCLINATION IS I DON'T THINK THAT'S
23	WHERE THE ISSUE LIES NECESSARILY. I READ THAT SECTION AS
24	WELL. THERE'S ALSO A SECTION 783 THAT TALKS ABOUT AN
25	OFFENSE COMMITTED ON AN AIRPLANE. I'M ASSUMING HE WAS ON
26	AN AIRPLANE THAT LANDED AT L.A.X., SO MY REAL ISSUE IS
27	WITH 11377. JUST FOR THE RECORD, COUNSEL, MS. FERNANDEZ
28	DID PROVIDE THE COURT WITH REFERENCE TO 782. COUNSEL DID

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PROVIDE THE COURT WITH REFERENCE TO 782 AS WELL AS REFERENCE TO 11054 SUBDIVISION (D) (6) AND --MS. FERNANDEZ: 11055 (D)(2). THE COURT: CAN YOU HEAR ME OKAY, COUNSEL? MR. RICHARDS: YEAH, I CAN. THE COURT: THIS IS WHAT I THROW OUT TO YOU, MS. FERNANDEZ, IS IT'S THE COURT'S POSITION THAT ECSTASY OR M.D.M.A. IS NOT ONE OF THE SUBSTANCES SPECIFIED AS A CONTROLLED SUBSTANCE UNDER 11377 SUBDIVISION (A) AND 11054 SUBDIVISION (D). HOWEVER, IT APPEARS IT MIGHT BE AN ANALOG OF THE CONTROLLED SUBSTANCE METHYLENEDIOXY AMPHETAMINE OR N.D.A. HOWEVER, AND I STRESS HOWEVER, THE COURT HAS READ A CASE --MR. RICHARDS: PEOPLE V. SILVER. THE COURT: HOLD ON, COUNSEL. THAT'S CORRECT, PEOPLE V. SILVER, 230 CAL. APP. 3RD, 389. THAT'S FROM THE SECOND -- I'M SORRY, NO. 230 CAL. APP. 3RD, 389, AND

PEOPLE V. SILVER, 230 CAL. APP. 3RD, 389. THAT'S FROM
THE SECOND -- I'M SORRY, NO. 230 CAL. APP. 3RD, 389, AND
IN THAT CASE THE COURT TALKED ABOUT ECSTASY BEING AN
ANALOG OF THE SECTION THAT YOU CITED. HOWEVER, IN THAT
CASE THERE WERE PROSECUTION WITNESSES AND DEFENSE
WITNESSES THAT TESTIFIED AND DISPUTED WHETHER OR NOT
M.D.M.A. OR ECSTASY IS AN ANALOG UNDER HEALTH AND SAFETY
CODE SECTION 11401.

THAT RECORD IS CLEAR IN THAT CASE BECAUSE

THEY HAD EXPERTS TESTIFYING IT'S AN ANALOG. I HAVE

NOTHING IN OUR RECORD THAT SAYS IT'S AN ANALOG OF THE

SECTIONS YOU'RE CITING. SO MY QUESTION TO YOU IS, I'M

NOT GONNA LET YOU REOPEN, SO BASED UPON THE RECORD THAT I

HAVE, HOW CAN YOU PROVE THAT THAT IS AN ANALOG OF ONE OF THOSE SECTIONS THAT SPECIFICALLY IS ENUMERATED UNDER 11377 AND 11054?

MS. FERNANDEZ: YOUR HONOR, THERE'S 110552. IT
SAYS METHAMPHETAMINE, SALTS, ISOMERS AND SALTS OF THE
ISOMERS, UNDER 11054 IT MENTIONS METHYLENEDIOXY
AMPHETAMINE 3 4 AND, AGAIN, UNDER THE (D) SECTION WHICH
SAYS ISOMERS OR ITS DERIVATIVES. I THINK THE CODE
SPECIFIES IT, IF THE COURT IS WILLING TO LOOK AT THE
WHOLE CODE, I THINK IT SHOWS BECAUSE IT'S AN ISOMER AS
THE DERIVATIVE OF IT.

THE COURT: HOW DO I KNOW THAT? THERE'S NOTHING ON THE RECORD. I'LL BE CANDID WITH YOU. I DON'T KNOW IF THIS IS THE APPROPRIATE WORD OR PHRASE, BUT I THINK YOU WERE SANDBAGGED IN A WAY. I THINK COUNSEL KNEW IT AND STIPULATED TO THE, AND IT'S WITH NO DEROGATORY MEANING, BUT I THINK COUNSEL KNEW IT WAS AN ANALOG AND STIPULATED TO THE CHEMIST REPORT AND WAS TAKING A GAMBLE THAT YOU DIDN'T RESEARCH THAT.

MS. FERNANDEZ: YOUR HONOR, THE CODE MENTIONS A LOT OF DIFFERENT THINGS. A LOT OF TIMES IT'S NOT GONNA BE THE SUBSTANCE ITSELF BUT IT TALKS ABOUT DERIVATIVES, TALKS ABOUT ISOMERS.

THE COURT: IF YOU LOOK AT 11401, IT TALKS ABOUT
WHAT YOU HAVE TO PROVE TO PROVE SOMETHING IS AN ANALOG,
AND ONE OF THE WAYS TO PROVE IT IS TO PROVE THE CHEMICAL
STRUCTURE IS SUBSTANTIALLY SIMILAR TO THE CONTROLLED
SUBSTANCE. I HAVE NONE OF THAT. I DON'T HAVE A CHEMIST

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CONTROLLED SUBSTANCE.

OR ANY EXPERT TESTIFYING TO THAT, AND IN THE CASE I READ, SILVER, IT APPEARS THAT IN THAT CASE THEY KNEW THEY WERE GOING TO HAVE TO PROVE IT WAS AN ANALOG TO FIT UNDER THAT CODE SECTION. THAT'S WHY THEY CALLED THOSE WITNESSES. I DON'T HAVE THAT IN THIS CASE. MS. FERNANDEZ: IF I CAN HAVE A MOMENT, YOUR HONOR. THE COURT: COUNSEL, DO YOU WANT TO SAY ANYTHING? MR. RICHARDS: YES, YOUR HONOR. I WAS GONNA TELL YOU THAT SILVER IS THE CONTROLLING AUTHORITY, AND I ABSOLUTELY KNEW SHE WAS MISSING AN ELEMENT OF HER BURDEN OF PROOF, BECAUSE YOU HAVE TO PUT ON EVIDENCE IF IT WAS THE ANALOG AND THE CONTROLLED SUBSTANCE THAT M.D.M.A. IS SUBSTANTIALLY SIMILAR TO UNDER 11401 OF THE HEALTH AND SAFETY CODE. SO BY STIPULATING TO THE CHEMIST REPORT THAT IT WAS M.D.M.A., THAT DOESN'T PROVE THAT IT'S A VIOLATION OF 11377 BECAUSE IT'S A -- SHE WOULD HAVE HAD TO PUT ON EVIDENCE AND DESIGNATE WHAT ANALOG SHE WAS REFERRING TO, AND THEN YOU LOOK AT THE TRIER OF FACT TO DETERMINE WHETHER OR NOT -- THE TRIER OF FACT WOULD THEN DETERMINE WHETHER THERE'S PROOF BEYOND A REASONABLE DOUBT THAT THE M.D.M.A. IS AN ANALOG OF THE SPECIFIED

THE COURT: DO YOU ALSO WANT TO MAKE ANY STATEMENT FOR THE RECORD WITH REGARDS TO THE JURISDICTIONAL ISSUE?

MR. RICHARDS: I DON'T BELIEVE THE PEOPLE PROVED WHERE THE BOUNDARY WAS. I THINK THEY'RE CONFUSING TWO ITEMS. THE ISSUE FOR THE JURISDICTIONAL WAS WHETHER THE FEDERAL GOVERNMENT SECEDED WHERE THE POSSESSION OCCURRED,

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1 AND YOU HEARD IT OCCURRED IN A CAROUSEL. YOU DON'T KNOW 2 HOW FAR AWAY THAT WAS FROM THE -- THERE WAS NO TESTIMONY TAKEN AS TO WHERE THE BORDER OF THE CITY OF L.A. STARTED, 3 4 AND THERE WAS NO EVIDENCE PRESENTED THAT THERE WAS SOME 5 JOINT PROSECUTION AGREEMENT BETWEEN THE PARTIES. 782, I 6 BELIEVE, REFERS TO BORDERS BETWEEN STATES. I DON'T 7 BELIEVE THAT THE STATE OF CALIFORNIA COULD EVER ASSUME 8 JURISDICTION OVER A PROSECUTION ON FEDERAL GROUNDS, BUT I CAN CERTAINLY PULL UP 782, BUT I DON'T CARE HOW I GET TO 9 10 THE 1118.1. I JUST THREW OUT BOTH ARGUMENTS FOR THE 11 RECORD. 12 THE COURT: MS. FERNANDEZ. 13 MR. RICHARDS: THE THEORY ABOUT ISOMERS AND 14 DERIVATIVES IS GROUNDLESS BECAUSE YOU HEARD NO TESTIMONY 15 ABOUT DERIVATIVES, AND THE SILVER CASE ACCURATELY 16 OUTLINES WHAT IS REQUIRED IN M.D.M.A. PROSECUTION. THAT 17 CASE IS EXACTLY ON POINT, AND I WAS GOING TO CITE THE 18 CASE WHEN THE COURT ASKED ME BEFORE THE BREAK IS THERE 19 ANY CASES YOU WANT TO CITE. I WOULD HAVE CITED THAT CASE 20 TO YOU, EXCEPT I DIDN'T WANT TO DO ANYTHING THAT WOULD 21 PREJUDICE MY CLIENT BASED ON THE FACT THAT AS PLED, THE 22 SPECIFIED SUBSTANTIVE ISSUE IS NOT ILLEGAL.

THE COURT: IT WOULD HAVE ASSISTED THE COURT INSTEAD OF THE COURT HAVING TO RESEARCH IT.

MR. RICHARDS: I'M SORRY. I COULDN'T HAVE CITED THAT TO THE COURT WITHOUT ASSISTING THE PROSECUTION AT THE SAME TIME.

THE COURT: ALL RIGHT. MS. FERNANDEZ, DO YOU WANT

1	TO BE HEARD FURTHER?
2	MS. FERNANDEZ: NO, YOUR HONOR. I HAVE NOTHING
3	FURTHER TO SAY.
4	THE COURT: THEN BASED UPON THE CASES THAT I STATED
5	IT IS MY POSITION THE PEOPLE HAVE FAILED TO PROVE THAT
6	METHYLENEDIOXY METHAMPHETAMINE IS AN ANALOG OF ENUMERATED
7	CONTROLLED SUBSTANCES IN 11054. THE COURT IS GOING TO
8	GRANT THE 1118.1 MOTION. THE CASE IS DISMISSED.
9	MR. RICHARDS: I'D MOVE TO EXONERATE THE BOND, YOUR
10	HONOR.
11	THE COURT: BOND IS EXONERATED IN THIS MATTER.
12	MR. RICHARDS: THANK YOU.
13	THE COURT: THANK YOU, COUNSEL.
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15	(PROCEEDINGS CONCLUDED.)
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1	SUPERIOR COURT OF THE STATE OF CALIFORNIA						
2	THE COUNTY OF LOS ANGELES						
3							
4	DEPARTMENT NO. 146 HON. SCOTT T. MILLINGTON, JUDGE						
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б	THE PEOPLE OF THE STATE OF CALIFORNIA,						
7	PLAINTIFF,						
8	VS. ) NO. 8WA02956						
9	JONATHAN MAHBOUBIFARDI ) REPORTER'S ) CERTIFICATE						
10	DEFENDANT(S).						
11							
12	STATE OF CALIFORNIA )						
13	COUNTY OF LOS ANGELES )						
14							
15	I, ZOHRA RAHMAN, OFFICIAL REPORTER OF THE						
16	SUPERIOR COURT OF THE STATE OF CALIFORNIA, FOR THE COUNTY						
17	OF LOS ANGELES, DO HEREBY CERTIFY THAT THE FOREGOING						
18	PAGES, 1 THROUGH 18, INCLUSIVE, COMPRISE A FULL, TRUE AND						
19	CORRECT TRANSCRIPT OF THE PROCEEDINGS HELD IN THE						
20	ABOVE-ENTITLED MATTER ON TUESDAY, APRIL 21, 2009.						
21							
22	DATED THIS 21ST DAY OF APRIL, 2009.						
23							
24	- John John						
25	ZOHRA RAHMAN, RPR OFFICIAL REPORTER						
26	CSR 11396						
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