



UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

June 2023 Grand Jury

UNITED STATES OF AMERICA,
Plaintiff,
v.
NAASON JOAQUIN GARCIA,
Defendant.

CR No. 2:23-cr-00521-FMO

I N D I C T M E N T

[18 U.S.C. §§ 2251(a), (e):
Production of Child Pornography
and 18 U.S.C. §§ 2252A(a)(5)(B),
(b)(2): Possession of Child
Pornography]

The Grand Jury charges:

COUNT ONE

[18 U.S.C. §§ 2251(a), (e)]

On or about May 6, 2019, in Los Angeles County, within the Central District of California, and elsewhere, defendant NAASON JOAQUIN GARCIA knowingly employed, used, persuaded, induced, enticed, and coerced a minor, namely, Minor Victim 1, who was then approximately 16 years old, to engage in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2)(A), for the purpose of producing a visual depiction of such conduct, knowing and having reason to know that the visual depiction would be mailed or transported and transmitted in and affecting interstate and foreign commerce and that such visual depiction was produced using

1 materials that had been mailed, shipped, and transported in and
2 affecting interstate and foreign commerce, and which visual depiction
3 was actually transported and transmitted in and affecting interstate
4 commerce.

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

COUNT TWO

[18 U.S.C. §§ 2252A(a)(5)(B), (b)(2)]

On or about June 3, 2019, in Los Angeles County, within the Central District of California, defendant NAASON JOAQUIN GARCIA knowingly possessed an iPad, bearing serial number DLXWM1AUHPJ4, that contained at least one image of child pornography, as defined in Title 18, United States Code, Section 2256(8)(A), that had been produced using materials that had been mailed, shipped, and transported in and affecting interstate and foreign commerce by any means, including by computer.

//

//

1 The child pornography that defendant GARCIA possessed on the
2 iPad included, but was not limited to:

- 3 • A video titled IMG_0502;
- 4 • A video titled IMG_0503;
- 5 • A video titled IMG_0504;
- 6 • A video titled IMG_0505; and
- 7 • A video titled IMG_0506.

8
9 A TRUE BILL

10 /S/

11 _____
12 Foreperson

13 E. MARTIN ESTRADA
14 United States Attorney

15 
16 MACK E. JENKINS
17 Assistant United States Attorney
18 Chief, Criminal Division

19 JOSH O. MAUSNER
20 Assistant United States Attorney
21 Chief, Violent & Organized Crime
22 Section

23 CATHARINE A. RICHMOND
24 Assistant United States Attorney
25 Violent & Organized Crime Section
26
27
28