UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

UNITED STATES OF AMERICA,) INDICT	MENT CR 13-136 PAM	ITNL
Plaintiff,		C. § 2252(a)(2)	
V.	for the same and the same and	C. § 2252(a)(4)(B) C. § 2252(b)(1)	
GUY EDWARD WHEELOCK,		C. § 2252(b)(2) 2252(b)(2) C. § 2253(a)	
Defendant.)		

THE UNITED STATES GRAND JURY CHARGES THAT:

COUNTS 1-7

(Attempted Distribution of Child Pornography)

Between on or about September 13, 2011 and September 20, 2011, in the State and District of Minnesota, the defendant,

GUY EDWARD WHEELOCK,

having been previously convicted under the laws of the State of Minnesota relating to the production, possession, receipt, mailing, sale, distribution, shipment, or transportation of child pornography, namely, a conviction on or about August 28, 2002, in Hennepin County, Minnesota, for Possession of Pornographic Work Involving a Minor, did knowingly attempt to distribute visual depictions using a means and facility of interstate commerce and that had been mailed, shipped and transported in interstate commerce, by computer, where the production of such visual depictions involved the use of a minor engaging in sexually explicit conduct and such depictions were of such conduct, to wit:



FILED MAY 2 1 2013
RICHARD D. SLETTEN
JUDGMENT ENTD
DEPUTY CLERK

Count	On or About Date	Computer File Name(s)
1	September 13, 2011	Mes4 – 9y girl & 17y boy & man (DIV3) (16m 36s).avi
2	September 14, 2011	Mes4 – 9y girl & 17y boy & man (DIV3) (16m 36s).avi
3	September 16, 2011	6y Lapdance upclose cum loop – joined (UA 2006).avi
4	September 17, 2011	6y Lapdance upclose cum loop – joined (UA 2006).avi Mes4 – 9y girl & 17y boy & man (DIV3) (16m 36s).avi
5	September 18, 2011	6y Lapdance upclose cum loop – joined (UA 2006).avi Mes4 – 9y girl & 17y boy & man (DIV3) (16m 36s).avi
6	September 19, 2011	6y Lapdance upclose cum loop – joined (UA 2006).avi
7	September 20, 2011	Mes4 – 9y girl & 17y boy & man (DIV3) (16m 36s).avi

all in violation of Title 18, United States Code, Sections 2252(a)(2) and 2252(b)(1).

COUNT 8

(Receipt of Child Pornography)

On or about February 2, 2012, in the State and District of Minnesota, the defendant,

GUY EDWARD WHEELOCK,

having been previously convicted under the laws of the State of Minnesota relating to the production, possession, receipt, mailing, sale, distribution, shipment, or transportation of child pornography, namely, a conviction on or about August 28, 2002, in Hennepin County, Minnesota, for Possession of Pornographic Work Involving a Minor, did knowingly receive visual depictions that had been mailed, shipped and transported in interstate commerce, by computer, where the production of such visual depictions involved the use of a minor engaging in sexually explicit conduct and such depictions were of such conduct, including, but not limited to, the following computer image files:

a) ttr_2YCUG4CH4HUF73H2RYGBQOKL45J2JKIGEUK T6GY.partial;

- b) ed2k e6202dadc0dfcf4dff1077739ecfea97.partial;
- c) ttr 3EZMQ56T4CX7GK5CP5TK2PYOGQNEZFJPGFIJ6DI.partial;
- d) ttr AYQ4WYVM43ONUZKI7WS3ZGTOXBRV6TTXW2O QLWY.partial;
- e) ed2k_f43b4bd1e96a18f171ce1c09c9907d15.partial all in violation of Title 18, United States Code, Sections 2252(a)(2) and 2252(b)(1).

COUNT 9 (Possession of Child Pornography)

On or about February 2, 2012, in the State and District of Minnesota, the defendant,

GUY EDWARD WHEELOCK,

having been previously convicted under the laws of the State of Minnesota relating to the production, possession, receipt, mailing, sale, distribution, shipment, or transportation of child pornography, namely, a conviction on or about August 28, 2002, in Hennepin County, Minnesota, for Possession of Pornographic Work Involving a Minor, did knowingly possess one or more matters which contained visual depictions that had been shipped and transported using a means and facility of interstate commerce, including by computer, and had been mailed, shipped and transported in and affecting interstate commerce, where 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, including, but not limited to, the following computer image and video files:

- a) peach pie (pthc) pedofilia part4 (1).mpg Incesto vicky 2.m.mpg;
- b) (Pthc) 7Yo Little Linda Trying Anal.mpg;

- c) [boy+man] Angel 10Yo Boy While Camping -- Lostfiles T Y]]]]]Rehosting --.mpg;
- d) Tk-03-Oskar No 3 1h19m46S Kdv Rbv Rbm Pjk Rf# s00 Hmv Brn Gerbys Starskysh Yamad Pthc Crimea Kingpass p101 k99 Luto Veyg 1Gen Zz.mpg;
- e) [boy+man] Chinese Man Rapes Sleeping Little 11yo Boy HARD.mpg; all in violation of Title 18, United State Code, Sections 2252(a)(4)(B) and 2252(b)(2).

FORFEITURE ALLEGATIONS

Counts 1 through 9 of this Indictment are hereby realleged and incorporated as if fully set forth herein by reference, for the purpose of alleging forfeitures pursuant to Title 18, United States Code, Section 2253(a).

As a result of the foregoing offenses, the defendant,

GUY EDWARD WHEELOCK,

shall forfeit to the United States pursuant to Title 18, United States Code, Section 2253(a):

- (1) any visual depiction described in section 2251, 2251A, 2252, 2252A, 2252B, or 2260 of Chapter 110 of Title 18, United States Code, or any book, magazine, periodical, film, videotape, or other matter which contains any such visual depiction, which was produced, transported, mailed, shipped or received in violation of Chapter 110 of Title 18, United States Code;
- (2) any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from such offense; and
- (3) any property, real or personal, used or intended to be used to commit or to promote the commission of such offense or any property traceable to such property,

including but not limited to six Seagate Hard Drives (serial numbers 6XW0ARC2, 9ND13ZZN, 9ND1L656, 9ND1LHS6, 5QE36H37, and 9ND1L5LD), an Antec computer tower (no serial number), and a quantity of CD and DVD discs.

If any of the above-described forfeitable property is unavailable for forfeiture, the United States intends to seek the forfeiture of substitute property as provided for in Title 21, United States Code, Section 853(p), as incorporated by Title 18, United States Code, Section 2253(b).

All in violation of Title 18, United States Code, Sections 2252(a)(2), 2252(a)(4)(B), 2252(b)(1), 2252(b)(2), and 2253(a).

A		
LINITED STATES ATTORNEY	FOREPERSON	