

FILED  
U.S. DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA

2020 JUL 10 P 5:48

CAROL L. MICHEL  
CLERK

**FELONY**

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF LOUISIANA

**INDICTMENT FOR RECEIPT AND POSSESSION OF  
MATERIALS INVOLVING THE SEXUAL EXPLOITATION OF CHILDREN**

UNITED STATES OF AMERICA

\*

CRIMINAL NO.

**20-66**

v.

\*

SECTION:

**SECT. AMAG. 3**

BRADLEY EDWARD CORLEY

\*

VIOLATIONS: 18 U.S.C. § 2252(a)(2)

18 U.S.C. § 2252(b)(1)

\*

18 U.S.C. § 2253

\* \* \*

The Grand Jury charges that:

**COUNT ONE - RECEIPT OF CHILD PORNOGRAPHY**

Beginning at a time unknown, and continuing until on or about March 9, 2020, in the Eastern District of Louisiana, and elsewhere, the defendant, **BRADLEY EDWARD CORLEY**, did knowingly receive, and attempt to receive, visual depictions, that is, digital images and videos and computer images and videos, that had been mailed, shipped, and transported in and affecting interstate and foreign commerce, by any means, including by computer, the production of which

X Fee USA  
Process \_\_\_\_\_  
Dkt'd \_\_\_\_\_  
CtRmDep \_\_\_\_\_  
Doc. No. \_\_\_\_\_

involved the use of minors, including some as young as approximately four (4) years old, engaging in sexually explicit conduct as defined in Title 18, United States Code, Section 2256(2), and such visual depictions were of such conduct.

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

**COUNT TWO – POSSESSION OF CHILD PORNOGRAPHY**

Beginning at a time unknown and continuing until on or about March 9, 2020, within the Eastern District of Louisiana, the defendant, **BRADLEY EDWARD CORLEY**, did knowingly possess one or more matters, that is, computer media, containing digital videos and computer images, that contained visual depictions that had been mailed, shipped, and transported in interstate and foreign commerce, and that were produced using materials that had been mailed, shipped, and transported in interstate and foreign commerce, by any means including by computer, the production of which involved the use of a minor who was prepubescent and under the age of twelve (12)-years-old engaging in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2), and such visual depictions were of such conduct.

All in violation of Title 18, United States Code, Sections 2252(a)(4)(b) and (b)(2).

**NOTICE OF SENTENCE ENHANCEMENT**

Now comes the United States of America, by and through the United States Attorney for the Eastern District of Louisiana, Peter G. Strasser, who gives notice that on or about April 27, 2006, the defendant, **BRADLEY EDWARD CORLEY**, was convicted in the United States District Court for the Eastern District of Louisiana of Possession of Materials Involving the Sexual Exploitation of Minors, in violation of Title 18, United States Code, Section 2252(a)(4)(B), Case Number 05-197. Because of this conviction, if the defendant is convicted of a violation of Title 18, United States Code, Section 2252(a)(2) (Count 1), or Title 18, United States Code, Section

2252(a)(4)(B) (Count 2), the defendant's sentence will be subject to a maximum sentence of imprisonment of not more than forty (40) years and a mandatory minimum sentence of fifteen (15) years as to Count 1 and a maximum sentence of imprisonment of not more than twenty (20) years and a mandatory minimum sentence of fifteen (10) years as to Count 2. *See* Title 18, United States Code, Sections 2252(b)(1) and 2252(b)(2).

**NOTICE OF FORFEITURE**

1. The allegations of Counts One and Two are incorporated by reference as though set forth fully herein for the purpose of alleging forfeiture to the United States.

2. As a result of the offense alleged in Counts One and Two, the defendant, **BRADLEY EDWARD CORLEY**, shall forfeit to the United States pursuant to Title 18, United States Code, Section 2253, any visual depiction as defined above; any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from said offense; and any property, real or personal, used or intended to be used to commit or to promote the commission of said offense, and any property traceable to such property, including but not limited to the following:

- a. One (1) Toshiba Laptop, black in color, serial number F5YN062;
- b. One (1) Samsung galaxy SII cellular telephone, model CDMA SPH-D710BST, blue in color, IMEI 310005046066529;
- c. One (1) Samsung SGH-404G cellular telephone, black in color, S/N: RP02C1001SF, IMEI: 353139104108237313;
- d. One (1) Micro SD Card, black in color, S/N: FAT32 (removed from LG Cell phone, black in color, Model:LGL55C, S/N: MC358872106);
- e. One (1) SanDisk Micro SDHC Card 86GB, black/red in color, SN: 1103706047DEG; and

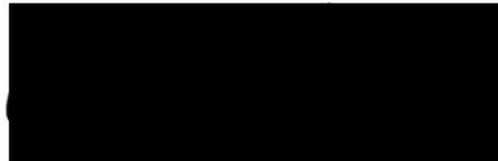
- f. One (1) SanDisk Micro SDHC Card, black/red in color, S/N:  
3053CG05L27V

3. If any of the property described above as being subject to forfeiture, as a result of any act or omission of the defendant:

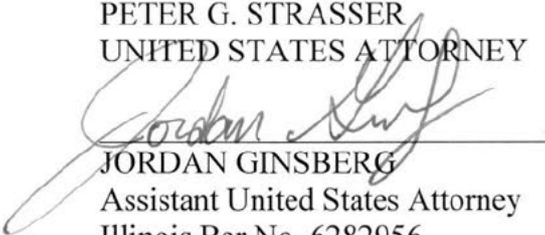
- a. cannot be located upon the exercise of due diligence;
- b. has been transferred or sold to, or deposited with, a third person;
- c. has been placed beyond the jurisdiction of the Court;
- d. has been substantially diminished in value; or
- e. has been commingled with other property which cannot be subdivided without difficulty;

the United States shall seek a money judgment and, pursuant to Title 21, United States Code, Section 853(p), forfeiture of any other property of the defendant up to the value of said property.

A TRUE BILL:



PETER G. STRASSER  
UNITED STATES ATTORNEY

  
JORDAN GINSBERG  
Assistant United States Attorney  
Illinois Bar No. 6282956

New Orleans, Louisiana  
July 10, 2020