

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

10

United States of America
v.
PETER BLAZEJCZYK

Case: 2:16-mj-30061
Judge: Unassigned,
Filed: 02-12-2016 At 10:57 AM
CMP USA V. PETER BLAZEJCZYK (LH)

CRIMINAL COMPLAINT

I, the complainant in this case, state that the following is true to the best of my knowledge and belief.

On or about the date(s) of January 1, 2016 - February 11, 2016 in the county of Macomb in the
Eastern District of Michigan, the defendant(s) violated:

<i>Code Section</i>	<i>Offense Description</i>
18 U.S.C. 2252A(a)(2)	Receipt of child pornography
18 U.S.C. 2252A(a)(5)(B)	possession of child pornography

This criminal complaint is based on these facts:
See attached affidavit

☒ Continued on the attached sheet.

Complainant's signature

Speci

Printed name and title

Sworn to before me and signed in my presence.

Date: February 12, 2016

City and state: Detroit, MI

Judge's signature

Honorable Mona K. Maizoub, U.S. Magistrate Judge
Printed name and title

AFFIDAVIT

I, _____ Special Agent of the Federal Bureau of Investigation (FBI), currently assigned to the Detroit Division, Macomb County Resident Agency, Clinton Township, Michigan, being duly sworn, depose and state as follows:

I. INTRODUCTION

1. I have been employed with the FBI for approximately 11 years and am currently a Special Agent. I have been a Special Agent for approximately five years and have worked on multiple crimes against children investigations, to include child pornography, adults traveling to meet with minors for the purposes of engaging in sexual activity, and international parental kidnapping. During the course of these investigations, my duties have included writing search warrants, complaints and arrest warrants, participating in the execution of search warrants, the collection of evidence, interviewing subjects and witnesses of these cases, and testifying at various court proceedings in Federal Court and Michigan State Court. I am currently assigned to the Macomb County Child Exploitation Task Force, which purpose is to investigate criminal violations of both federal and state child pornography and child exploitation laws. In addition, I have been trained in

the investigation of computer crimes and the use of computers to store, transmit, print, and produce child pornography.

2. I submit this affidavit in support of a criminal complaint and a warrant for the arrest of **Peter Blazejczyk** for violations of Title 18, United States Code, Section 2252A(a)(5)(B), which makes it a crime to possess child pornography, and violations of Section 2252A(a)(2), which makes it a crime to receive child pornography in interstate commerce by a computer.
3. This affidavit is being submitted for the limited purpose of securing a complaint and arrest warrant; therefore, this affidavit does not contain every fact that I have learned during the course of the investigation. I have set forth only those facts necessary to establish probable cause to believe that **Peter Blazejczyk** has violated 18 U.S.C. 2252A(a)(5)(B) and 18 U.S.C. 2252A(a)(2).
4. The following is based upon my personal investigation, as well as the receipt of information from other Federal, State, and Local law enforcement personnel. I have not set forth all of the information known to me or known to other members of law enforcement.

II. PROBABLE CAUSE

5. On February 10, 2016, Detroit Arsenal contacted the FBI. Detroit Arsenal is located in Warren, Michigan, and it is a U.S. Government, Department of Defense facility. reported the following information:

- a. On January 19, 2016, PETER BLAZEJCZYK, an employee of Detroit Arsenal notified his boss, , that he was having issues on his work laptop. While assisted BLAZEJCZYK on his work laptop, clicked on the "browse function" to locate a specific file. When this occurred, thumbnail picture files of BLAZEJCZYK appeared on the screen. The images included nude photographs of BLAZEJCZYK, as well as close up images of BLAZEJCZYK's penis.
- b. BLAZEJCZYK was instructed to delete the above mentioned files off of his work computer. BLAZEJCZYK had access to his work computer for approximately 2 ½ hours prior to s taking custody of the computer and securing it in a locked safe.
- c. On January 20, 2016, BLAZEJCZYK apologized to for using his U.S. Government computer to store nude photographs. He also admitted the nude photographs were in his work email which he

used to send to other people. In addition, BLAZEJCZYK stated that he communicated with other individuals via email and these individuals sent similar photos to BLAZEJCZYK. BLAZEJCZYK uploaded his nude photographs to a website called "Flickr" while using his work laptop.

- d. BLAZEJCZYK told [redacted] that the above mentioned activity on his work laptop went on for quite some time and would not specify the age or gender of the individuals he was in contact with, and appeared reluctant to provide details.
- e. On January 20, 2016, BLAZEJCZYK was placed on administrative leave for misuse of his U.S. Government issued laptop.
- f. On February 8, 2016, [redacted] looked through BLAZEJCZYK's desk at Detroit Arsenal. [redacted] discovered four compact discs in the desk drawers. [redacted] reviewed the contents of one of the compact discs labeled "Unclassified Family Pics 11/20/13." On this disc, [redacted] observed multiple photographs of minor females between the ages of 4-10 years old in various sexual poses. Some of the females were clothed, some nude, and some images depicted close up pictures of the minors' vaginas.

g. Specifically, in a file folder titled "LT Pics" (on "Unclassified Family Pics 11/20/13"), _____ observed multiple photographs with the name "[MV-1]" in the file title. These files depicted the same minor female, with brown hair that was approximately 6-8 years old. The female is clothed and in one picture, is shown blowing a kiss at the camera.

h. On the CD "Unclassified Family Pics 11/20/13," _____ located second folder entitled "LT TRIBS." This folder contained approximately 118 image files. Some of the files depicted the lascivious exhibition of the genitals of minor females, and minor girls engaged in sex acts. Other files depict a male penis (presumably BLAZEJCZYK) over a printed copy of child pornography or a picture of "[MV-1]." One picture depicts BLAZEJCZYK's penis ejaculating onto a printed photograph of "[MV-1]" blowing a kiss to the camera.

In some photos, BLAZEJCZYK's face is also visible.

6. On February 10, 2016, _____ contacted your affiant regarding BLAZEJCZYK and his involvement with child pornography. That same day, affiant went to Detroit Arsenal and was shown by Detroit Arsenal personnel the file folders on BLAZEJCZYK's work laptop as well as the images on the CD "Unclassified Family Pics 11/20/13." Specifically, affiant

spoke with Detroit Arsenal employee _____ who showed your affiant the CD labeled "Unclassified Family Pics 11/20/13." Your affiant observed the images described above. Specifically, your affiant observed:

- a. Multiple images of different minors, showing close up views of their vaginas. Affiant concluded the files depicted nude minor females engaging in sexual poses. I am familiar with the federal definition of child pornography contained at 18 U.S.C. § 2256(8) and the files observed constitute child pornography.
 - b. In addition, Affiant observed the files named "[MV-1]."¹ The files depicted a picture of a minor female clothed blowing a kiss to the camera. Also in the file is an adult penis observed near the photograph of "[MV-1]." A white liquid substance can be observed on the printed photographs of "[MV-1]."
7. A Michigan Secretary of State provided a Michigan Driver's License image for BLAZEJCZYK. This image was compared to images located on the CD found by Detroit Arsenal in BLAZEJCZYK's desk drawer and Affiant concluded it was the same.
8. BLAZEJCZYK's address on his most recent Michigan driver's license is X4 Mill Street, Lapeer, Michigan.

¹ The actual name has been redacted to protect privacy of a minor child; your affiant knows the real name used in the files.

9. Surveillance was done at X4 Mill Street on February 11, 2016. Law enforcement observed a Dodge Caravan parked in the driveway of X4 Mill Street. According to a law enforcement database, the vehicle is registered to BLAZEJCZYK.
10. On February 11, 2016, your affiant obtained a federal search warrant for X4 Mill Street as well as the computer and CDs given to your affiant from Detroit Arsenal.
11. Your affiant has preliminary reviewed the CDs and observed:
 - a. Approximately 50 images of child pornography, which included girls between ages of 4 – 10 in sexual poses, with the focus on the girls' vaginas;
 - b. Images of the same child pornography described above, but with what appears to be semen covering the pictures;
 - c. At least four to six videos showing a white male masturbating to printed child pornography images identical to the images described above, as well as clothed images of MV-1. In the video, the male can be heard calling out MV-1's name.
12. Upon arrival at the house, law enforcement observed BLAZEJCZYK exit the residence and travel to a nearby house. Law enforcement followed him.

13. Upon making contact with BLAZEJCZYK, he indicated he lived at XX25/XX27 North Saginaw, and he and his wife gave consent to agents to search his house and his cell phone.
14. BLAZEJCZYK agreed to be interviewed by law enforcement. He made the following admissions:
 - a. He admitted to sending and receiving child pornography;
 - b. He admitted to possessing child pornography;
 - c. He admitted to sending pictures of MV-1 to approximately "2-3 people."
 - d. He admitted to at least one situation where MV-1 was on his lap and he became sexually aroused with an erection.

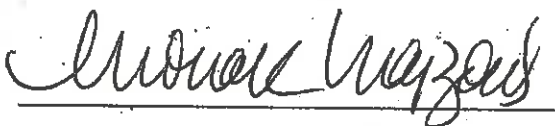
III. CONCLUSION

22. Based upon the foregoing, there is probable cause to believe that PETER BLAZEJCZYK knowingly received child pornography in violation of 18 U.S.C. 2252A(a)(2), and possessed child pornography in violation of 18 U.S.C. 2252A(a)(5)(B). Accordingly, you Affiant respectfully requests that this Court issue and arrest warrant.

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Special Agent, FBI

Sworn to me this 12 day of February, 2016

A handwritten signature in cursive script, appearing to read "Michael Magzard", is written over a horizontal line.

United States Magistrate Judge