

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

UNITED STATES OF AMERICA	:	Hon. Leda Dunn Wettre
	:	
v.	:	Magistrate. No. 24-13314
	:	
BARRY GRANT BEVIER	:	CRIMINAL COMPLAINT
	:	
	:	<u>FILED UNDER SEAL</u>

I, Nicole Disch, being duly sworn, state the following is true and correct to the best of my knowledge and belief:

SEE ATTACHMENT A

I further state that I am a Special Agent with Department of Homeland Security, Homeland Security Investigations, and that this complaint is based on the following facts:

SEE ATTACHMENT B

continued on the attached pages and made a part hereof.

Nicole Disch (TAC)
Nicole Disch, Special Agent
Homeland Security Investigations

Special Agent Nicole Disch attested to this Complaint by telephone pursuant to Fed. R. Crim. P. 4.1(b)(2)(A) on this 12th day of December, 2024.

Leda Dunn Wettre (TAC)
Hon. Leda Dunn Wettre
United States Magistrate Judge

ATTACHMENT A

COUNT ONE

(Transportation of Child Pornography)

On or about November 26, 2024, in Essex County, in the District of New Jersey and elsewhere, the defendant,

BARRY GRANT BEVIER,

knowingly transported any child pornography, as defined in Title 18, United States Code, Section 2256(8), using any means or facility of interstate and foreign commerce and in and affecting interstate and foreign commerce, by any means, including by computer.

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

COUNT TWO

(Possession of Child Pornography)

On or about November 26, 2024, in Essex County, in the District of New Jersey and elsewhere, the defendant,

BARRY GRANT BEVIER,

did knowingly possess material that contained at least approximately three images of child pornography, as defined in Title 18, United States Code, Section 2256(8), which images had been mailed, shipped, and transported using any means or facility of interstate and foreign commerce and in and affecting interstate and foreign commerce by any means, namely by computer, and that were produced using materials that had been mailed, and shipped and transported in and affecting interstate and foreign commerce by any means, namely by computer.

In violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and 2.

ATTACHMENT B

I, Nicole Disch, am a Special Agent with Department of Homeland Security, Homeland Security Investigations. I am fully familiar with the facts set forth herein based on my own investigation, my conversations with other law enforcement officers, and my review of reports, documents, recorded communications, and photographs of the evidence. Where statements of others are related herein, they are related in substance and part. Because this complaint is being submitted for a limited purpose, I have not set forth each and every fact that I know concerning this investigation. Where I assert that an event took place on a particular date, I am asserting that it took place on or about the date alleged.

1. On or about November 26, 2024, law enforcement officers lawfully stopped Barry Grant Bevier ("BEVIER") upon his disembarking from a flight landing at Newark Liberty International Airport originating from Tokyo, Japan.

2. Law enforcement officers lawfully searched a cell phone that BEVIER kept on his person and provided to the officers.

3. On BEVIER's cell phone, law enforcement officers saw approximately at least forty-five photographs and approximately at least twenty-one videos depicting child sexual abuse material.

4. Among the photographs and videos on BEVIER's cell phone, law enforcement officers saw the following:

- a. A video created on or about November 13, 2024, at approximately 2:08:29 a.m. ("Video 1"). Video 1 is approximately 1 minute and 12 seconds long and depicts a girl approximately ten to fourteen years old, completely nude. The girl has her hands around an adult man's penis and inserts the penis into her mouth to begin oral sex on the man. The video then depicts the adult man rubbing his fingers on the girl's vagina and inserting his fingers into her vagina. The adult man then inserts his penis into the girl's vagina and engages in sexual intercourse with the girl.
- b. A video created on or about November 13, 2024, at approximately 2:10:33 a.m. ("Video 2"). Video 2 is approximately 28 seconds long and depicts what appears to be an adult man ejaculating onto the face of the same girl that appears in Video 1. The adult man's penis appears to be the same penis that appears in Video 1.
- c. A photograph created on or about November 13, 2024 at 2:18:24 a.m. (the "Photograph"). The Photograph was created approximately eight minutes after Video 2 was created. The Photograph is a "selfie" style image of BEVIER and the same girl that appears in Videos 1

and 2, looking into the camera, which leads law enforcement to believe that the adult man depicted in Videos 1 and 2 is BEVIER.

- d. A video created on or about November 23, 2024, at approximately 12:32:04 a.m. ("Video 3"). Video 3 is approximately 1 minute and 28 seconds long and depicts two girls fully nude in a bed. One girl is the same girl that appears in Videos 1 and 2 and the Photograph, and the other girl also appears to be approximately ten to fourteen years old. The girls have English words written on them in red writing that appears to be marker or lipstick, including the words "Cum Slut" and "Whore." The girls both insert the same adult man's penis that appears in Video 1 and 2 into their mouths and perform oral sex on it.

5. Videos 1, 2, and 3 and the Photograph all appeared to have been taken by the same adult man, believed to be BEVIER, who was holding the camera in his own hand.