| Presented to the Court by the f | foreman of the | |
|---------------------------------|----------------|--|
| Grand Jury in open Court, in | the presence | |
| of the Grand Jury and FILE | D in the U.S. | |
| DISTRICT COURT at Seattle, | Washington | |
| May 26, 2021 | | |
| WILLIAM M. McCOOL, | Clerk | |
| By Straw Kattur | Denuty | |

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT TACOMA

UNITED STATES OF AMERICA,

٧.

NO. CR21-5186 BHS

Plaintiff,

INDICTMENT

ABIDEMI RUFAI a/k/a Sandy Tang,

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Defendant.

The Grand Jury charges that:

COUNT 1

(Conspiracy to Commit Wire Fraud)

A. Background

1. These charges involve the participation of ABIDEMI RUFAI, a/k/a/ Sandy Tang, in a conspiracy to fraudulently collect unemployment benefits intended for American workers suffering from the economic effects of the COVID-19 pandemic. RUFAI, a Nigerian national, submitted over 100 claims to the Washington Employment Security Department, and submitted additional claims to the state workforce agencies for other states, using the stolen identities of American workers. In so doing, RUFAI caused, and attempted to cause, the Employment Security Department to pay out federal and

United States v. Rufai Indictment - 1 UNITED STATES ATTORNEY 700 STEWART STREET SUITE 5220 SEATTLE, WASHINGTON 98101 (206) 553-7970 other unemployment benefits in excess of \$350,000, and fraudulently caused other states to pay out additional benefit payments.

- 2. On March 27, 2020, the United States enacted into law the Coronavirus Aid, Relief, and Economic Security (CARES) Act. The CARES Act authorized approximately \$2 trillion in aid to American workers, families, and businesses to mitigate the economic consequences of the COVID-19 pandemic. The CARES Act funded, and authorized each state to administer, new unemployment benefits. These benefits include: (1) Federal Pandemic Unemployment Compensation (FPUC), which provided a benefit of \$600 per week per unemployed worker in addition to existing benefits; (2) Pandemic Unemployment Assistance (PUA), which extends benefits to self-employed persons, independent contractors, and others; and (3) Pandemic Emergency Unemployment Assistance (PEUC), which extends benefits for an additional 13 weeks after regular unemployment benefits are exhausted.
- 3. CARES Act unemployment benefits are funded by the United States government through the Department of Labor, and administered at the state level by state agencies known as state workforce agencies (SWAs). The Washington Employment Security Department (ESD) is the SWA for the State of Washington. CARES Act unemployment benefits are authorized, transferred, disbursed and paid in connection with a nationwide emergency declared by Presidential Proclamation 9994 (effective as of March 1, 2020) and a Presidential declaration of a major disaster for the State of Washington concerning the COVID-19 pandemic that was issued on March 22, 2020.
- 4. Applicants can apply online for ESD-administered benefits by visiting ESD's Unemployment Tax and Benefit (UTAB) system. To access UTAB, the applicant must first set up an account with Washington's Secure Access Washington (SAW) web identity validation system. The UTAB and SAW websites are both hosted at the State Data Center in Olympia, Washington.

- 5. To establish a SAW account, an applicant must provide the SAW system with an email address. The SAW system then sends an activation link to the designated email account by wire transmission originating in Olympia, Washington. The user must click on the link to activate his or her SAW account. When the user clicks the link, his or her computer sends a wire transmission terminating in Olympia, Washington that activates the SAW account.
- 6. After activating the SAW account, the user may use the SAW account to visit ESD's UTAB application system. To file a claim through UTAB, the applicant enters his or her personal identifying information (PII), to include name, date of birth, and Social Security number. If ESD confirms the information matches the PII of a person in ESD's records, ESD will pay out benefits via wire (ACH) transfer to a bank or financial account identified by the applicant.

B. The Conspiracy

7. Beginning no later than on or about April 27, 2020, and continuing through at least on or about June 2, 2020, at Olympia, within the Western District of Washington, and elsewhere, ABIDEMI RUFAI, a/k/a Sandy Tang, together with others known and unknown to the Grand Jury, did conspire, confederate and agree, together and with each other, to commit the offense of wire fraud in violation of Title 18, United States Code, Section 1343. That is, ABIDEMI RUFAI, together with others known and unknown, with intent to defraud, knowingly devised a scheme and artifice to defraud, and to obtain money and property, by means of materially false and fraudulent pretenses, representations, and promises. To execute and attempt to execute the scheme and artifice to defraud, ABIDEMI RUFAI, together with others known and unknown, knowingly transmitted, and caused to be transmitted by wire communication in interstate and foreign commerce, writings, signs, signals, pictures and sounds.

8. The object of the conspiracy was to fraudulently obtain federal and state-funded, pandemic-related, unemployment payments from ESD and other SWAs by submitting fraudulent claims using the stolen PII of American workers.

C. Manner and Means

The following conduct was part of the conspiracy:

- 9. RUFAI and his co-conspirators unlawfully obtained, possessed and shared with one another the PII of residents of Washington and other states, including their names, dates of birth, and Social Security numbers.
- 10. RUFAI and his co-conspirators created email accounts, including an account administered by Google Inc., ("Google") with the address "sandytangy58@gmail.com," for the purpose of participating in fraudulent transactions while obscuring their identities.
- 11. RUFAI and his co-conspirators, using foreign and interstate wire transmissions, accessed ESD's SAW portal, as well as similar portals of other SWAs, including SWAs for the states of Hawaii, Maine, Michigan, Missouri, Montana, New York, Ohio, Pennsylvania, Wisconsin, and Wyoming. Each time RUFAI or a co-conspirator accessed the Washington SAW portal, he or she caused wire transmissions terminating and originating at the State Data Center in Olympia, Washington.
- 12. To establish SAW accounts, RUFAI and his co-conspirators provided the sandytangy58@gmail.com email address to ESD as the designated email address to receive activation emails. Each time RUFAI or a co-conspirator input this email address into the SAW system, an activation email was sent to the sandytangy58@gmail.com email account. Each of these emails was sent via an interstate wire transmission originating from the State Data Center in Olympia, Washington and passing through a Google data center outside the state of Washington.
- 13. To prevent ESD and other SWAs from recognizing that the same email account was being used to file multiple claims, RUFAI and his co-conspirators used

dozens of variants of the email address by placing periods at different locations within the email address for each claim. For example, RUFAI opened SAW accounts and submitted claims using the variants "san.dyta.ngy58@gmail.com," "sa.ndyt.a.ngy58@gmail.com," and "san.d.y.t.an.gy58@gmail.com." In routing emails to a Gmail account, Google disregards periods within the email address (e.g., "john.doe@gmail.com" is routed to the same account as "johndoe@gmail.com"). As a result, Google delivered all of these emails (and any similar "dot variants" of the same address) to the sandytangy58@gmail.com account. By using these email address variants, RUFAI and his co-conspirators were able to file multiple claims using the same email account, without ESD and other SWAs detecting that they were doing so.

- 14. When completing the applications, RUFAI and his co-conspirators directed that some of the benefits be paid to online payment accounts, including accounts administered by the Green Dot Corporation. In other cases, RUFAI and his co-conspirators directed that the fraudulent benefit payments be made to bank accounts controlled by persons known as "money mules," who withdrew and transferred the funds according to instructions given by RUFAI and his co-conspirators. RUFAI and his co-conspirators directed the money mules to send a portion of the proceeds to the residence of RUFAI's brother in Jamaica, New York, where RUFAI was then staying.
- 15. The wire fraud that was the object of this conspiracy occurred in relation to, and involved, benefit payments authorized, transmitted, transferred, disbursed, and paid in connection with the presidentially-declared major disaster and emergency described in Paragraph 3 of this Indictment.

All in violation of Title 18, United States Code, Section 1349.

COUNTS 2-10 (Wire Fraud)

- 16. The Grand Jury incorporates by reference Paragraphs 1-15 of this Indictment as if fully set forth herein.
- 17. Beginning at a time unknown, but no later than on or about April 27, 2020, and continuing through at least on or about June 2, 2020, at Olympia, within the Western District of Washington, and elsewhere, ABIDEMI RUFAI, a/k/a Sandy Tang, and others known and unknown, with intent to defraud, knowingly devised a scheme and artifice to defraud, and to obtain money and property, by means of materially false and fraudulent pretenses, representations, and promises, as further described below.
- 18. The essence of the scheme and artifice to defraud was to fraudulently obtain federally-funded CARES Act and other unemployment benefits from the Washington Employment Security Department and other state workforce agencies by submitting fraudulent claims using the stolen personal identifying information of American workers.
- 19. On or about the dates set forth below, at Olympia, within the Western District of Washington, and elsewhere, for the purpose of executing and attempting to execute this scheme and artifice to defraud, ABIDEMI RUFAI, and others known and unknown to the Grand Jury, aiding and abetting each other, did knowingly transmit and cause to be transmitted, by wire communication in interstate and foreign commerce, writings, signs, signals, pictures and sounds, each transmission of which constitutes a separate count of this Indictment. Each of the following offenses was committed in furtherance of, and was a foreseeable part of, the conspiracy charged in Count 1 of this Indictment.

| Count | Date | Wire Transmission |
|-------|----------------|--|
| 2 | April 27, 2020 | Account activation email from the State Data Center in Olympia, Washington to san.dy.t.a.n.g.y.5.8@gmail.com via a Google server outside of Washington |
| 3 | April 28, 2020 | Account activation email from the State Data Center in Olympia, Washington to sandyt.a.n.g.y.5.8@gmail.com via a Google server outside of Washington |
| 4 | April 29, 2020 | Account activation email from the State Data Center in Olympia, Washington to sa.n.dy.t.an.g.y.5.8@gmail.com via a Google server outside of Washington |
| 5 | May 1, 2020 | Account activation email from the State Data Center in Olympia, Washington to s.andyt.an.g.y.5.8@gmail.com via a Google server outside of Washington |
| 6 | May 2, 2020 | Account activation email from the State Data Center in Olympia, Washington to s.a.nd.ytangy58@gmail.com via a Google server outside of Washington |
| 7 | May 7, 2020 | Account activation email from the State Data Center in Olympia, Washington to san.dy.ta.ngy58@gmail.com via a Google server outside of Washington |
| 8 | May 8, 2020 | Account activation email from the State Data Center in Olympia, Washington to s.a.n.d.y.t.an.gy58@gmail.com via a Google server outside of Washington |
| 9 | May 8, 2020 | Account activation email from the State Data Center in Olympia, Washington to s.an.d.y.t.an.gy58@gmail.com via a Google server outside of Washington |
| 10 | May 9, 2020 | Account activation email from the State Data Center in Olympia, Washington to s.an.dy.ta.n.gy58@gmail.com via a Google server outside of Washington |

The Grand Jury further alleges that each of these violations occurred in relation to, and involved, benefit payments authorized, transmitted, transferred, disbursed, and paid in connection with a presidentially-declared major disaster and emergency.

All in violation of Title 18, United States Code, Section 1343 and Title 18, United States Code, Section 2.

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COUNTS 11-15 (Aggravated Identity Theft)

- 20. The Grand Jury incorporates by reference Paragraphs 1-19 of this Indictment as if fully set forth herein.
- District of Washington, and elsewhere, ABIDEMI RUFAI, a/k/a Sandy Tang, knowingly transferred, possessed, and used, without lawful authority, means of identification of other persons, and did aid and abet the same, in that ABIDEMI RUFAI submitted claims to the Washington Employment Security Department using the names, dates of birth, and Social Security numbers, of the persons with the initials listed below, during and in relation to felonies listed in Title 18, United States Code, Section 1028A(c), to wit, conspiracy to commit wire fraud in violation of Title 18, United States Code, Section 1343. Each of the following offenses was committed in furtherance of, and was a foreseeable part of, the conspiracy charged in Count 1 of this Indictment.

| Count | Date | Initials of Victim |
|-------|--------------|--------------------|
| 11 | May 2, 2020 | S.C. |
| 12 | May 9, 2020 | L.B. |
| 13 | May 10, 2020 | S.S. |
| 14 | May 13, 2020 | M.S |
| 15 | May 17, 2020 | N.J. |

All in violation of Title 18, United States Code, Section 1028A(a)(1) and Title 18, United States Code, Section 2.

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FORFEITURE ALLEGATION

The allegations contained in Counts 1–10 of this Indictment are hereby realleged and incorporated by reference for the purpose of alleging forfeiture. Upon conviction of any of the offenses alleged in Counts 1–10 of this Indictment, the defendant ABIDEMI RUFAI, a/k/a Sandy Tang, shall forfeit to the United States, pursuant to Title 18, United States Code, Section 981(a)(1)(C), by way of Title 28, United States Code, Section 2461(c), any property that constitutes or is traceable to proceeds of the offense. This property includes, but is not limited to, a sum of money reflecting the proceeds the defendant obtained from the offense.

Substitute Assets. 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,

it is the intent of the United States to seek the forfeiture of any other property of the

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| 1 | defendant, up to the value of the above-described forfeitable property, pursuant to Title | | |
|----------------|---|---|--|
| 2 | 21, United States Code, Section 853(p). | | |
| 3 | | A TRUE BILL: | |
| 4 | | DATED: 5/26/2021 | |
| 5 | | [Signature of Foreperson redacted pursuan | |
| 6 7 | | to the policy of the Judicial Conference of the United States] | |
| 8 | | FOREPERSON | |
| 9 | | | |
| 10 | 02- | | |
| 11 | TESSA M. GORMAN | | |
| 12 | Acting United States Attorney | | |
| 13 | acon | | |
| 14 | ANDREW C. FRIEDMAN | | |
| 15 | Assistant United States Attorney | | |
| 16 | St Les | | |
| 17 | SETH WILKINSON | | |
| 18 | Assistant United States Attorney | | |
| 19 | alson 1. | | |
| 20 | CIMDY CHANGE | | |
| 21 | Assistant United States Attorney | | |
| 22 | • | | |
| 23 | NICHOLAS L,-MCQUAID | | |
| 24 | Acting Assistant Attorney General | | |
| - 1 | Satt Colo | | |
| 25 6/ 26 | JANE J. LEE | | |
| | Trial Attorney | | |
| 27 | Computer Crime and Intellectual Property Section | on | |
| 28 | United States v. Rufai | UNITED STATES ATTORNEY | |

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