College College

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

Case:2:19-cr-20057 Judge: Tamow, Arthur J. MJ: Patti, Anthony P.

Filed: 02-05-2019 At 03:07 PM INDI USA v ZEIDLER (dat)

MICHAEL ZEIDLER,

V.

VIO: 18 U.S.C. § 2252A(a)(2)

18 U.S.C. § 2252A(a)(5) Forfeiture Allegations

Defendant.

INDICTMENT

THE GRAND JURY CHARGES:

COUNT ONE

18 U.S.C. § 2252A(a)(2) - Distribution of Child Pornography

On or about November 1, 2018 through on or about December 18, 2018, in the Eastern District of Michigan and elsewhere, the defendant, MICHAEL ZEIDLER, did knowingly distribute child pornography as defined in 18 U.S.C. § 2256(8); and the images distributed by the defendant had been mailed, shipped, and transported using the Internet, a means and facility of interstate or foreign commerce, and had been mailed, shipped, and transported in or affecting interstate or foreign

commerce by any means, including by computer, in violation of Title 18, United States Code, Section 2252A(a)(2).

COUNT TWO

18 U.S.C. § 2252A(a)(2) - Receipt of Child Pornography

On or about December of 2012 through on or about December 18, 2018, in the Eastern District of Michigan, the defendant, MICHAEL ZEIDLER, did knowingly receive child pornography as defined in 18 U.S.C. § 2256(8); and the images received by the defendant had been mailed, shipped, and transported using the Internet, a means and facility of interstate or foreign commerce, and had been mailed, shipped, and transported in or affecting interstate or foreign commerce by any means, including by computer, in violation of Title 18, United States Code, Section 2252A(a)(2).

COUNT THREE

18 U.S.C. § 2252A(a)(5)(B) – Possession of Child Pornography

On or about December 18, 2018, within the Eastern District of Michigan, the defendant, MICHAEL ZEIDLER, knowingly possessed one or more computer hard drives, cell phones, cameras, DVDs, magazines, periodicals, and other material which contained child pornography, as defined in Title 18, United States Code, Section 2256(8), including but not limited to visual depictions of real minors, prepubescent minors and minors who had not attained twelve (12) years of age, engaged in sexually explicit conduct, that had been shipped and transported using any means and facility of interstate and foreign commerce, had been shipped and/or transported in and affecting interstate and foreign commerce, and were produced using materials that have been mailed, shipped and transported in and affecting interstate and foreign commerce by any means, in violation of Title 18, United States Code, Section 2252A(a)(5)(B).

FORFEITURE ALLEGATIONS

Upon conviction of any of the offenses charged in Counts One through Three of the Indictment, the defendant, MICHAEL ZEIDLER, shall, pursuant to 18 U.S.C. § 2253, forfeit to the United States the following:

- Any visual depiction described in 2252A, 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 these subsections;
- ii. Any property, real or personal, constituting or traceable to gross profits or other proceeds obtained from such offense; and
- iii. Any property, real or personal, used or intended to be used to commit or to promote the commission of such offense or any property traceable to such property, including, but not limited to the following electronic devices seized on December 18, 2018:
 - A red Olympus Digital Camera
 - (3) Micro Cameras
 - A red Dell Laptod, Model PP25L
 - A TB Seagate Hard Drive, Serial #Q12091404 AH
 - A Seagate Expansion Drive, Serial #NA4NACNH

- A Fantom Drive, Serial #SE9185429
- A Seagate Expansion Drive, Serial #NA4KNAEQ
- A HGST Hard Drive, Serial #620D4MAT
- A Samsung Story Station, Serial #EO3UJ10Z101670
- A Seagate Backup Plus UVB, Serial #NA9Q8RRQ
- A black Moto/Incipio Cellular Phone
- A Seagate Expansion Desk Drive, Serial #Na4N9R6Q
- A Seagate Desk Drive, Serial #Q12080212AQ
- A Seagate Backup Plus Hub, Serial #NA8TGH9v
- A Desktop Drive labeled "2012," Serial #WCAZA4477641
- A GoFlex Desk Adapter, Serial #CB19133302
- A Dell Inspiron, Serial #2Y4T04Z
- A Dell Laptop, Service Tag # 4Q6MBN1

If any of the property described in the paragraphs above as being forfeitable pursuant to 18 U.S.C. § 2253, 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 to, sold to, or deposited with a third party;
- c. has been placed beyond the jurisdiction of this Court;
- d. has been substantially diminished in value; or

e. has been commingled with other property which cannot be divided without difficulty;

the United States of America, pursuant to 21 U.S.C. § 853(p), intends to seek forfeiture of all other property of the defendant up to the value of the above described forfeitable property.

THIS IS A TRUE BILL.

<u>s/ Grand Jury Foreperson</u>
Grand Jury Foreperson

MATTHEW SCHNEIDER United States Attorney

s/ Matthew A. Roth

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s/ April N. Russo

APRIL N. RUSSO DEVON SCHULZ Assistant United States Attorneys 211 W. Fort Street, Suite 2001 Detroit, MI 48226-3211 (313) 226-9129 april.russo@usdoj.gov

Date: February 5, 2019

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United States District Court Eastern District of Michigan	Criminal (=	Case:2:19-cr-20057 Judge: Tarnow, Arthur J.		
NOTE: It is the responsibility of the Assistant U.S. Attorney sign		MJ: Patti, Anthony P. Filed: 02-05-2019 At 03:07 PM INDI USA v ZEIDLER (dat)			
Companion Case Information			Companion Case Number:		
This may be a companion case based upon LCrR 57.10 (b)(4)			Judge Assigned:		
☐ Yes ⊠ No			AUSA's Initials:	OL-	
Case Title: USA v. Micha	el Zeidler				
County where offense or	curred: Washte	enaw			
Check One:		□Mis	☐ M isdemeanor ☐Petty		
Indictment/I		ed upon	prior complaint [C	ase number: 18-30651] uplete Superseding section below].	
Superseding Case Informa	tion				
Superseding to Case No:		Judge:			
Corrects errors; no ac Involves, for plea purp Embraces same subje	ooses, different cha	rges or a	adds counts.	or charges below:	
Defendant name		Charges		Prior Complaint (if applicable)	
Please take notice that the belothe above captioned case.	ow listed Assista	ant Unit	ed States Attor	ney is the attorney of record for	
February 5, 2019		()w	\sim .		
April N. Russo Assistant United States Attorney 211 W. Fort Street, Suite 2001 Detroit, MI 48226-3277 Phone:313-226-9129 Fax: 313-226-2372 E-Mail address: april.russo@usdoj.gov Attorney Bar #: PA313475				@usdoj.gov	

¹ Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, or (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.