SEALED BY ORDER OF THE COURT 1 MELINDA HAAG (CABN 132612) United States Attorney 2 MAY 14 2015 3 4 5 6 7 8 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 SAN JOSE DIVISION 00264 CASHOR 15 12 UNITED STATES OF AMERICA, 13 VIOLATIONS: Title 18, United States Code, Section v. § 2320(a) — Conspiracy to Traffic in Counterfeit Goods; Title 18, United States Code, Section 371 — Conspiracy to Commit Criminal Copyright Infringement; Title 18, United States Code, Section 14 JOSEPH SHAYOTA. ADRIANA SHAYOTA, 15 JUSTIN SHAYOTA. 371 - Conspiracy to Introduce Misbranded Food into WALID JAMIL, a/k/a Wally Jamil, Interstate Commerce; Title 18, United State Code. 16 RAID JAMIL, a/k/a Brian Jamil. Section 2323(b) — Criminal Forfeiture Allegation. KEVIN ATTIQ, 17 FADI ATTIQ, a/k/a Fred Attiq, FILED UNDER SEAL 18 LESLIE ROMAN, JUAN ROMERO. 19 MARIO RAMIREZ, and GAMILO RAMIREZ. 20 SAN JOSE VENUE Defendants. 21 22 INDICTMENT 23 The Grand Jury charges: 24 INTRODUCTORY ALLEGATIONS 25

5-Hour ENERGY

At all times relevant to this indictment:

26

27

28

1. 5-Hour ENERGY was a liquid dietary supplement sold at more than 100,000 retail locations

nationwide. Innovation Ventures, LLC, manufactured 5-Hour ENERGY, and was the original registrant and owner of the intellectual property related to 5-Hour ENERGY, including the trademarks and copyright described below. Living Essentials, LLC, distributed 5-Hour ENERGY. International IP Holdings, LLC, was an entity that existed solely to hold title to the 5-Hour ENERGY trademarks and copyright. International IP Holdings, LLC received title to the 5-Hour ENERGY trademarks and copyright from Innovation Ventures, LLC through an assignment/license-back transaction in August 2012. Pursuant to that transaction, Innovation Ventures, LLC retained an exclusive, worldwide license to use the 5-Hour ENERGY trademarks and copyright. Innovation Ventures, LLC, Living Essentials, LLC, and International IP Holdings, LLC, all share common ownership and control, and will be jointly referred to hereafter as "Living Essentials."

- 2. Living Essentials registered and owned 5-Hour ENERGY trademarks, including the "5-Hour ENERGY" name and various graphical elements of the product's labeling and packaging. The trademarks are registered on the Principal Register of the United States Patent and Trademark Office under the following Registration Numbers:
 - a. 3,003,077: The wording "5 HOUR ENERGY" was registered as a trademark on the Supplemental Register on September 27, 2005;
 - b. 4,004,225: The wording "5-Hour ENERGY" was registered as a trademark on August 2, 2011;
 - c. 4,104,670: The wording "5-Hour ENERGY" (depicted with the "5-Hour" over the word ENERGY) was registered as a trademark on February 28, 2012;
 - d. 3,698,044: The "Running Man" symbol was registered as a trademark on October 20, 2009:
 - e. 4,116,951: "5-Hour ENERGY," with the wording "5-Hour ENERGY" in black outlined in yellow, below which are the words "EXTRA STRENGTH" in yellow, along with a person in black silhouette, outlined in yellow, shown in an athletic pose adjacent to an uneven landscape, with the sky depicted in transitioning colors from black to red as the sky meets the landscape, was registered on March 27, 2012. This trademark only appears on extra-strength varieties.
 - f. 4,120,360: The trademark consisting of the wording "5-Hour ENERGY" in black outlined in yellow along with a person in a black silhouette, outlined in yellow, shown in an athletic pose adjacent to an uneven landscape, with the sky depicted in transitioning colors from black to red as the sky meets the landscape was registered on September 17, 2010. This trademark only appears on regular-strength varieties.
 - 3. Living Essentials registered a copyright with the United States Copyright Office (Reg. No. TX 6-

833-514) which covers the text of the "Caution" label that appears on the 5-Hour ENERGY product label. The copyrighted work read as follows:

CAUTION: Contains about as much caffeine as a cup of coffee. Limit caffeine products to avoid nervousness, sleeplessness, and occasionally rapid heartbeat. You may experience a Niacin Flush (hot feeling, skin redness) that lasts a few minutes. This is caused by Niacin (Vitamin B3) increasing blood flow near the skin.

- 4. The 5-Hour ENERGY trademarks and copyrighted material above are displayed on every bottle of 5-Hour ENERGY and display boxes.
- 5. Living Essentials manufactured all 5-Hour ENERGY at factories in Wabash, Indiana. These factories maintained the raw materials required for production of the liquid product as well as the bottles, caps, sleeves (labels), and display boxes used to package the product.
- 6. Living Essentials does not provide licenses to any individual or entity to manufacture 5-Hour ENERGY.

The Defendants and their Roles in the Offense

- 7. Defendant JOSEPH SHAYOTA was a resident of El Cajon, California. He was a Principle of Tradeway, International Inc., d/b/a Baja Exporting LLC ("Baja"), located at 2355 Paseo de Las Americas, Suite A, San Diego, California, and his wife, defendant ADRIANA SHAYOTA, owned the company. In 2009, JOSEPH SHAYOTA approached Living Essentials and volunteered to export Living Essentials' products to Mexico. He subsequently organized the scheme to repackage Spanish-labeled 5-Hour ENERGY with English labels in order to sell them in the United States as well as a scheme to manufacture and sell counterfeit 5-Hour ENERGY in the United States. Defendant ADRIANA SHAYOTA was the bookkeeper for Baja and transferred funds from Baja to Midwest Wholesale Distributors, JT Wholesale, Dan-Dee Company, and other entities to pay for the manufacture of counterfeit 5-Hour ENERGY.
- 8. Defendant JUSTIN SHAYOTA was a resident of West Bloomfield, Michigan. He was the owner of JT Wholesale, located at 2235 Avenida Costa Este, Suite 200, San Diego, California and was President of Midwest Wholesale Distributors, which was also located at the aforementioned address. He managed the repackaging and relabeling operation at JT Wholesale by hiring day laborers to place labels

on the pre-filled bottles of counterfeit 5-Hour, pack them in display cases, and prepare them for shipment to the Dan-Dee Company.

- 9. Defendant WALID JAMIL, a/k/a Wally Jamil, was a resident of Troy, Michigan. He owned and operated Midwest Wholesale Distributors ("Midwest"), located at 2235 Avenida Costa Este, Suite 200, San Diego, California. He participated in the scheme to counterfeit 5-Hour ENERGY by hiring MCR Printing and Packaging to design and print cardboard boxes that mirrored the authentic boxes that held 5-Hour ENERGY, and by providing authentic 5-Hour ENERGY bottle sleeves to One Stop Label to be illegally reproduced.
- 10. Defendant RAID JAMIL, a/k/a Brian Jamil, was a resident of Commerce Township, Michigan. He assisted his brother, defendant WALID JAMIL, by doing various tasks that facilitated the scheme to counterfeit 5-Hour ENERGY. For example, he signed Midwest Wholesale Distributor's purchase order from One Stop Label for the purchase of thousands of "M Berry, M Orange, and M Xtra" counterfeit 5-Hour ENERGY labels.
- 11. Defendant KEVIN ATTIQ was a resident of Spring Valley, California. He co-owned the Dan-Dee Company, Incorporated ("Dan-Dee") at 3511 Sweetwater Springs Blvd., Spring Valley, California, which was the principal distributor of counterfeit 5-Hour ENERGY. Dan-Dee ordered thousands of bottles of counterfeit 5-Hour ENERGY from Midwest and sold them to various wholesalers.
- 12. Defendant FADI ATTIQ, a/k/a Fred Attiq, was a resident of El Cajon, California. He co-owned the Dan-Dee Company with his brother, Kevin Attiq, and Nashwan Attiq. He handled the "cash and carry" aspect of the business and the day-to-day in-house accounting. He initiated wire transfers from Dan-Dee's bank account to Midwest's bank account to pay for counterfeit 5-Hour ENERGY.
- 13. Defendant LESLIE ROMAN was a resident of Rancho Cucamonga, California. He owned Flexopack, located at 6450 Citrine Street, Alto Loma, California, and was a broker for One Stop Label Corporation, located at 1641 South Baker Avenue, Ontario, California. He received authentic 5-Hour ENERGY labels in English from defendant RAID JAMIL and worked with One Stop Label to manufacture millions of counterfeit 5-Hour ENERGY labels.
- 14. Defendant JUAN ROMERO was a resident of Upland, California, and owned Nutrition
 Private Label, Incorporated, d/b/a Advanced Nutraceutical Manufacturing LLC, located at 3031 Main

Street, #L, Chula Vista, California. He manufactured the counterfeit 5-Hour ENERGY liquid at his factory in plastic vats. He acquired the blank bottles used to hold the counterfeit 5-Hour ENERGY from a company in Guadalajara, Mexico, called Tecni Envases Plasticos. He also acquired the counterfeit bottle caps imprinted with Living Essentials' trademarked "Running Man" logo from a company in Guadalajara, Mexico, called Tapas y Tapones. After defendant JUAN ROMERO manufactured the counterfeit 5-Hour ENERGY liquid, he placed it in the blank bottles with the trademarked caps and shipped it defendant JUSTIN SHAYOTA.

- 15. Defendant MARIO RAMIREZ was a resident of Chino Hills, California. He owned MCR Printing and Packaging Corporation ("MCR"), located at 15630 Timberidge Lane, Chino Hills, California. He was hired by defendant WALID JAMIL to design and manufacture display boxes that appeared to be legitimate 5-Hour ENERGY display boxes, and large, corrugated 5-Hour ENERGY cardboard boxes.
- 16. Defendant CAMILO RAMIREZ was a resident of Tijuana, Mexico. He assisted his father, defendant MARIO RAMIREZ, with designing and printing counterfeit 5-Hour ENERGY display boxes.

 COUNT ONE: (18 U.S.C. § 2320(a) Conspiracy to Traffic in Counterfeit Goods)
 - 17. Paragraphs 1 through 16 are re-alleged and incorporated as if fully set forth here.
- 18. Beginning in approximately May 2011 and continuing to approximately November 2012, in the Northern District of California and elsewhere, the defendants,

JOSEPH SHAYOTA,
ADRIANA SHAYOTA,
JUSTIN SHAYOTA,
WALID JAMIL, a/k/a Wally Jamil,
RAID JAMIL, a/k/a Brian Jamil,
KEVIN ATTIQ,
FADI ATTIQ, a/k/a/ Fred Attiq,
LESLIE ROMAN,
JUAN ROMERO,
MARIO RAMIREZ, and
CAMILO RAMIREZ,

did knowingly and intentionally conspire and agree with one another and other persons known and unknown to the Grand Jury to traffic in counterfeit goods, to wit: by repackaging and counterfeiting and offering for sale counterfeit 5-Hour ENERGY and thereby knowingly using counterfeit marks, to wit:

Living Essentials' "5-Hour ENERGY" name and various graphical elements of the product's labeling and packaging under Registration Numbers 3,698,044, 4,004,225, 4,104,670, 4,116,951, and 4,120,360, on and in connection with such goods, each counterfeit mark being identical with and substantially indistinguishable from a mark registered for those goods on the principal register in the United States Patent and Trademark office, and the use thereof was likely to deceive and to cause confusion and mistake.

Manner and Means of the Conspiracy

19. It was part of the conspiracy that the defendants first engaged in a repackaging phase and then moved into counterfeiting the entire 5-Hour ENERGY product for personal financial gain.

The Repackaging Phase

- 20. In approximately late 2009, Living Essentials authorized Baja to distribute 5-Hour ENERGY in Mexico. Living Essentials manufactured the liquid 5-Hour ENERGY product and provided Spanish-language labeling and display boxes to Baja. In addition, Living Essentials provided Baja a complete product package under the agreement that the 5-Hour ENERGY with Spanish-language labeling was only to be distributed by Baja in Mexico. Living Essentials sold the 5-Hour ENERGY with Spanish-language labeling to Baja at a discount of nearly 40% from the price it charged distributors in the United States.
- 21. The defendants, rather than distributing authentic 5-Hour ENERGY with Spanish-language labeling in Mexico, attempted to divert it to sale in the United States, but, because of the Spanish-language labeling and display boxes, were unable to find a buyer. The defendants then replaced the Spanish-language labeling and display boxes with counterfeit labels and display boxes designed to imitate Living Essentials' packaging in the United States. This process occurred as follows:
 - a. the authentic 5-Hour ENERGY Spanish-language labeling was removed by razor blade from the plastic bottle;
 - b. the lot code and expiration date was removed from the bottom of each bottle using solvent;
 - c. an industrial printer applied false lot numbers and expiration dates to the bottles;
 - d. counterfeit 5-Hour ENERGY shrink-wrap labels were hand-applied to each bottle,

28]]

then run through a conveyer into a steam tunnel; and

- e. the diverted 5-Hour ENERGY with the counterfeit labels were assembled into counterfeit display boxes.
- 22. The defendants repackaged over 350,000 bottles of 5-Hour ENERGY in this way and sold them in the United States at a price that was 15% lower than what Living Essentials charged for authentic United States 5-Hour ENERGY. By December 2011, Baja had sold off its remaining stock of repackaged/relabeled 5-Hour ENERGY.

The Counterfeiting Phase

- 23. In early 2012, the defendants continued to purchase and possess counterfeit 5-Hour ENERGY labels and display boxes and moved into counterfeiting the entire product.
- 24. Between December 2011 through October 2012, the defendants ordered more than seven million counterfeit label sleeves and hundreds of thousands of counterfeit display boxes, often switching the lot and expiration codes on the bottles and boxes to parallel the valid codes being used on authentic product.
- 25. The defendants travelled to Guadalajara, Mexico, and engaged sources for the blank plastic bottles and plastic bottle caps imprinted with the trademarked "Running Man" logo from Tecni Envases Plasticos and Tapas y Tapones, respectively.
- 26. The defendants purchased equipment, including a steam tunnel machine to place the counterfeit 5-Hour ENERGY labels on the bottles and an inkjet printer to place lot numbers and expiration dates on the bottom of the counterfeit 5-Hour ENERGY bottles.
- 27. The defendants used code words in purchase orders and invoices for counterfeit 5-Hour ENERGY in order to disguise the true nature of their operation. Defendants WALID JAMIL, JUAN ROMERO, and LESLIE ROMAN referred to the counterfeit 5-Hour ENERGY liquid contents as "michelada," "juice blend," and "spices."
- 28. From May 2012 to October 2012, Midwest was the principal wholesaler of counterfeit 5-Hour ENERGY and distributed more than four million bottles of counterfeit 5-Hour ENERGY into interstate commerce by selling approximately 508,032 counterfeit 5-Hour ENERGY bottles to Baja and 3,521,232 bottles to Dan-Dee, who further distributed same throughout the United States.

///

COUNT TWO: (18 U.S.C. § 371 — Conspiracy to Commit Criminal Copyright Infringement)

- 30. The factual allegations in paragraphs 1 through 29 are re-alleged and incorporated as if fully set forth here.
- 31. Beginning in approximately May 2011 and continuing to approximately November 2012, in the Northern District of California and elsewhere, the defendants,

JOSEPH SHAYOTA,
ADRIANA SHAYOTA,
JUSTIN SHAYOTA,
WALID JAMIL, a/k/a Wally Jamil,
RAID JAMIL, a/k/a Brian Jamil,
KEVIN ATTIQ,
FADI ATTIQ, a/k/a Fred Attiq,
LESLIE ROMAN,
JUAN ROMERO,
MARIO RAMIREZ, and
CAMILO RAMIREZ,

did knowingly conspire and agree with one another and other persons known and unknown to the grand jury to commit Criminal Copyright Infringement, by willfully infringing the copyright of a copyrighted work, that is, counterfeit 5-Hour ENERGY bottles containing Living Essentials' copyrighted "CAUTION" wording on the product label which was registered with the United States Copyright Office under Registration No. TX 6-833-514, for purposes of commercial advantage and private financial gain, by the reproduction and distribution, during a 180-day period, of at least ten copies of at least one or more copyrighted works, which had a total retail value of more than \$2,500, in violation of Title 17, United States Code, Section 506(a)(1)(A) and Title 18, United States Section 2319(b)(1).

Manner and Means of the Conspiracy

32. The objects of the conspiracy were carried out, in part, as alleged in Paragraphs 19 through 29 above.

Overt Acts

33. In furtherance of the conspiracy and to effect its objects, in the Northern District of California and elsewhere, the defendants committed, among others, each of the overt acts alleged in Paragraph 29, including its subparagraphs.

All in violation of Title 18, United States Code, Section 371.

<u>COUNT THREE</u>: (18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce)

- 34. The factual allegations in paragraphs 1 through 29 are re-alleged and incorporated as if fully set forth here.
- 35. Beginning in approximately May 2011 and continuing to approximately November 2012, in the Northern District of California and elsewhere, the defendants,

JOSEPH SHAYOTA,
ADRIANA SHAYOTA,
JUSTIN SHAYOTA,
WALID JAMIL, a/k/a Wally Jamil,
RAID JAMIL, a/k/a Brian Jamil,
KEVIN ATTIQ,
FADI ATTIQ, a/k/a Fred Attiq,
LESLIE ROMAN,
JUAN ROMERO,
MARIO RAMIREZ, and
CAMILO RAMIREZ,

did knowingly conspire and agree with one another and other persons known and unknown to the grand jury to commit Introduction of Misbranded Food into Interstate Commerce, that is, with the intent to defraud and mislead, the defendants introduced, delivered for introduction, and caused the introduction and delivery for introduction, into interstate commerce, any food that is adulterated or misbranded, namely counterfeit 5-Hour ENERGY. This food was misbranded as defined in 21 U.S.C. § 343(a) in that its labeling was false and misleading, that is, the labeling contained false lot numbers, expiration dates, and ingredients lists, in violation of Title 21, United States Code, Sections 331(a) & 333(a)(2).

Manner and Means of the Conspiracy

36. The objects of the conspiracy were carried out, in part, as alleged in Paragraphs 19 through 29 above.

Overt Acts

37. In furtherance of the conspiracy and to effect its objects, in the Northern District of California and elsewhere, the defendants committed, among others, each of the overt acts alleged in Paragraph 29, including its subparagraphs.

All in violation of Title 18, United States Code, Section 371.

1	
1	18, United States Code, Section 982(b)(1).
2	All pursuant to Title 18, United States Code, Section 2323(b) and Federal Rule of Criminal
3	Procedure 32.2.
4	
5	DATED: $5/13/15$ A TRUE BILL.
6	TH.
7	FOREPERSON
8	MELINDA HAAG United States Attorney
9	ha ella
10	MATTHEW A. PARRELLA
11	Chief, Computer Hacking/Intellectual Property Unit
12	(Approved as to form: MAP STM)
13	AUSAs PARRELLA/KNIGHT
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
	1

SEALED BY ORDER

DEFENDANT INFORMATION RELATIVE TO	O A CRIMHACAGRION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Minor Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 — Conspiracy to Introduce Misbranded Food into Interstate Commerce Misdemean	DEFENDANT - U.S ORGINAL FILED
Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	CR 15 0 00 6 Office of California H
PROCEEDING	IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any) S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	Has not been arrested, pending outcome this proceeding. 1) If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Son Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	IS IN CUSTODY 4) On this charge 5) On another conviction
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO. prior proceedings or appearance(s)	DATE OF Month/Day/Year
before U.S. Magistrate regarding this defendant were recorded under	ARREST Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form MELINDA HAAG	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knig	This report amends AO 257 previously submitted
	ORMATION OR COMMENTS -
PROCESS: ☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: None
If Summons, complete following: Arraignment Initial Appearance Defendant Address:	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	Δ /

Comments:

SEALED BY ORDER

OF THE COURT

DEFENDANT INFORMATION RELATIVE T	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Petty	SAN JOSE DIVISION
Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Criminal Copyright Infringement	DEFENDANT - U.S
COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce Misdranded Food into Interstate Commerce	· · · · · · · · · · · · · · · · · · ·
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment.	DISTRICT COURT NUMBER OR GIVE
Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	CR 15 00264-10
PROCEEDING	IS NOT IN CUSTODY Northern Dietries Course
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending ost confidence of the land of the l
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Ts a Fugitive
	3) Son Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	4) On this charge 5) On another conviction Federal State 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	l lied
prior proceedings or appearance(s) before U.S. Magistrate regarding this	DATE OF Month/Day/Year ARREST
Name and Office of Person Furnishing Information on this form MELINDA HAAG	Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
□ U.S. Attorney □ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knig	This report amends AO 257 previously submitted
	ORMATION OR COMMENTS ————————————————————————————————————
PROCESS: ☐ SUMMONS ☐ NO PROCESS* ☐ WARRANT	Bail Amount: None
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:

OF THE COURT

OF THE COURT

DEFENDANT INFORMATION RELATIVE TO	D A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDING	G NORTHERN DISTRICT OF CALIFORNIA
	SAN JOSE DIVISION
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Counterfeit Goods	An.
COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Minor	DEFENDANT - U.S
Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce	· IIIIIIIII P
Misbranded Food into Interstate Commerce mean	or JUSTIN SHAYOTA
X Felon	y DICTRICT COURT MUMBER 140
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years	DISTRICT COURT NUMBER
supervised release, \$100 special assessment. Counts Two-Three: 5 years imprisonment, \$250,000.00 fine,	Northern D. Charles
3 years supervised release, \$100 special assessment.	CK 15 00984 =
	DEFENDANT
PROCEEDING	IS NOT IN CUSTODY
	Has not been arrested, pending outcome this proceeding.
Name of Complaintant Agency, or Person (& Title, if any)	1) X If not detained give date any prior
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	summons was served on above charges
person is awaiting trial in another Federal or State Court,	2) Is a Fugitive
☐ give name of court	
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	
— per (circle one) (from 20, 21, or 40. Onow bishiot	IS IN CUSTODY
	4) On this charge
this is a reprosecution of	
charges previously dismissed	5) On another conviction
which were dismissed on motion of:	Federal State
01.	6) Awaiting trial on other charges
U.S. ATTORNEY DEFENSE	If answer to (6) is "Yes", show name of institution
Abia massassitian ralatas to a	
this prosecution relates to a pending case involving this same	Has detainer Yes If "Yes"
defendant MAGISTRATE	been filed? No silve date
CASE NO.	DATE OF Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this	ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
10% (5)	DATE TRANSFERRED Month/Day/Year
Name and Office of Person Furnishing Information on this form MELINDA HAAG	TO U.S. CUSTODY
□ U.S. Attorney □ Other U.S. Agency	
–	This report amonds AO 057 and doubt with all all
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knigl	This report amends AO 257 previously submitted
	ORMATION OR COMMENTS
PROCESS:	
SUMMONS NO PROCESS* WARRANT	Bail Amount: None
If Summons, complete following:	<u></u>
Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	12
	Date/Time: Before Judge:
Comments:	

OF THE COURT

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION SUPERSEDIN OFFENSE CHARGED COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Petty Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Minor Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 - Conspiracy to Introduce Misbranded Food into Interstate Commerce Felon PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment. Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	DEFENDANT - U.S WALID "WALLY" JAMIL 7
PROCEEDING	DEFENDANT IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any) S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	Has not been arrested, pending outcome this proceeding. 1) X If not detained give date any prior summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) S a Fugitive 3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY 4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	5) On another conviction Federal State 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	illed
prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under	DATE OF Month/Day/Year ARREST Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form MELINDA HAAG TX U.S. Attorney Other U.S. Agency	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knig	
PROCESS: SUMMONS NO PROCESS* WARRANT If Summons, complete following: Arraignment Initial Appearance Defendant Address:	Bail Amount: None * Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment Date/Time: Before Judge:
Comments:	

 $\Delta 4$

Comments:

SEALED BY ORDER

7.0 201 (1.01. 370)	OF THE COURT
DEFENDANT INFORMATION RELATIVE TO	A CRIMINAL ACTION' - IN T.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDING	NORTHERN DISTRICT OF CALIFORNIA
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Petty	SAN JOSE DIVISION
Counterfeit Goods	
COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Minor Criminal Copyright Infringement	DEFENDANT - U.S
COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Misbranded Food into Interstate Commerce	
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years	DISTRICT COURT NUMBER
supervised release, \$100 special assessment.	CR 15 00264
Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	
	North San Distriction
PROCEEDING	IS NOT IN CUSTODY
· ·	Has not been arrested, pending outcome this proceeding." *
Name of Complaintant Agency, or Person (& Title, if any)	1) X If not detained give date any prior summons was served on above charges
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	Summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district	
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
Alain in a name of the state of	4) On this charge
this is a reprosecution of charges previously dismissed	5) On another conviction
which were dismissed on motion SHOW DOCKET NO.	Federal State
of: Outs. Attorney Defense	6) Awaiting trial on other charges
S.S. ATTORNET BEFEROE	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	Has detainer Yes If "Yes"
pending case involving this same defendant MAGISTRATE	heen filed?
CASE NO.	DATE OF Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this	ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person	DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form MELINDA HAAG	TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knigl	This report amends AO 257 previously submitted
ADDITIONAL INFO	DRMATION OR COMMENTS
PROCESS:	
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: None
If Summons, complete following:	* Where defendant previously apprehended on complaint, no new summons or
Arraignment Initial Appearance	warrant needed, since Magistrate has scheduled arraignment
Defendant Address:	
	Date/Time: Before Judge:

万万

SEALED BY ORDER

OF THE COURT

DEFENDANT INFORMATION RELATIVE TO	DA CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT SUPERSEDING	Name of District Court, and/or Judge/Magistrate Location NORTHERN DISTRICT OF CALIFORNIA
OFFENSE CHARGED - SUPERSEDING	
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce	SI S
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment. Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	CR 15 DEFENDANT 4 2015
PROCEEDING	IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding. 1) X If not detained give date any prior summons was served on above charges
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	H
person is awaiting trial in another Federal or State Court, give name of court	2) S a Fugitive 3) S son Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE this prosecution relates to a pending case involving this same defendant prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under Name and Office of Person Furnishing Information on this form MELINDA HAAG U.S. Attorney Other U.S. Agency	DATE OF Month/Day/Year ARREST Or if Arresting Agency & Warrant were not DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knigh	
PROCESS: ADDITIONAL INFO	DRMATION OR COMMENTS ————————————————————————————————————
☐ SUMMONS ☐ NO PROCESS* 💢 WARRANT	Bail Amount: None
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	•

SEALED BY ORDER OF THE COURT

DEFENDANT INFORMATION RELATIVE TO	A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDING	NORTHERN DISTRICT OF CALIFORNIA
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Petty	SAN JOSE DIVISION
Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Minor	DEFENDANT - U.S
Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce Misbranded Food into Interstate Commerce	
	DISTRICT COURT NUMBER MAY 14 22
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment.	Negative Medical Williams
Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	CD 15 364
	DEFENDANT
PROCEEDING	IS NOT IN CUSTODY Has not been arrested, pending outcome this processor.
Name of Complaintant Agency, or Person (& Title, if any)	1) X If not detained give date any prior summons was served on above charges
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	HR
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district	
per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed	5) On another conviction
which were dismissed on motion of:	Federal State
U.S. ATTORNEY DEFENSE	6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
	If answer to (o) is "res", show frame of institution
this prosecution relates to a pending case involving this same	Has detainer Yes If "Yes" give date
defendant MAGISTRATE CASE NO.	No J filed
prior proceedings or appearance(s) before U.S. Magistrate regarding this	DATE OF Month/Day/Year ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form MELINDA HAAG	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
Furnishing Information on this form MELINDA HAAG IN U.S. Attorney Other U.S. Agency	
Name of Assistant U.S.	This report amends AO 257 previously submitted
Attorney (if assigned) Matthew Parrella/Susan Knigl	
PROCESS: ADDITIONAL INFO	ORMATION OR COMMENTS
☐ SUMMONS ☐ NO PROCESS* ☒ WARRANT	Bail Amount: None
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or
Defendant Address:	warrant needed, since Magistrate has scheduled arraignment
	Date/Time: Before Judge:
Comments:	11

SEALED BY ORDER

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICOURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce	DEFENDANT - U.S LESLIE ROMAN
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment. Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	CR 15 0026 4
PROCEEDING	IS NOT IN CUSTODY HR
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding. 1) If not detained give date any prior summons was served on above charges
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	-
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	IS IN CUSTODY 4) On this charge 5) On another conviction Federal State 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	l liled
prior proceedings or appearance(s) before U.S. Magistrate regarding this defendant were recorded under	DATE OF Month/Day/Year ARREST Or if Arresting Agency & Warrant were not
	DATE TRANSFERRED Month/Day/Year
Name and Office of Person Furnishing Information on this form MELINDA HAAG	TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knig	This report amends AO 257 previously submitted
	ORMATION OR COMMENTS
PROCESS:	
SUMMONS NO PROCESS* WARRANT	Bail Amount: None
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment
Defendant Address:	Date/Time: Before Judge:
Comments:	18

SEALED BY ORDER OF THE COURT

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
	5 A GILLIMITAL ACTION - IN C.O. DICTINIOT COUNT
BY: COMPLAINT INFORMATION INDICTMENT SUPERSEDIN	Name of District Court, and/or Judge/Magistrate Location NORTHERN DISTRICT OF CALIFORNIA
OFFENSE CHARGED	SAN JOSE VISION
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit	UBIO.
Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce Misde	
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment.	DISTRICT COURT NUMBER 1
Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	DEFENDANT DEFENDANT
PROCEEDING	IS NOT IN CUSTODY
PROCEEDING Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding 1) If not detained give date any prior
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) S a Fugitive
	3) Is on Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY
	4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	5) On another conviction Federal State 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant MAGISTRATE	Has detainer Yes If "Yes" give date filed?
prior proceedings or appearance(s) before U.S. Magistrate regarding this	DATE OF Month/Day/Year ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person Furnishing Information on this form MELINDA HAAG	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knig	This report amends AO 257 previously submitted
	ORMATION OR COMMENTS ————————————————————————————————————
PROCESS:	Dall Assessed As
SUMMONS NO PROCESS* WARRANT If Summons, complete following:	Bail Amount: None
Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment
Defendant Address:	Date/Time: Before Judge:
Comments:	

A COMMINIAL ACTION	INLILO	
OF THE COURT		
SEALED BY ORDER		

DEFENDANT INFORMATION RELATIVE T	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Name of District Court, and/or Judge/Magistrate Location
OFFENSE CHARGED SUPERSEDIN	
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Petty	WAR AND
Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit Mino	
Criminal Copyright Infringement	DEL ENDANT CO.
COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce	nor MARIO RAMIREZ OLA SONO
	DISTRICT COURT NUMBER Jose California
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment.	DISTRICT COOK! NOWIES AN JOSE Callfornia
Counts Two-Three: 5 years imprisonment, \$250,000.00 fine,	CR 15 00264""
3 years supervised release, \$100 special assessment.	H
220272000	DEFENDANT
PROCEEDING	IS NOT IN CUSTODY Has not been arrested, pending outcome this proceeding.
Name of Complaintant Agency, or Person (& Title, if any)	1) X If not detained give date any prior
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	summons was served on above charges
person is awaiting trial in another Federal or State Court, give name of court	2) Is a Fugitive
	3) Son Bail or Release from (show District)
this paragraphers and in a in transferred from another district	
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	
	IS IN CUSTODY
M. C.	4) On this charge
this is a reprosecution of charges previously dismissed	5) On another conviction
which were dismissed on motion of: SHOW DOCKET NO.	Federal State
U.S. ATTORNEY DEFENSE	6) Awaiting trial on other charges
	If answer to (6) is "Yes", show name of institution
this prosecution relates to a	Has detainer Yes 1 If "Yes"
pending case involving this same defendant MAGISTRATE	give date
CASE NO.	DATE OF Month/Day/Year
prior proceedings or appearance(s) before U.S. Magistrate regarding this	ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
Name and Office of Person	DATE TRANSFERRED Month/Day/Year
Furnishing Information on this form MELINDA HAAG	TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
Name of Assistant U.S. Attorney (if assigned) Matthew Parrella/Susan Knig	This report amends AO 257 previously submitted
PROCESS: ADDITIONAL INF	ORMATION OR COMMENTS -
SUMMONS NO PROCESS* WARRANT	Bail Amount: None
If Summons, complete following:	
Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment
Defendant Address:	
	Date/Time: Before Judge:
Comments:	

SEALED BY ORDER

DEFENDANT INFORMATION RELATIVE TO	O A CRIMINAL ACTION - IN U.S. DISTRICT COURT
BY: COMPLAINT INFORMATION INDICTMENT	Traine of Blattot Godit, and/of Godgestragistrate Ecoation
OFFENSE CHARGED SUPERSEDIN	NORTHERN DISTRICT OF CALIFORNIA
COUNT ONE: 18 U.S.C. § 2320(a)(4) - Conspiracy to Traffic in Counterfeit Goods COUNT TWO: 18 U.S.C. § 371 — Conspiracy to Commit	"UMA.
Criminal Copyright Infringement COUNT THREE: 18 U.S.C. § 371 – Conspiracy to Introduce Misbranded Food into Interstate Commerce Misde	e- May Fill to
PENALTY: Count One: 10 years imprisonment, \$2,000,000 fine, 3 years supervised release, \$100 special assessment. Counts Two-Three: 5 years imprisonment, \$250,000.00 fine, 3 years supervised release, \$100 special assessment.	DISTRICT COURT NUMBERS OF WARRENCE AND THE CR 15 005 4
	DEFENDANT
PROCEEDING	IS NOT IN CUSTODY
Name of Complaintant Agency, or Person (& Title, if any)	Has not been arrested, pending outcome this proceeding. 1) X If not detained give date any prior summons was served on above charges
S/A Patrick Mar FBI & S/A Derek Roy FDA-OCI	- 0.574
person is awaiting trial in another Federal or State Court, give name of court	2) S ts a Fugitive
	3) Son Bail or Release from (show District)
this person/proceeding is transferred from another district per (circle one) FRCrp 20, 21, or 40. Show District	IS IN CUSTODY 4) On this charge
this is a reprosecution of charges previously dismissed which were dismissed on motion of: U.S. ATTORNEY DEFENSE	5) On another conviction Federal State 6) Awaiting trial on other charges If answer to (6) is "Yes", show name of institution
this prosecution relates to a pending case involving this same defendant MAGISTRATE CASE NO.	Has detainer Yes If "Yes" give date filed
prior proceedings or appearance(s) before U.S. Magistrate regarding this	DATE OF Month/Day/Year ARREST
defendant were recorded under	Or if Arresting Agency & Warrant were not
lame and Office of Person furnishing Information on this form MELINDA HAAG	DATE TRANSFERRED Month/Day/Year TO U.S. CUSTODY
☑ U.S. Attorney ☐ Other U.S. Agency	
lame of Assistant U.S. uttorney (if assigned) Matthew Parrella/Susan Knig	This report amends AO 257 previously submitted
PROCESS:	ORMATION OR COMMENTS
SUMMONS NO PROCESS* WARRANT	Bail Amount: None
If Summons, complete following: Arraignment Initial Appearance	* Where defendant previously apprehended on complaint, no new summons or warrant needed, since Magistrate has scheduled arraignment
Defendant Address:	and the second s
Delendant Address.	Date/Time: Before Judge: