

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

UNITES STATES OF AMERICA	:	Hon.
	:	
v.	:	Criminal No.
	:	
EVAN C. CORBETT	:	18 U.S.C. §§ 2252A(a)(3)(B) & (b)(1), and 18 U.S.C. § 2
	:	

INFORMATION

The defendant having waived in open court prosecution by Indictment, the United States Attorney for the District of New Jersey charges:

1. At all times relevant to this Information, defendant Evan C. Corbett:
 - (a) resided in Marlton, New Jersey, where he maintained Internet access through an Internet Service Provider;
 - (b) maintained computers and computer accessories at his residence which he used to access the Internet to download and upload images and video files containing visual depictions of minors engaged in sexually explicit conduct, as those terms are defined in Title 18, United States Code, Section 2256;
 - (c) utilized “gdragon777,” “Magus Perde,” and “deering kismet,” among others, as user names, user IDs, or screen names to mask or otherwise disguise his true identity when using or accessing various web sites and peer-to-peer networks; and

- (d) utilized various computer software and programs, including peer-to-peer file sharing applications, which enabled defendant Evan C. Corbett to:
 - i. download child pornography from the computers of others around the world who also utilized similar peer-to-peer file sharing applications, and;
 - ii. share his collection of child pornography by permitting others around the world who utilized similar peer-to-peer file sharing applications to download child pornography from his computer and computer accessories located at his residence while these computers and computer accessories were connected to the Internet.

2. Between in or about July 2008, and in or about May 2009, at Marlton, in Burlington County, in the District of New Jersey, the defendant

EVAN C. CORBETT

did knowingly advertise, promote, and present material, in interstate commerce, by computer, in a manner that reflected the belief and that was intended to cause another to believe that the material contained an obscene visual depiction of a minor engaging in sexually explicit conduct and a visual depiction of an actual minor engaging in sexually explicit conduct, that is, videos, photographs and digital images with explicitly descriptive file names such that those seeking these visual depictions knew that the files available to download contained an obscene visual depiction of a minor engaging in sexually explicit conduct and a visual depiction of an actual minor engaging in sexually explicit conduct.

In violation of Title 18, United States Code, Sections 2252A(a)(3)(B) and (b)(1), and
Title 18, United States Code, Section 2.


PAUL J. FISHMAN
United States Attorney

***UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY***

UNITED STATES OF AMERICA

v.

EVAN C. CORBETT

INFORMATION

18 U.S.C. §§ 2252A(a)(3)(B) &
(b)(1), and 18 U.S.C. § 2

PAUL J. FISHMAN

U.S. ATTORNEY NEWARK, NEW JERSEY

KEVIN T. SMITH

SENIOR LITIGATION COUNSEL

ASSISTANT U.S. ATTORNEY

CAMDEN, NEW JERSEY
