



**COUNT TWO**

**THE GRAND JURY FURTHER CHARGES THAT:**

Between on or about August 19, 2012 and on or about September 19, 2012, in the Eastern District of Pennsylvania, defendant

**IAN H. RANBERG**

knowingly received, and attempted to receive, visual depictions that had been shipped and transported in interstate and foreign commerce, which visual depictions showed a minor engaged in sexually explicit conduct, and the producing of those visual depictions involved the use of a minor engaged in sexually explicit conduct.

In violation of Title 18, United States Code, Section 2252(a)(2).

**COUNT THREE**

**THE GRAND JURY FURTHER CHARGES THAT:**

On or about February 2, 2013, in the Eastern District of Pennsylvania, defendant

**IAN H. RANBERG**

knowingly distributed, and attempted to distribute, visual depictions that had been shipped and transported in interstate and foreign commerce, which visual depictions showed a minor engaged in sexually explicit conduct, and the producing of those visual depictions involved the use of a minor engaged in sexually explicit conduct.

In violation of Title 18, United States Code, Section 2252(a)(2).

**COUNT FOUR**

**THE GRAND JURY FURTHER CHARGES THAT:**

On or about August 21, 2013, in the Eastern District of Pennsylvania, defendant

**IAN H. RANBERG**

knowingly possessed one or more books, magazines, periodicals, films, video tapes and other matter, namely computers and external USB hard drives, which contained visual depictions that had been shipped and transported in interstate and foreign commerce, and were produced using materials that had been mailed, shipped, and transported in interstate and foreign commerce. The production of these visual depictions involved the use of minors engaging in sexually explicit conduct and the visual depictions were of minors engaging in sexually explicit conduct.

In violation of Title 18, United States Code, Section 2252(a)(4)(B).

**NOTICE OF FORFEITURE**

**THE GRAND JURY FURTHER CHARGES THAT:**

As a result of the violations of Title 18, United States Code, Sections 2252A(a)(2) and 2252(a)(4), set forth in this Indictment, defendant

**IAN H. RANBERG**

shall forfeit to the United States of America any property used or intended to be used, in any manner or part, to commit, or to facilitate the commission of, the violations of Title 18, United States Code, Sections 2252(a)(2) and 2252(a)(4), as charged in this Indictment, including, but not limited to:

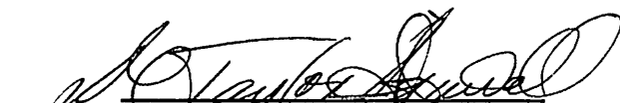
- 1) Dell XPS 410 computer, serial number 6X8Y0D1, with Samsung hard drive, serial number S0WRJ1MP529142;
- 2) Dell Inspiron 1520 computer , serial number J6N60G1, with Toshiba hard drive, serial number 389CTS6OT;
- 3) Dell Inspiron 15R computer, serial number 1ZHH0X1, with Western Digital hard drive, serial number WX61AA229767;
- 4) Western Digital USB hard drive serial number WCAL97929781;
- 5) Western Digital MyPassport USB hard drive, serial number WX31C32W4779;
- 6) Seagate GoFlex USB hard drive, serial number NACPFT8; and
- 7) Hitachi laptop drive, with serial number 7C2A5AJR4815.

All pursuant to Title 18, United States Code, Section 2253.

**A TRUE BILL:**

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**GRAND JURY FOREPERSON**



**ZANE DAVID MEMEGER**  
United States Attorney