# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

Alexandria Division

UNITED STATES OF AMERICA

V.

CONOR BRIAN FITZPATRICK,

a/k/a "Pompompurin"

Defendant.

FILED IN OPEN COURT

JUL | 3 2023

CLERK, U.S. DISTRICT COURT ALEXANDRIA, VIRGINIA

Criminal No. 1:23-cr-119

Honorable T.S. Ellis, III

## INFORMATION

#### **COUNT ONE**

(Conspiracy to Commit Access Device Fraud)

## THE UNITED STATES ATTORNEY CHARGES THAT:

- 1. From at least in or around March 2022, through on or about March 15, 2023, in the Eastern District of Virginia and elsewhere, the defendant CONOR BRIAN FITZPATRICK (a/k/a "Pompompurin"), did knowingly and with the intent to defraud, combine, conspire, confederate and agree with other members of the website known as BreachForums, including BreachForums moderators and vendors, to commit and aid and abet the commission of the following offenses:
  - a. To knowingly and with intent to defraud, traffic in and use one or more unauthorized access devices during a one-year period, to wit payment card data, bank routing and account numbers, social security numbers, and login credentials, including usernames and associated passwords intended to be used to access certain online accounts provided by account issuers and other entities in the

- United States, and by such conduct obtain things of value aggregating \$1,000 or more during that period, said conduct affecting interstate and foreign commerce, in violation of 18, United States Code, Sections 1029(a)(2) and 2; and
- b. Without the authorization of the issuers of access devices, to knowingly and with the intent to defraud, solicit a person for the purpose of selling unauthorized access devices, to wit payment card data, bank routing and account numbers, social security numbers, and login credentials, including usernames and associated passwords, intended to be used to access online accounts provided by account issuers and other entities in the United States, said conduct affecting interstate and foreign commerce, in violation of Title 18, United States Code, Sections 1029(a)(6) and 2.
- 2. It was further part of the conspiracy that the defendant and his co-conspirators knowingly falsely registered domain names, including breached.vc, breached.to, breachedforums.com, breachforums.net, and breachforums.org, and knowingly used these domain names in the course of committing the offense charged in Count 1, in violation of 18 U.S.C. § 3559(g)(1).

(All in violation of Title 18, United States Code, Sections 1029(b)(2) and 3559(g)(1)).

## **COUNT TWO**

(Access Device Fraud – Unauthorized Solicitation)

### THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

From on or about June 28, 2022, through on or about July 6, 2022, in the Eastern District of Virginia and elsewhere, the defendant CONOR BRIAN FITZPATRICK (a/k/a "Pompompurin"), knowingly and with the intent to defraud, did aid and abet the solicitation of a person for the purposes of offering unauthorized access devices, as defined by 18 U.S.C. § 1029(e)(1) and (e)(3), to wit, bank account and routing numbers and social security numbers, said solicitation affecting interstate and foreign commerce, in that the solicitation occurred via the Internet, and between computers located inside the Commonwealth of Virginia, and computers located outside of the Commonwealth of Virginia.

(In violation of Title 18, United States Code, Sections 1029(a)(6) and 2).

# **COUNT THREE**

(Possession of Child Pornography)

THE UNITED STATES ATTORNEY FURTHER CHARGES THAT:

On or about March 15, 2023, in the Southern District of New York, the defendant, CONOR BRIAN FITZPATRICK (a/k/a "Pompompurin"), did knowingly possess and attempt to possess at least one matter containing one or more visual depictions that had been transported using a means and facility of interstate and foreign commerce, and in and affecting interstate and foreign commerce, and which visual depictions were produced using materials which had been mailed and so shipped and transported, by any means including by computer; and the production of such visual depictions involved the use of a minor engaging in sexually explicit conduct and such visual depictions were of such conduct, to wit: videos depicting prepubescent minors and minors who had not attained 12 years of age engaging in sexually explicit conduct, stored on a Dell Inspiron 5593 laptop computer (service tag number B2W9723) with a Samsung 870 QVO 4TB solid state drive (SN S5VYNJ0T405292K).

(In violation of Title 18, United States Code, Sections 2252(a)(4)(B) and (b)(2)).

### **FORFEITURE NOTICE**

#### THE DEFENDANT IS HEREBY NOTIFIED THAT:

Upon conviction of the offenses alleged in this Information, the defendant, CONOR BRIAN FITZPATRICK, shall forfeit to the United States of America, pursuant to Title 18, United States Code, Section 982(a)(2)(B), any property constituting, or derived from, proceeds the defendant obtained directly or indirectly, as the result of such violation; and pursuant to Title 18, United States Code, Section 1029(c)(1)(C), any personal property used or intended to be used to commit the offenses. The assets subject to forfeiture include, but are not limited to, the following:

- a. A money judgment in the amount of not less than \$698,714, representing the gross proceeds the defendant and co-conspirators obtained as a result of the violations described in Counts 1 and 2 of this Criminal Information.
- b. All cryptocurrency and fiat currency that was previously transferred to the custody of government account(s) pursuant to warrants to seize (i) one Exodus wallet with recovery seed starting with word "embrace" and ending with word "arrive" and all the cryptocurrency and fiat currency associated with its subwallet; and (ii) one Coinbase wallet with recovery seed starting with the word "come" and ending with the word "bone" and all the cryptocurrency and fiat currency associated with its subwallets.
- c. The following domain names representing the gross proceeds and instrumentalities of the offenses charged in the Criminal Information:

anonfiles-proxy.com	pastehub.net	intelx.org	breach.cat
apinotes.com	path-sucks.com	nathanlarson.org	breached.cat
asdfadfasdfasdfsadfsf.co			
m	pounce.net	p0ison.org	skid.cat
badhou3a.com	pouncefiles.com	pagodahost.org	breach.co
bgpservices.net	pouncefiles.net	path-sucks.org	raidforums.co

	,		
breachedforums.com	pastehub.to	plain-text.org	pompompur.in
databreach.to	raid-forums.com	poncefiles.org	pompur.in
breachforum.com	raidforums1.com	prankcalling.org	cyberkittens.one
breachforums.net	raidforums2.com	scriptsubmit.org	breach.re
compupix.com	raidforums3.com	Skidbin.org	image.yt
coreyshiratori.com	raidforums4.com	try-harder-idiot.org	breach.cx
corey-shiratori.com	raidforums5.com	abuse.today	breached.cx
ddosed.net	scamforums.net	as36231.info	doxing.me
djtroia.com	scammerforums.net	breach.market	socials.sh
doxagram.com	scotttrentcosta.com	breached.io	breached.mu
duhaa.net	scriptsubmit.com	clubhydra.io	breached.is
ejaculated.net	scriptsubmit.net	cracke.io	breachbase.pw
emusun.net	simswapper.com	wli.design	databases.pw
encrypteddisk.net	sitespecs.net	hydramarket.io	breachforu.ms
h0rizon.net	skidbin.net	minikloon.info	bf.hn
hammercdn.com	skidforums.cc	moneymn.club	ee.hn
he0.net	squidproxy.net	og.money	xx.hn
hostbunker.net	storagehost.net	opensc.io	bf.sb
infomonitor.net	sysnode.net	predator.wtf	f.sb
intelx.com	thekilob.com	subnet.info	breached.st
lowendhosting.com	torrentseedbox.com	breached.vc	bf.gl
luidb.net		domain king-	
	uncongested.net	hack.xyz	vv.gl
lxvm.net	unixvps.net	breached.to	servers.lc
xboxcommunityforum.c	•	8	
om	valid4you.com	breachedforums.to	pagodahost.net
nononononononon	-		
onononononono.com	vucu.net	breachforums.to	ghostforums.org
pagodahost.com	breachforums.org	clubhydra.to	cracke.to

d. The following computers and electronic media, further representing the gross proceeds and instrumentalities of the offense alleged in this Information:

The Electronic Media (includes associated accessories) Seized by FBI Pursuant to Warrant to Search Fitzpatrick's Residence				
Model/Description	Unique Identifier			
Amazon Basics Hard Drive Enclosure	Serial No. ZFL2ZOF3			
containing hard drive				
(White) Amazon Tablet – Model SR87CV				
Western Digital Hard Drive	Serial No. WCAMK3260602			
iPhone 7+ – Model A1661	Serial No. FUX34UBHG00			
32 GB SanDisk Ultra Plus (Micro SD)				
(Black) iPhone7+ – Model a1661	IMEI 359472086340034			
8GB SanDisk SD Card	Serial No. B11327622891D			

(Black) Samsung Galaxy J3 Eclipse	IMEI 356351087426430
(Black) Verizon 4G LTE Jetpack	IMEI 358227057561844
Western Digital Hard Drive	Serial No. WMA2N
(Black) Verizon Inseego MiFi	
(Silver/Grey) Panasonic Camera – Model	Serial No. 161A13238
VDR-D100	
2GB Scandisk SD Card	Serial No. BE1216721860D
(Silver) Dell Inspiron 5593 Laptop Computer	Serial No. B2W9723
Inateck Hard Drive enclosure with Seagate	Serial No. ZOZHT3N9
Hard Drive	
(Black) Amazon Tablet (cracked)	
Toshiba lap top hard drive labeled 'First lap	
top hard drive'	
(Grey) Apple Watch Series 3	
(Black) Max One USB Hard Drive	
Seagate Hard Drive	Serial No. ZDEKN468
(and associated enclosure)	
Black Samsung Phone	IMEI 357111201450032
Silver iPhone Model A1688 (damaged)	IMEI 353801083787055

Pursuant to 21 U.S.C. § 853(p), the defendant shall forfeit substitute property, if, by any act or omission of the defendant, the property referenced above cannot be located upon the exercise of due diligence; has been transferred, sold to, or deposited with a third party; has been placed beyond the jurisdiction of the Court; has been substantially diminished in value; or has been commingled with other property which cannot be divided without difficulty.

Pursuant to Federal Rule of Criminal Procedure 32.2(a), upon conviction of any Count Three of this Information, the defendant shall forfeit to the United States: (1) any visual depiction described in 18 U.S.C. §§ 2251, 2251A, 2252, 2252A, 2252B, or 2260, and any matter that contains any such visual depiction, which was produced, transported, mailed, shipped, and received in violation of this chapter; (2) any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from such offenses; (3) any property, real or personal, used or intended to be used to commit or to promote the commission of the offense, and any property traceable to such property. This property includes, but is not limited to:

- a. Dell Inspiron 5593 laptop computer (service tag number B2W9723); and
- b. Samsung 870 QVO 4TB solid state drive (SN S5VYNJ0T405292K).

(All in accordance with Title 18, United States Code, Section 982(a)(2)(B), Title 18, United States Code, Section 1029(c)(1)(C), and Federal Rule of Criminal Procedure 32.2).

Jessica D. Aber United States Attorney

Kenneth A. Polite, Jr. Assistant Attorney General, Criminal Division

Date: July 10, 2023

Lauren Halper

**Assistant United States Attorney** 

Aarash A. Haghighat Senior Counsel Computer Crime and Intellectual Property Section U.S. Department of Justice, Criminal Division.