

Court File No. E

05-CR-573

SUPERIOR COURT OF JUSTICE
(TORONTO REGION)

IN THE MATTER OF an Application pursuant to section 13 of the *Extradition Act*
for a provisional warrant for the arrest of Francesco Longo

BETWEEN:

THE ATTORNEY GENERAL OF CANADA
ON BEHALF OF
THE UNITED STATES OF AMERICA

Applicant

- and -

FRANCESCO LONGO

Respondent and Person sought for Extradition

NOTICE OF AN APPLICATION
FOR A PROVISIONAL WARRANT OF ARREST

David Littlefield
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INDEX

Part I. Introduction of the affiant	1
Part II: Grounds for Application.....	2
A. Provisional Warrant	2
1. The Minister has authorized the A.G. to apply for a provisional warrant	2
2. Conditions under which a judge may issue a provisional warrant.....	2
a. The arrest is in the public interest	2
b. The person is ordinarily resident in Canada, is in Canada, or is en route.....	4
c. A warrant for the person's arrest has been issued.....	4
Part III. Conclusion.....	5

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Part I. Introduction of the affiant

I, Detective Constable Richard MacCheyne of the Toronto Police Service,
make oath and swear the following information is true.

1. I am a Detective Constable with the Toronto Police Service. I am presently working with the Fugitive Squad. I have been assigned to work on the United State's request for the extradition of Francesco Longo. I have obtained the information in this affidavit from my review of the Minister of Justice's Authorization, the materials forwarded from the United States, and from my own investigation. I believe the information in this affidavit is true.

Part II: Grounds for Application**A. Provisional Warrant****1. The Minister has authorized the A.G. to apply for a provisional warrant**

2. The Minister of Justice has received an application from the United States of America for the provisional arrest of Mr. Longo. Pursuant to s.12 of the *Extradition Act*, the Minister has authorized the Attorney General to apply for a provisional warrant for the arrest of Mr. Longo. A true copy of the Minister's authorization is attached as Appendix A to my affidavit.

2. Conditions under which a judge may issue a provisional warrant**a. The arrest is in the public interest**

3. A true copy of the request that the Minister of Justice received from the United States is attached as Appendix B to my affidavit.

4. The request materials indicate that Mr. Longo was charged in the United States on June 21, 2005 with conspiring to manufacture and distribute MDMA in the Middle District of Florida between October of 2003 and May, 2004. Mr. Longo is alleged to have paid Billy Womack \$10,000 to teach him to manufacture MDMA. Mr. Longo is alleged to have manufactured the MDMA and then distributed it to others. After Womack was arrested, he advised Longo to clean out the lab. Robin Lewis later advised the authorities that he assisted Longo to do this. Alexander Barranco has advised authorities that he obtained MDMA from Longo which he subsequently distributed.

5. The U.S. materials indicate that on November 29, Mr. Longo approached the Windsor Police requesting "exit papers" to go to the Cayman Islands. Longo is supposed to return to the Windsor police at 1:00 p.m. to receive the travel documents. The request indicates the U.S. believes he will leave Canada on November 30.

6. On November 29, 2005 I received a call from officer Jason Bellaire, a member of the Windsor Police Service, who works with the Repeat Offender Parole Enforcement [ROPE] squad. Bellaire informed me that he had received information from a person with the Windsor Police that Longo had come to a detachment to get a criminal police history. When Longo's name was run on CPIC, a hit came back showing he was wanted in the United States. Bellaire contacted a D.E.A. official who confirmed that the U.S. wanted to bring Longo back. Longo advised a clerk at the station that he would be traveling to the Cayman Islands in the near future. Longo was asked to return on November 30 for his criminal police history.

7. The U.S. materials further indicate that Mr. Longo was aware of his impending indictment and advised a key witness, family members and friends of his plans to elude arrest by fleeing Canada. Longo is alleged to have left Tampa, Florida the week before he was indicted on June 21, 2005. After confirming that he was indicted, he is then believed to have left for Canada. The U.S. authorities determined that Longo's cell phone was in "roaming" status in the Windsor area. A D.E.A. enforcement official later made contact with Longo by phone. Longo stated that he believed the official was an undercover officer and "we should not bother because he was out of here." The materials indicate that the U.S. determined that Longo's calls were made from Ontario phones.

8. On November 30, Bellaire told me that he received a call from the same D.E.A. agent who Longo had previously told "we should not bother because he was out of here." The D.E.A. agent indicated that he had a missed call on his cell phone from a number with a local of 519 (the Windsor area) last night. Bellaire conducted a subscriber check on the full number with Bell and was informed that the number came back to a pay phone in Windsor by the 401.

b. The person is ordinarily resident in Canada, is in Canada, or is en route

9. The U.S. materials indicate that Mr. Longo is a Canadian citizen who was born on April 24, 1972. As indicated above, the U.S. materials indicate that Mr. Longo was at a Windsor detachment on November 29 and will be returning to the Windsor detachment around 1:00 p.m. today.

10. A copy of a photograph of Mr. Longo was provided to the Department of Justice by the United States' authorities and is attached as Appendix 3. I have been told by Jason Bellaire that the Windsor Police also have a booking photograph of Mr. Longo. A CPIC check shows that Francesco Longo (born April 24, 1972) was convicted in Windsor in 1991 of assault and received a suspended sentence with probation. The CPIC check also showed that Mr. Longo had a driver's licence in Ontario that came back to a Windsor address. The licence expired in April, 2003. I also confirmed with an immigration officer that Francesco Longo (born April 24, 1972) was a Canadian citizen.

11. A copy of the booking photograph of Francesco Long arrived this morning by e-mail to the Department of Justice. I compared that photograph to the photograph of Francesco Longo sent with the U.S. materials and believe it to be the same person.

c. A warrant for the person's arrest has been issued

12. The U.S. materials include a copy of a warrant for the arrest of Mr. Longo for conspiring to manufacture and distribute MDMA that was issued by the United States District Court (Middle District of Florida) on June 21, 2005.

Part III. Conclusion

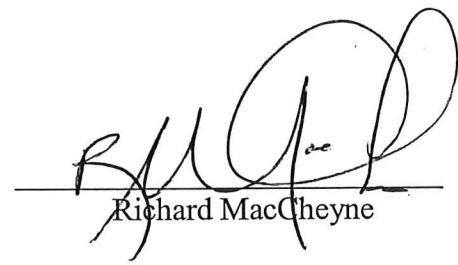
13. I am making this affidavit in support of an application for the issuance of a provisional warrant of arrest for Mr. Longo.

SWORN before me at Toronto, Ontario,
this 30th day of November 2005



A commissioner in and for the
Province of Ontario

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Richard MacCheyne

SUPERIOR COURT OF JUSTICE
(TORONTO REGION)

IN THE MATTER OF an Application pursuant to
section 13 of the *Extradition Act* for a provisional
warrant for the arrest of Francesco Longo

BETWEEN:

THE ATTORNEY GENERAL OF CANADA
ON BEHALF OF
THE UNITED STATES OF AMERICA
Applicant

- and -

FRANCESCO LONGO

Respondent and Person sought for Extradition

AFFIDAVIT IN SUPPORT OF AN
APPLICATION FOR A PROVISIONAL
WARRANT OF ARREST

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FOR A PROVISIONAL WARRANT OF ARREST

INDEX

Part I. Grounds for Application for warrant..... 1

 1. The Minister of Justice has authorized A.G. to apply for a provisional warrant 2

 2. Conditions under which a judge may issue a provisional warrant..... 2

 A. The arrest is the public interest 3

 B. The person is ordinarily resident in Canada, is in Canada, or is en route 5

 C. A warrant for the person’s arrest had been issued 5

Part II: Documentary evidence in support of the Application 5

Part III: Relief sought..... 5

Part IV: Service of documents 6

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Applicant

- and -

FRANCESCO LONGO

Respondent and Person sought for Extradition

NOTICE OF AN APPLICATION
FOR A PROVISIONAL WARRANT OF ARREST

TAKE NOTICE that an *ex parte* Application will be brought on the 30th day of
November, 2005, at the Superior Court of Justice located at 361 University Avenue,
Toronto, Ontario for an order granting a provisional warrant for the arrest of Francesco
Longo pursuant to section 13(1) of the *Extradition Act*.

Part I. Grounds for Application for warrant

1. The Minister of Justice has received an application from the United States
of America for the provisional arrest of Mr. Longo. Pursuant to s.12 of the *Extradition
Act*, the Minister has authorized the Attorney General to apply for a provisional warrant

for the arrest of Mr. Longo. The information provided in this application appears to satisfy the conditions specified in s.13 *Extradition Act* under which this court may issue a provisional warrant of arrest.

1. The Minister of Justice has authorized A.G. to apply for a provisional warrant

2. Section 12 of the *Extradition Act* provides that the Minister of Justice may authorize the Attorney General to apply for a provisional warrant of arrest provided certain conditions are met. The section provides as follows:

s. 12. The Minister may, after receiving a request by an extradition partner for the provisional arrest of a person, authorize the Attorney General to apply for a provisional arrest warrant, if the Minister is satisfied that

(a) the offence in respect of which the provisional arrest is requested is punishable in accordance with paragraph 3(1)(a); and

(b) the extradition partner will make a request for the extradition of the person.

3. It is for the Minister to decide whether the conditions for the exercise of his authority have been met.¹ The Minister is satisfied that the conditions have been met because he has authorized the Attorney General to apply for a provisional warrant. A copy of the Minister's Authorization is attached as Appendix A to the affidavit of Detective Richard MacCheyne of the Toronto Police Service.

2. Conditions under which a judge may issue a provisional warrant

4. Section 13 of the *Extradition Act* provides that a judge may issue a provisional warrant of arrest on the application of the Attorney General if certain conditions are met. Section 13 provides as follows:

¹ Justice Watt held in *Germany v. Schreiber*, [2004] O.J. No. 2618 at paras. 61-63 that it is the Minister's responsibility to decide whether the conditions precedent have been met before issuing an Authority to Proceed under s.15 of the Act. By analogy, it must similarly be the Minister's function to decide whether the conditions precedent have been met before authorizing the Attorney General under s.12 to apply for a provisional warrant.

s. 13. (1) A judge may, on *ex parte* application of the Attorney General, issue a warrant for the provisional arrest of a person, if satisfied that there are reasonable grounds to believe that

(a) it is necessary in the public interest to arrest the person, including to prevent the person from escaping or committing an offence;

(b) the person is ordinarily resident in Canada, is in Canada or is on the way to Canada; and

(c) a warrant for the person's arrest or an order of a similar nature has been issued or the person has been convicted.

5. The following section summarizes the evidence offered in the affidavit of Detective MacCheyne to satisfy these conditions.

A. The arrest is the public interest

6. Detective MacCheyne has attached a copy of the request that the Minister received from the United States to his affidavit as Appendix B. The officer has also summarized the request and added further information from his own investigation. A summary of the information is set out below.

7. The request materials indicate that Mr. Longo was charged in the United States on June 21, 2005 with conspiring to manufacture and distribute MDMA in the Middle District of Florida between October of 2003 and May, 2004. Mr. Longo is alleged to have paid Billy Womack \$10,000 to teach him to manufacture MDMA. Mr. Longo is alleged to have manufactured the MDMA and then distributed it to others. After Womack was arrested, he advised Longo to clean out the lab. Robin Lewis later advised the authorities that he assisted Longo to do this. Alexander Barranco has advised authorities that he obtained MDMA from Longo which he subsequently distributed.

8. The U.S. materials indicate that on November 29, Mr. Longo approached the Windsor Police requesting "exit papers" to go to the Cayman Islands. Longo is

supposed to return to the Windsor police at 1:00 p.m. to receive the travel documents. The request indicates the U.S. believes he will leave Canada on November 30.

9. On November 29, 2005 Detective MacCheyne received a call from officer Jason Bellaire, a member of the Windsor Police Service, who works with the Repeat Offender Parole Enforcement [ROPE] squad. Bellaire informed MacCheyne that he had received information from a person with the Windsor Police that Longo had come to a detachment to get a criminal police history. When Longo's name was run on CPIC, a hit came back showing he was wanted in the United States. Bellaire contacted a D.E.A. official who confirmed that the U.S. wanted to bring Longo back. Longo advised a clerk at the station that he would be traveling to the Cayman Islands in the near future. Longo was asked to return on November 30 for his criminal police history.

10. The U.S. materials further indicate that Mr. Longo was aware of his impending indictment and advised a key witness, family members and friends of his plans to elude arrest by fleeing Canada. Longo is alleged to have left Tampa, Florida the week before he was indicted on June 21, 2005. After confirming that he was indicted, he is then believed to have left for Canada. The U.S. authorities determined that Longo's cell phone was in "roaming" status in the Windsor area. A D.E.A. official later made contact with Longo by phone. Longo stated that he believed the official was an undercover officer and "we should not bother because he was out of here." The materials indicate that the U.S. determined that Longo's calls were made from Ontario phones.

11. On November 30, Bellaire told MacCheyne that he received a call from the same D.E.A. agent who Longo had previously told "we should not bother because he was out of here." The D.E.A. agent indicated that he had a missed call on his cell phone from a number with a local of 519 (the Windsor area) last night. Bellaire conducted a subscriber check on the full number with Bell and was informed that the number came back to a pay phone in Windsor by the 401.

B. The person is ordinarily resident in Canada, is in Canada, or is en route

12. Detective MacCheyne has stated that the U.S. materials indicate that Mr. Longo is a Canadian citizen who was born on April 24, 1972. As indicated above, the U.S. materials indicate that Mr. Longo was at a Windsor police detachment yesterday and will be returning around 1:00 p.m. today.

13. A copy of a photograph of Mr. Longo was provided to the Department of Justice by the United States' authorities and is attached as Appendix 3. I have been told by Jason Bellaire that the Windsor Police also have a booking photograph of Mr. Longo. A CPIC check showed that Francesco Longo (born April 24, 1972) was convicted in Windsor in 1991 of assault and received a suspended sentence with probation. The CPIC check also showed that Mr. Longo had a driver's licence in Ontario that came back to a Windsor address. The licence expired in April, 2003.

C. A warrant for the person's arrest had been issued

14. The U.S. materials include a copy of a warrant for the arrest of Mr. Longo for conspiring to manufacture and distribute MDMA that was issued by the United States District Court (Middle District of Florida) on June 21, 2005.

Part II: Documentary evidence in support of the Application

15. A copy of Detective MacCheyne's affidavit with the attached Appendices is filed in support of this Application.

Part III: Relief sought

16. The Applicant seeks an Order issuing a provisional warrant provisional warrant pursuant to s.13(1) of the *Extradition Act* for the arrest of Francesco Longo.

Part IV: Service of documents

17. The Applicant may be served with documents in accordance with the Rules by service at:

Department of Justice
Ontario Regional Office
Federal Prosecution Service
The Exchange Tower
130 King Street West
Suite 3400, Box 36
Toronto, Ontario M5X 1K6

DATED at the City of Toronto, in the Province of Ontario, this 30th day of November, 2005.



David Littlefield
Counsel for the Attorney General of Canada
Department of Justice
Ontario Regional Office
Federal Prosecution Service
The Exchange Tower
130 King Street West
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David.Littlefield@justice.gc.ca

TO: The Attorney General of Canada

SUPERIOR COURT OF JUSTICE

BETWEEN:

UNITED STATES OF AMERICA

- and -

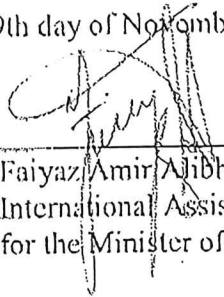
FRANCESCO GIOVANNI LONGO

AUTHORIZATION TO APPLY
FOR A PROVISIONAL ARREST WARRANT
(Section 12 Extradition Act)

The UNITED STATES OF AMERICA has requested that Canada seek the provisional arrest of Francesco Giovanni Longo.

The Attorney General of Canada is authorized to apply for a provisional arrest warrant.

DATED at Ottawa, Ontario, on the 29th day of November, 2005.



Faiyaz Amir Alibhai, Counsel
International Assistance Group
for the Minister of Justice of Canada

FOR CANADA - REQUEST FOR PROVISIONAL ARREST

RETURN COMPLETED FORM TO:

Lysira Blake, Associate Director
Office of International Affairs
Criminal Division
U.S. Department of Justice



Attorneys:
Betsy Burke
Andrew Gentin
Mary McLaren
Jeffrey Olson



IDENTIFICATION OF FUGITIVE:

Name (Include aka's): Francesco Giovanni LONGO
Country(ies) of Citizenship: Canada
Date of Birth: 04-24-1972
Place of Birth: Ontario, Canada
Race: White
Sex: Male
Height: 71 Inches
Weight: 180
Hair Color: Brown
Eye Color: Blue
Scars/ Other Characteristics:
Photograph Attached: Fingerprints Attached:
Driver's License No.: L520-247-72-144-0 State issued: Florida
Social Security No.:

Passport No.: VK488690 Date & Place Issued: November 2000, Hull, Canada

Nat'l ID Card No.: 91-101278 Date & Place Issued:
Present Location of Fugitive-Country: Windsor, Canada
Specific Address and Exact Location therein: Unknown at this time

Law enforcement contact in foreign country (NOT U.S. contact in Canada) with
knowledge of facts, fugitive's location.

Name & Title: Joe Kispa, Officer
Agency: RCMP Telephone: 519-972-9595 (EXT. 249)



If in custody in Foreign Country, Charges & Anticipated Date of
Release: N/A

Law enforcement contact in U.S. with knowledge of facts, fugitive's location:

Name & Title

Agency:

Telephone:

U. S. CHARGING DOCUMENT (fill out below and attach copy)

Check One: **Indictment** Superseding Indictment Complaint

Case Number: **8:05-Cr-263-T-17MSS**

Date Filed: **June 21, 2005**

Name and Location of Court: **United States District Court, Middle District of Florida**

Attach list of Criminal Offense(s), Number of Counts & Statute(s) Violated; cite statute of limitations and attest it is not exceeded; also attach penalty statute.

All offenses for which extradition is requested are punishable by at least one year in prison. **YES**

ARREST WARRANT (fill out below and attach copy)

Date Issued: **June 21, 2005**

Issued By: **Clerk, United States District Court
Middle District of Florida**

Wanted in U.S. to: **Stand Trial** Serve Sentence For Sentencing
Serve Remaining Sentence

FACTS OF THE CASE

(Describe Who, What, When and How (Do NOT use indictment language) (Attach separate page and law enforcement summaries as appropriate)

Attached

STATEMENT OF URGENCY FOR PROVISIONAL ARREST REQUEST

On November 29, 2005, Longo approached the Windsor, Canada, police requesting exit papers to go to the Cayman Islands. Longo is supposed to return to the Windsor police on November 30, 2005, at 1:00 p.m., to receive the travel documents he needs to leave the country. U.S. authorities believe that Longo will be leaving Canada on November 30, 2005.

Fugitive LONGO was aware of his impending indictment and informed a key witness as well as family members and friends of his plan to elude arrest by fleeing to Canada. On the weekend prior to the aforementioned indictment LONGO departed Tampa, Florida and traveled to Indianapolis, Indiana. After the date of his indictment and after confirming with a witness that he (LONGO) had in fact been indicted LONGO traveled to Canada. Investigative methods have been unable to determine the mode of travel utilized by LONGO to enter Canada. Utilizing various resources law enforcement was able to determine that LONGO's cellular telephone was in roaming status in the

Windsor, Ontario, Canada area. This telephone was subsequently deactivated by LONGO's father in Tampa, Fl. Law enforcement was able to determine several telephone numbers in Canada to which LONGO had been in contact and law enforcement conducted a series of "ruse" phone calls and actually spoke with LONGO. At one point, LONGO stated that he felt he was speaking with an undercover officer and stated that "we should not bother because he was out of here". The telephone calls made by LONGO were coming from Ontario telephone devices.

EXTRADITION: REQUESTING AUTHORITY, FINANCIAL AND AUTHORIZATION

Requesting Authority

Federal District Middle District of Florida or State/County

Prosecutor Authorization

Provide the name of the prosecutor authorizing provisional arrest request, committing to prepare formal extradition documents within time deadline imposed by treaty and/or requested country, and accepting responsibility for extradition related costs.

Name: James C. Preston, Jr. Title: Assistant United States Attorney
Address: 400 North Tampa Street, Suite 3200
Phone: (813) 274-6000 Fax: (813) 274-6125 Email: james.preston@usdoj.gov
Prosecutor's Signature:

DEPORTATION CONSIDERATION: INFORMATION FOR CANADIAN IMMIGRATION AUTHORITIES WHERE FUGITIVE IS:

U.S. Citizen or
Non-U.S. citizen with U.S. immigration status or
 Non-U.S. citizen entering Canada directly from US

CANADA IMMIGRATION 24-HOUR LINE
phone: 613 954-2344

PLEASE CHECK AS APPLICABLE:

U.S. Citizen (birth or naturalized)
Non-U.S. citizen"
w/ U.S. immigration status
(describe:)
AND/OR
point of entry into Canada
directly from US

* extradition requires coordination with/approval by US immigration authorities to enter U.S. OIA will handle this. Please do not call Canada Immigration.

ADDITIONAL INFORMATION TO INCLUDE IN THE "FACTS OF THE CASE"
(referenced above):

1. Attach complete copy of statutory text of US offenses for which the fugitive has been charged and/or has been convicted [for the purposes of comparison for equivalent Canadian criminal statutes]. Include copy of statute of limitation and penalty statutes. Also include cover page of statutory authority to identify statutes.
2. Please clearly specify if the fugitive is wanted based upon an outstanding conviction. Attach appropriate documentation (i.e., judgement/conviction order or plea agreement).

N/A

3. Include any information which would establish that the fugitive may be considered a danger to the Canadian community.

N/A

4. Include any information regarding criminal history of the fugitive, specifically all prior convictions, foreign or domestic.

N/A

5. Include all information regarding any previous deportation (exclusion or expulsion) of the fugitive to or from the U.S.

N/A

6. Include any information which would establish or tend to establish a reason to believe that the fugitive fled to Canada in order to evade U.S. charges and/or U.S. sentence.

7. Include all information which would tend to establish clear identification of the fugitive in relation to the alleged criminal conduct (e.g., fingerprints; surveillance by law enforcement; identification of fugitive by victim or other reliable eyewitnesses; photograph or video of criminal conduct; police synopsis).

Facts of the Case

On June 21, 2005, a federal grand jury sitting in Tampa, Middle District of Florida returned an Indictment, charging FRANCESCO LONGO (the Defendant) with conspiring to manufacture, distribute and possess with intent to distribute, 3,4-methylenedioxymethamphetamine, also known as MDMA, also known as ecstasy, in violation of Title 21 U.S.C. §§ 841(a)(1), 846, and 841(b)(1)(C). The pertinent text of the charging statutes, as well as the penalties and applicable statute of limitations is attached. The charged conduct took place within the applicable statute of limitations.

The charge was the result of the defendant's participation in an unlawful agreement with others to manufacture, distribute and possess with intent to distribute MDMA in the Middle District of Florida between at least October, 2003 through May, 2004. Specifically, the investigation revealed that the defendant, in or about 2003, paid Billy Womack approximately \$10,000 U.S. to learn the process of manufacturing MDMA. As a result, the defendant, using a residence in Lakeland, Middle District of Florida, which was under Womack's control, manufactured quantities of MDMA on a number of occasions, which MDMA the defendant distributed to others in the Middle District of Florida.

On or about May 11, 2004, Billy Womack was arrested on narcotics related charges. While in custody Womack contracted the defendant for the purpose of having the defendant clean out the Lakeland residence used for MDMA manufacturing. The defendant did as requested and removed some items from this lab site and destroyed other items. A subsequent search by law enforcement of this Lakeland location revealed what was once of working lab as evidence by the various broken glass

equipment found at the site. The defendant was assisted in this "clean-up" operation by Robin Lewis who advised investigators that he and the defendant smashed glassware and removed other items from the residence including hot plates used in the manufacturing process. These hot plates were later recovered by law enforcement when Lewis delivered them to a cooperating source in a separate investigation.

An additional source of information who was closely associated with the defendant advised that on a number of occasions the source of information assisted the defendant in placing powder MDMA into capsules. This source of information also witnessed the defendant delivering a quantity of these capsules to "Alex", later identified as Alexander Barranco.

On or about October 16, 2003 Alexander Barranco was arrested for MDMA distribution. Barranco related to law enforcement that the powdered MDMA capsules which he distributed were obtained from the defendant.

BOND RECOMMENDATION: Detention

JCP/ds

AO 442 (Rev. 5/85) Warrant for Arrest

United States District Court

MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

UNITED STATES OF AMERICA

WARRANT FOR ARREST

v.

CASE NUMBER: 8:05-Cr-263-T-17M55

FRANCESCO LONGO

To: The United States Marshal
and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest FRANCESCO LONGO, and bring him forthwith to the nearest magistrate to answer a(n)

Indictment Information Complaint Order of Court Violation Notice Probation Violation Petition

charging him with Possession with intent to distribute 3,4-methylenedioxy-methamphetamine, also known as MDMA, also known as ecstasy.

In violation of Title 21, U.S.C. §§ 841(a)(1), 841(b)(1)(C) and 846.

Sherill L. Loesch
Name & Title of Judicial Officer

Clerk, United States District Court
Title of Issuing Officer

Signature of Issuing Officer

June 21, 2005, Tampa, FL
Date and Location

[Signature]
(By) Deputy Clerk

Bail fixed at \$ _____

by _____
Name of Judicial Officer

RETURN

This warrant was received and executed with the arrest of the above-named defendant at _____

DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		

COPY



04049036

March 2/06

on consent only to
M. L. C.

Court File No. E

March 10/06
@ 9:20 a.m. to
set date for
hearing.

SUPERIOR COURT OF JUSTICE
(TORONTO REGION)

IN THE MATTER OF an Application pursuant to
section 13 of the *Extradition Act* for a provisional
warrant for the arrest of Francesco Longo



BETWEEN:

March 10/06 - on consent
- Miller act
- to assist Ct
- April 7/06
9:30 AM
- [Signature]

THE ATTORNEY GENERAL OF CANADA
ON BEHALF OF
THE UNITED STATES OF AMERICA

Applicant

- and -

FRANCESCO LONGO

Respondent and Person sought for Extradition

Apr 7/06 - 2 hr estimate
Hearing: ~~at 2:00 PM~~
May 25/06
FILED at 2:00 PM

NOTICE OF APPLICATION FOR A
PROVISIONAL
WARRANT OF ARREST

DEC - 1 2005

TRIAL CO-ORDINATION OFFICE
SUPERIOR COURT

David Littlefield
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Department of Justice
Ontario Regional Office
Federal Prosecution Service
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David.Littlefield@justice.gc.ca

April 27, 2006

On consent, Order
granted committing Mr.
Longo into custody to
await his surrender
to the USA. Refusal of the
Judge executed, as requested
on consent. The May 25/06 (Hearing)
court date is hereby cancelled.

F. DuCharme