UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

2015 JUH 11 Pi 4: 36

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UNITED STATES OF AMERICA

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DAVID ARROYO a/k/a "Big D" VINCENT SPERTI JOHN WALKER JEFFREY BERRIOS **HUNTER RAWLS** JEFFREY WALKER JASON BERGSTRESSER CHRISTOPHER EADDY **ALLISON EADDY** JOHN ERBER **BREA TATO GUILLERMO OTERO** DAVID CENTENO STEVEN GRODEN MELISSA SPERTI ERIC BOCCARD **SANTIAGO RIOS ROBERT GONZALEZ**

CASE NO. 6:15-cr- 1410 RC 31 55 K.

21 U.S.C. § 846 18 U.S.C. § 1956(h) 21 U.S.C. § 853 - Forfeiture 18 U.S.C. § 982(a)(1) - Forfeiture

UNSEALED

INDICTMENT

The Grand Jury charges:

COUNT ONE

Beginning on an unknown date, but no later than in or about April 2012, and continuing through on or about August 8, 2014, in Seminole, Volusia, and Orange Counties, Florida, in the Middle District of Florida, South Carolina, the People's Republic of China, and elsewhere,

DAVID ARROYO

a/k/a "Big D"

VINCENT SPERTI

JOHN WALKER

JEFFREY BERRIOS

HUNTER RAWLS

JEFFREY WALKER

JASON BERGSTRESSER

CHRISTOPHER EADDY

ALLISON EADDY

JOHN ERBER

BREA TATO

ERIC BOCCARD

and

ROBERT GONZALEZ

the defendants herein, did knowingly, willfully and unlawfully combine, conspire, confederate, and agree with persons both known and unknown, to manufacture, distribute, and possess with intent to distribute a mixture and substance containing a detectable amount of a controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

Pursuant to Title 21, United States Code, Section 841(b)(1)(C), the controlled substance referenced above was a Schedule III controlled substance.

All in violation of Title 21, United States Code, Section 846.

COUNT TWO

 The allegations contained in Count One of this Indictment are hereby realleged and incorporated by reference as though fully set forth herein. 2. Beginning on an unknown date, but no later than in or about April 2012, and continuing through on or about August 8, 2014, in Orange and Seminole Counties, Florida, in the Middle District of Florida, the People's Republic of China, and elsewhere,

DAVID ARROYO
a/k/a "Big D"
VINCENT SPERTI
GUILLERMO OTERO
DAVID CENTENO
STEVEN GRODEN
MELISSA SPERTI
and
SANTIAGO RIOS

the defendants herein, did knowingly combine, conspire, and agree with each other and with other persons known and unknown to the Grand Jury to commit offenses against the United States in violation of Title 18, United States Code, Section 1956, to wit, to transport, transmit and transfer, and attempt to transport, transmit and transfer a monetary instrument and funds from a place in the United States to and through a place outside the United States with the intent to promote the carrying on of specified unlawful activity, alleged in Count One of this Indictment, in violation of Title 18, United States Code, Section 1956(a)(2)(A).

- 3. The manner and means by which the conspirators sought to accomplish the objects of the conspiracy included, among others, the following:
- (a) It was part of the conspiracy that DAVID ARROYO, a/k/a
 "Big D," VINCENT SPERTI, and others did agree with each other to purchase raw
 anabolic steroids from China and manufacture, distribute and possess with intent

to distribute Schedule III controlled substances, including Testosterone Enanthate,
Testosterone Propionate, Methenolone Enanthate, Trenbolone Acetate,
Trenbolone Enanthate, Boldenone, and Oxymetholone.

- (b) It was further part of the conspiracy that conspirators, including GUILLERMO OTERO, DAVID CENTENO, STEVEN GRODEN,

 MELISSA SPERTI, SANTIAGO RIOS, and others agreed to send payments to the People's Republic of China for raw steroids using Western Union from various locations, including Publix supermarkets.
- (c) It was further part of the conspiracy that conspirators would often use fake identities or false identification when sending payments to the People's Republic of China for raw steroids.
- (d) It was further part of the conspiracy that conspirators would receive compensation for sending payments to the People's Republic of China in the form of U.S. currency and raw steroids.
- (e) It was further part of the conspiracy that the conspirators would perform acts and make statements to hide and conceal and cause to be hidden and concealed the purpose of the conspiracy and the acts committed in furtherance thereof.

All in violation of Title 18, United States Code, Section 1956(h).

FORFEITURE

1. The allegations contained in Counts One and Two of this Indictment are hereby realleged and incorporated by reference for the purpose of alleging

forfeitures, pursuant to the provisions of Title 21, United States Code, Section 853 and Title 18, United States Code, Section 982(a)(1).

Upon conviction of one or more of the violations alleged in Count
 One of this Indictment, the defendants,

DAVID ARROYO

a/k/a "Big D"

VINCENT SPERTI

JOHN WALKER

JEFFREY BERRIOS

HUNTER RAWLS

JEFFREY WALKER

JASON BERGSTRESSER

CHRISTOPHER EADDY

ALLISON EADDY

JOHN ERBER

BREA TATO

ERIC BOCCARD

and

ROBERT GONZALEZ

shall forfeit to the United States of America, pursuant to Title 21, United States Code, Sections 853(a)(1) and (2), all of their interest in:

- a. Property constituting and derived from any proceeds the defendants obtained, directly or indirectly, as a result of such violation;
- Property used and intended to be used in any manner or part to commit and to facilitate the commission of such violations.

Upon conviction of a violation of Title 18, United States Code,
 Section 1956, the defendants,

DAVID ARROYO
a/k/a "Big D"
VINCENT SPERTI
GUILLERMO OTERO
DAVID CENTENO
STEVEN GRODEN
MELISSA SPERTI
and
SANTIAGO RIOS

shall forfeit to the United States of America, pursuant to Title 18, United States Code, Section 982(a)(1), any property, real or personal, involved in such offense and any property traceable to such property.

- 4. The property to be forfeited includes, but is not limited to, a forfeiture money judgment in the amount of the proceeds of the offenses.
- 5. 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,
 - 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 under the provisions of Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 982(b)(1) and Title 28, United States Code, Section 2461(c).

A TRUE BILL,

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A. LEE BENTLEY, III **United States Attorney**

By:

Assistant United States Attorney

By:

Carlos A. Perez Irizarry

Assistant United States Attorney

Chief, Orlando Division

UNITED STATES DISTRICT COURT

Middle District of Florida Orlando Division

THE UNITED STATES OF AMERICA

VS.

DAVID ARROYO a/k/a "Big D" **VINCENT SPERTI** JOHN WALKER **JEFFREY BERRIOS HUNTER RAWLS JEFFREY WALKER** JASON BERGSTRESSER **CHRISTOPHER EADDY ALLISON EADDY JOHN ERBER BREA TATO GUILLERMO OTERO DAVID CENTENO** STEVEN GRODEN **MELISSA SPERTI ERIC BOCCARD SANTIAGO RIOS ROBERT GONZALEZ**

INDICTMENT

Violations:

21 U.S.C. § 846 18 U.S.C. § 1956(h)

A true bill, //w/a/lm-/tm- Foreperson
Filed in open court this 11 th day of June, 2015.
Clerk
Bail \$

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