
UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : **CRIMINAL COMPLAINT**
 :
 v. : Mag. No. 12-4511
 :
 ARTHUR FRAZER, JR. :

I, Joshua Wilson, being duly sworn, state the following is true and correct to the best of my knowledge and belief. On or about December 16, 2010, in Ocean County, in the District of New Jersey, and elsewhere, defendant ARTHUR FRAZER, JR.

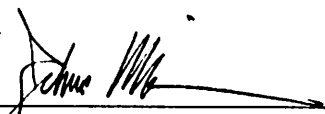
did knowingly distribute child pornography, as defined in Title 18, United States Code, Section 2256(8)(A), which images were mailed, shipped, and transported using any means and facility of interstate and foreign commerce and in and affecting interstate and foreign commerce by any means, including by computer,

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

I further state that I am a Special Agent with the Federal Bureau of Investigation and that this complaint is based on the following facts:

SEE ATTACHMENT A

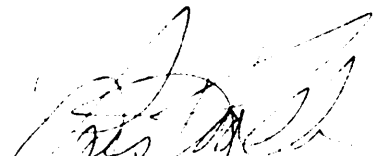
continued on the attached page and made a part hereof.



Joshua Wilson, Special Agent
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence,
February 22, 2012 at Trenton, New Jersey

HONORABLE LOIS H. GOODMAN
UNITED STATES MAGISTRATE JUDGE



Signature of Judicial Officer

ATTACHMENT A

AFFIDAVIT

I, Joshua Wilson, a Special Agent with the Federal Bureau of Investigation ("FBI"), Newark Division, have personally participated in this investigation and am aware of the facts contained herein based upon my own investigation as well as information provided to me by other law enforcement officers. Since this affidavit is submitted for the sole purpose of establishing probable cause to support the issuance of a complaint, I have not necessarily included each and every fact known to the government concerning this investigation.

1. On or about February 22, 2012, I and other FBI Agents along with investigators from the Ocean County Prosecutor's Office executed a search warrant on 414 Sycamore Drive, Lanoka Harbor, Ocean County, New Jersey, the residence of ARTHUR FRAZER, JR (the "Residence"). Among the items seized at the Residence pursuant to the search warrant was a Micron TransPort Trek 2-C laptop computer (model number NBKU377 and serial number NBK001537-00) (the "Laptop").

2. During the search, I interviewed ARTHUR FRAZER, JR. After I administered the Miranda warnings, ARTHUR FRAZER, JR. stated the following:

- a. ARTHUR FRAZER, JR. has been collecting images and videos of child pornography for several years. At one point, he had several gigabytes of child pornography saved on the Laptop. He obtained most of the child pornography through an online peer-to-peer file sharing program using the Laptop.
- b. ARTHUR FRAZER, JR. has also used his internet based email account ("Email Account") to send and receive child pornography. In particular, on or about December 16, 2010, he sent an email from his Email Account to another individual attaching six images of child pornography.
- c. About two years ago, ARTHUR FRAZER, JR. took several pictures of a twelve-year-old female while she was sleeping. Specifically, he used his cellular phone to take the pictures of the minor's vagina and then emailed the pictures to himself.
- d. When he was approximately 22 years old, ARTHUR FRAZER, JR. had sexual intercourse with a 15 year-old female.

3. During the interview, ARTHUR FRAZER, JR. provided written consent allowing law enforcement to search and take over his Email Account. Upon review of the Email Account, the following was noted:

- a. Among the emails in the sent folder of the Email Account was the email referenced above in paragraph 2b, attaching six images of child pornography. Two photographs show an adult penis and a female infant (approximately 5-8

months old) covered in what appears to be semen. One photograph shows an adult penis attempting to vaginally penetrate a female infant (approximately 4-8 months old). The remaining three photographs show an adult hand manipulating the labia of a female infant (approximately 4-8 months old) and exposing her vagina to the camera.

b. Among the emails in the inbox of the Email Account were various emails attaching the images referenced above in paragraph 2c.

4. Based upon my education, training, and experience, my discussions with other law enforcement officers, the images described in paragraphs 2c and 3a above, based upon their location and method of storage in the Email Account, were shipped and transported in and affecting interstate and foreign commerce, by any means, including by computer.