

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Hon.
 :
 v. : Crim. No. 14-
 :
 PATRICK DECK : 18 U.S.C. § 2252A
 : 18 U.S.C. § 2

INFORMATION

The defendant having waived in open court prosecution by indictment, the United States Attorney for the District of New Jersey charges:

Count One

(Interstate Transportation of Child Pornography)

1. From at least as early as January 1, 2000 through on or about December 31, 2010, in the District of New Jersey, and elsewhere, defendant

PATRICK DECK

did knowingly transport child pornography, as defined in Title 18, United States Code, Section 2256(8)(A), using any means or facility of interstate or foreign commerce, and in or affecting interstate and foreign commerce by any means.

In violation of Title 18, United States Code, Sections 2252(A)(a)(1) and (b) and 2.

Count Two

(Interstate Transportation of Child Pornography)

2. From at least as early as January 1, 1997 through on or about December 31, 2008, in the District of New Jersey, and elsewhere, defendant

PATRICK DECK

did knowingly transport child pornography, as defined in Title 18, United States Code, Section 2256(8)(A), using any means or facility of interstate or foreign commerce, and in or affecting interstate and foreign commerce by any means.

In violation of Title 18, United States Code, Sections 2252(A)(a)(1) and (b) and 2.

FORFEITURE ALLEGATION

1. The allegations contained in Counts One and Two of this Information are hereby realleged and incorporated by reference for the purpose of alleging forfeiture pursuant to Title 18, United States Code, Section 2253(a).

2. Upon conviction for violating Title 18, United States Code, Sections 2252(A)(a)(1) and (b), and 2, defendant

PATRICK DECK

shall forfeit to the United States any and all matter that contains visual depictions of minors engaged in sexually explicit conduct in violation of the charged offenses; any property constituting or derived from any proceeds the defendant obtained directly or indirectly as a result of the said violations; and any and all property used or intended to be used in any manner or part to commit and to promote the commission of the aforementioned violations or any property traceable to such property, including but not limited to the following:

- a. One Dell Inspiron N4010 Laptop Computer, serial number C56MZP1 containing one Western Digital WD 3200BPVT 250 GB hard drive;

- b. One Hewlett Packard Pavilion DV1000 Laptop Computer, serial number 52505QF;
- c. One AP Invent CD-RW 700 MB CD;
- d. One Toshiba MK6025GAS 60 GB hard disc drive, serial number 55UQ48895;
- e. One Canon EOS Rebel T1i digital camera, Model DS126231, serial number 1640725294;
- f. One Transcend 2GB SD card, serial number BE10274157176;
- g. One Garmin Nuvi 200, IGF285487;
- h. One Samsung NV15 Digital Camera, serial number CJ34090Q307395P;
- i. One Lexar SDHC SD 8GB SD Card, serial number 6034351B
- j. One Samsung L73 Digital Camera, serial number 37121820;
- k. One PNY Attache 8GB Flash Drive, serial number AAA9176400003747;
- l. One Sandisk Cruzer SDCZ36-0046 4GB Flash Drive, serial number BH0904NVPB;

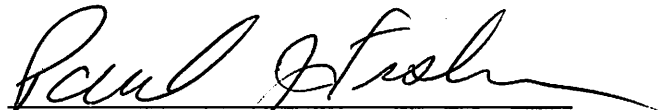
- m. One PNY Attache 8GB Flash Drive, serial number
AAAAOC1100023832;
- n. One Sandisk SDHC 4GB SD Card, serial number
BH1030816040D;
- o. One Sandisk SHDC 4GB SD Card, serial number
BH0736411725D;
- p. One Apple iPad, serial number
DRTG5B5YDFJI;
- q. One Samsung Cellular Telephone Model
SCH-4360;
- r. One Sony Handy Cam Vision, serial
number 1008822;
- s. One Sony Handy Cam Digital 8, serial
number 1428794;
- t. One Panasonic PV-GS14 video camera,
serial number F41A14738;
- u. One Canon ES520A video camera, serial
number 2680200574;
- v. Two Sony Handy Cam Visions, serial
numbers unknown;

- w. One Sony CCD-TRV99 video camera, serial number 1020826;
- x. One Hitachi H650A video camera, serial number 90201418; and
- y. Multiple photographs, negatives, undeveloped film rolls, video tapes, and computer discs containing child pornography.

3. If any of the property described above, as a result of any act or omission of the defendant:

- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third party;
- c. has been placed beyond the jurisdiction of the court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be divided without difficulty,

the United States of America shall be entitled to forfeiture of substitute property pursuant to Title 21, United States Code, Section 853 (p).

A handwritten signature in cursive script, appearing to read "Paul J. Fishman", written over a horizontal line.

PAUL J. FISHMAN
United States Attorney

CASE NUMBER: 14-

United States District Court
District of New Jersey

UNITED STATES OF AMERICA

v.

PATRICK DECK

INFORMATION FOR

18 U.S.C. § 2252A

18 U.S.C. § 2

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