

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : Criminal No. 18 -  
 :  
 v. : 21 U.S.C. § 813  
 : 21 U.S.C. §§ 841(a)(1), (b)(1)(C)  
 BRIAN PARKER : 21 U.S.C. § 846  
 : 18 U.S.C. § 2  
 :  
 :  
 : I N F O R M A T I O N

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

**COUNT ONE**  
(Conspiracy to Distribute Controlled Substance Analogues)

From on or about May 16, 2016 through on or about August 3, 2017, in Monmouth County, in the District of New Jersey and elsewhere, the defendant,  
**BRIAN PARKER,**

did knowingly and intentionally conspire and agree with others to distribute and to possess with intent to distribute a quantity of a mixture and substance containing a detectable amount of one or more Schedule I controlled substance analogues, as defined in Title 21, United States Code, Section 802(32)(A), namely: (A) 3,4-Dichloro-N-[2-(dimethylamino)cyclohexyl]-N-methylbenzamide (“U-47700”); (B)  $\alpha$ -Pyrrolidinohexanophenone (“A-PHP”); and (C) 3-Methoxyphencyclidine (“3-MEO-PCP”), knowing that the substances were intended for human consumption, contrary to Title 21, United States Code, Sections 841(a)(1), 841(b)(1)(C), and 813.

In violation of Title 21, United States Code, Section 846.

**COUNT TWO**

(Distribution of a Controlled Substance Analogue)

On or about May 16, 2016, in Monmouth County, in the District of New Jersey and elsewhere, the defendant,

BRIAN PARKER,

did knowingly and intentionally distribute and possess with intent to distribute a quantity of a mixture and substance containing a detectable amount of a Schedule I controlled substance analogue, as defined in Title 21, United States Code, Section 802(32)(A), namely U-47700, knowing that the substance was intended for human consumption.

In violation of Title 21, United States Code, Sections 841(a)(1), 841(b)(1)(C), and 813, and Title 18, United States Code, Section 2.

## **FORFEITURE ALLEGATION**

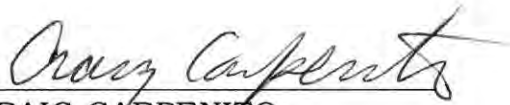
1. The allegations contained in this Information are hereby realleged and incorporated by reference for the purpose of noticing forfeiture pursuant to Title 21, United States Code, Section 853.

2. The United States hereby gives notice to the defendant charged in this Information that, upon conviction of the offenses alleged in this Information, the government will seek forfeiture in accordance with Title 21, United States Code, Section 853(a), which requires any person convicted of such offense to forfeit any property constituting, or derived from, proceeds obtained, directly or indirectly, as a result of such offense, and any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of such offense, including but not limited to the items listed on Schedule A to this Information.

3. If any of the above-described forfeitable property, 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;

it is the intent of the United States, pursuant to Title 21, United States Code, Section 853(p), to seek forfeiture of any other property of the defendant up to the value of the forfeitable property described in this forfeiture allegation.

  
CRAIG CARPENITO  
United States Attorney

## SCHEDULE A

1. The contents of TD Bank account number xxxxxx9363 held in the name of All Around LLC seized on or about August 30, 2017;
2. The contents of TD Bank account xxxxx1609 held in the name of Brian C Parker, seized on or about August 30, 2017;
3. The contents of Wells Fargo Bank account xxxxxx1665 held in the name of All Around LLC, seized on or about August 30, 2017;
4. The contents of Amazon.com account registered to b [REDACTED]@gmail.com, seized on or about September 7, 2017;
5. The contents of Bittrex, Inc. account registered to g [REDACTED]@gmail.com held in the name of Brian C Parker, seized on or about September 7, 2017;
6. The contents of egifter.com account registered to l [REDACTED]@gmail.com;
7. Approximately \$64,535.00 in United States currency seized on or about August 29, 2017;
8. Approximately 12.3083002 Bitcoin seized on or about August 29, 2017;
9. Twenty-five United States Postal Service Money Orders totaling approximately \$11,505.00 seized on or about August 29, 2017;
10. One 2015 Lexus RC 350 Sedan, Vehicle Identification Number: JTHSE5BC9F5002290, seized on or about August 29, 2017;
11. One Black Apple iPad Model #A1458, FCC ID: BCGA1458, IC:579C-A1458, Serial #DMQMX7YEF182, seized on or about August 29, 2017;
12. One Space Grey Apple iPad Model #A1822, Serial #DMPTV5TGHLFD, seized on or about August 29, 2017;
13. One Space Grey Apple Laptop Model #A1706, FCC ID #BCGA1706, IC:579C-A1706, CAN ICES-3(B)/NMB-3(B), Serial #C02TJ1WTHF1R, seized on or about August 29, 2017;
14. One Silver Apple MacBook Pro, Model #A1502, EMC 2835, FCC ID #QDS-BRCM1080, IC:4324-BRCM1080, CAN ICES-3 (B)/NMB-3(B),

- seized on or about August 29, 2017;
15. One Silver Apple MacBook Pro Model #A1398, EMC 2910, FCC ID# QDS-BRCM1080, IC: 4324A-BRCM1080, CAN ICES-3 (B)/NMB-3(B), Serial #C02QT5XSG8WP, seized on or about August 29, 2017;
  16. One Silver HP Pavilion x360 m3 Convertible PC Model #m3-u001dx, S/N #8CG70118JR, P/N#W2L17UA#ABA, seized on or about August 29, 2017;
  17. One Black Apple iPhone Model #MN592LL/A, IMEI #359153076100068, Serial #C39SFFB5HFYF, seized on or about August 29, 2017;
  18. One 2016 Yamaha YZF Motorcycle, Vehicle Identification Number: JYARJ16E0GA036364, seized on or about August 29, 2017; and
  19. The contents of Amazon.com account registered to v [REDACTED]@gmail.com, seized on or about September 7, 2017.

CASE NUMBER: 18-

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**v.**

**BRIAN PARKER**

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**CRAIG CARPENITO**  
*UNITED STATES ATTORNEY*  
*NEWARK, NEW JERSEY*

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MELISSA M. WANGENHEIM  
*ASSISTANT U.S. ATTORNEY*  
*(973) 297-2074*

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