
UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA : **CRIMINAL COMPLAINT**
 :
 v. : Mag. No. 14-8033 (MCA)
 :
 JAYME SHANNON : **Filed Under Seal**

I, Kenneth Terracciano, being duly sworn, state the following is true and correct to the best of my knowledge and belief. On or about October 14, 2013, in Bergen County, in the District of New Jersey and elsewhere, defendant JAYME SHANNON did

SEE ATTACHMENT A

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 B

continued on the attached affidavit and made a part hereof.



Special Agent Kenneth Terracciano
Federal Bureau of Investigation

Sworn to before me and subscribed in my presence,
February 20, 2014, at Newark, New Jersey

HONORABLE MADELINE COX ARLEO
UNITED STATES MAGISTRATE JUDGE



Signature of Judicial Officer

ATTACHMENT A

On or about October 14, 2013, in Bergen County, in the District of New Jersey, and elsewhere, the defendant

JAYME SHANNON

did knowingly and willfully transport from New York to Bergen County, New Jersey, an individual who had not attained the age of 18 years, with intent that the individual engage in any sexual activity for which any person can be charged with a criminal offense, specifically, New Jersey Statutes Annotated 2C:24-4a, Endangering the Welfare of Children in the second degree.

In violation of Title 18, United States Code, Section 2423(a) and Title 18, United States Code, Section 2.

ATTACHMENT B

I, Kenneth Terraciano, am a Special Agent with the Federal Bureau of Investigation. I have personally participated in this investigation and am aware of the facts contained herein, based upon my own participation in this investigation, as well as information provided to me by other law enforcement officers. Because this Affidavit is submitted for the limited purpose of establishing probable cause, I have not included herein the details of every aspect of the investigation. Statements attributable to individuals contained in this Attachment are related in substance and in part, except where otherwise indicated.

1. At all times relevant to this Complaint, defendant JAYME SHANNON (hereinafter "SHANNON") resided in New Jersey.

2. In or about September 2013, defendant SHANNON met a fifteen-year old male (hereinafter "the VICTIM") in the internet chat room "Chatavenue.com." At all times relevant to this Complaint, the VICTIM's screen name on Chatavenue.com was "NYCTEEN." At all times relevant to this Complaint, the VICTIM resided in the Bronx, New York.

3. From in or about September 2013 through on or about October 14, 2013, defendant SHANNON engaged in various types of electronic communication with the VICTIM, including communications via electronic chat, email, and text messages.

4. Defendant SHANNON arranged to meet the VICTIM on or about October 14, 2013. That morning, defendant SHANNON drove to the Skyview Motel in Fort Lee, New Jersey, and rented a room. After renting the motel room, defendant SHANNON drove from New Jersey to the Bronx, New York, where he picked up the VICTIM at the VICTIM's residence. Defendant SHANNON then drove the VICTIM from New York to the Skyview Motel in Fort Lee, New Jersey, for the purpose of engaging in sexual conduct with the VICTIM.

5. Defendant SHANNON, in fact, engaged in sexual conduct with the VICTIM inside the Skyview motel room.

6. On or about October 14, 2013, police officers found defendant SHANNON and the VICTIM inside the Skyview Motel room rented by defendant SHANNON earlier that day. Subsequent to his arrest on October 14, 2013, defendant SHANNON told law enforcement officers, in sum and substance, that he transported the VICTIM from New York to New Jersey on or about October 14, 2013, that he engaged in sexual conduct with the VICTIM on that date, and that he believed the VICTIM was seventeen years old.