

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

UNITED STATES OF AMERICA : Hon.
 :
 v. : Crim. No. 26-
 :
 CHRISTIAN KEILBERG : 18 U.S.C. § 2252A(a)(2)(A)

INFORMATION

The defendant having waived in open court prosecution by Indictment, the United States charges:

From in or around November 2020 through in or around November 2022, in Ocean County, in the District of New Jersey and elsewhere, the defendant,

CHRISTIAN KEILBERG,

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

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

FORFEITURE ALLEGATION

1. The United States hereby gives notice that upon the conviction of the defendant, CHRISTIAN KEILBERG, of the violation of Title 18, United States Code, Section 2252A(a)(2)(A) charged in this Information, the United States will seek forfeiture, in accordance with 18 U.S.C. § 2253, of all right, title and interest of the defendant in the following:

- (a) any visual depiction described in 18 U.S.C. §§ 2251, 2251A, 2252, 2252A, 2252B, or 2260, or any book, magazine, periodical, film, videotape, or other matter which contains any such visual depiction, which was produced, transported, mailed, shipped or received in violation of Title 18, United States Code, Chapter 110;
- (b) any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from the offense charged in this Information, and all property traceable to such property; and
- (c) any property, real or personal, used or intended to be used to commit or to promote the commission of such offense, and all property traceable to such property.

2. The property to be forfeited includes, but is not limited to, all right, title, and interest of the defendant in the following items seized from the defendant's residence:

- Item 1 – Evidence No. PPUQ9 – Samsung Galaxy Cell Phone
- Item 2 – Evidence No. 5E2JY – iBuyPower Computer Tower
- Item 3 – Evidence No. 2KJ1H – HD Elements External Hard Drive
- Item 4 – Evidence No. 427NR – Cyberpower PC Model CPU Tower
- Item 5 – Evidence No. F5LAG – Acer Predator Laptop
- Item 6 – Evidence No. 5CMH8 – PNY 16GB Thumb Drive
- Item 7 – Evidence No. 6GFDF – Seagate External Hard Drive
- Item 8 – Evidence No. 87EB5 – Amazon Tablet SN: CE0682
- Item 9 – Evidence No. 8NMR2 – Amazon Tablet SN: T76N2P

- Item 10 – Evidence No. 8U7D8 – HP Laptop SN: 5CD6335KVW
- Item 11 – Evidence No. C66J3 – Red Thumb Drive
- Item 12 – Evidence No. T25YP – Blue External Hard Drive SN: NA7NVPWB
- Item 13 – Evidence No. TE4HU – Pink HDD
- Item 14 – Evidence No. UHL5C – Grey HP Laptop SN: CND83314Q3
- Item 15 – Evidence No. GK8AQ – Samsung Cell Phone
- Item 16 – Evidence No. 9LQLF – Centron Datastick Thumb Drive

SUBSTITUTE ASSETS PROVISION

3. If any of the property described above, 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 divided without difficulty,

it is the intent of the United States, pursuant to 21 U.S.C. § 853(p), as incorporated by 18 U.S.C. § 2253, to seek forfeiture of any other property of the defendant up to the value of the forfeitable property listed above.

TODD BLANCHE
U.S. Deputy Attorney General

PHILIP W. LAMPARELLO
Senior Counsel

/s/ Tracey Agnew
TRACEY AGNEW
Assistant United States Attorney

Approved:

/s/ R. David Walk, Jr.
R. DAVID WALK, JR.
Deputy U.S. Attorney

CASE NUMBER: 26-_____

**United States District Court
District of New Jersey**

UNITED STATES OF AMERICA

v.

CHRISTIAN KEILBERG

INFORMATION FOR

18 U.S.C. §§ 2252A(a)(2)(A) and (b)(1)

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