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UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

United States of America

v.

MWANGI MUMPFIELD

Case: 2:15-mj-30567  
Judge: Unassigned,  
Filed: 12-02-2015 At 11:11 AM  
CMP USA V. MWANGI MUMPFIELD (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 Jan. 2010 through November 7, 2015 in the county of Wayne in the Eastern District of Michigan, the defendant(s) violated:

<i>Code Section</i>	<i>Offense Description</i>
18 U.S.C. sec. 2251	Production of Child Pornography
18 U.S.C. sec. 2252A(a)(5)	Possession of Child Pornography

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

Continued on the attached sheet.

  
\_\_\_\_\_  
*Complainant's signature*  
James Isaacs, FBI-TFO  
\_\_\_\_\_  
*Printed name and title*

Sworn to before me and signed in my presence.

Date: December 2, 2015

City and state: Detroit, Michigan

  
\_\_\_\_\_  
*Judge's signature*  
Mona K. Majzoub, United States Magistrate Judge  
\_\_\_\_\_  
*Printed name and title*

**AFFIDAVIT**

I, James Isaacs, a Task Force Officer (TFO) with the Federal Bureau of Investigation (FBI), Detroit Division, being duly sworn, depose and state as follows:

**I. INTRODUCTION**

1. I have been a Task Force Officer with the FBI since April of 2014, and am currently assigned to the FBI Detroit Division Violent Crimes Against Children Task Force. While working as a TFO for the FBI, I have assisted in and investigated federal criminal violations related to the FBI's Innocent Images National Initiative, which investigates matters involving the online sexual exploitation of children. I am a sworn member of the Dearborn Police Department since August of 2006. I have been assigned to the Investigative Division of the Dearborn Police Department since December of 2008 and have investigated over 500 crimes including but not limited to; Homicide, Suicide, Robbery, Burglary, Felony Assault, Sexual Assault, Child Abuse and Child Sexually Abusive Material. I have been a member of the Michigan State Police Internet Crimes Against Children Task Force since April of 2012, where I have investigated and assisted in the investigations of Child Sexual Exploitation. I have extensive and specific training in the following areas; Basic Criminal Investigations, Complex Crime Investigations, Mobile Device Forensics,

Computer Forensics, Homicide Investigations, Arson Investigations, Robbery/Burglary Investigations, Fraud Investigations, Social Media Investigations, Sexual Assault Investigations, Online Child Sexually Abusive Material Investigations. I have also gained experience through everyday work related to conducting these types of investigations and by communicating with other Law Enforcement Officers who conduct these types of investigations.

2. As a Task Force Officer with the FBI, I am authorized to investigate violations of laws of the United States and to execute warrants issued under the authority of the United States.

3. This Affidavit is based upon information I have gained from my investigation; my training and experience; and from information provided by Law Enforcement Officers and others who have personal knowledge of the events and circumstances described herein.

4. The information set forth in this affidavit is in support of an arrest warrant for MWANGI MUMPFIELD and is for the limited purpose of establishing probable cause; this affidavit, therefore, may not include all the information collected during this investigation. Specifically, this affidavit details only the information necessary to establish probable cause that MUMPFIELD produced child pornography (in violation of 18 U.S.C. § 2251) and possessed child pornography (in violation of 18 U.S.C. § 2252A).

## II. BACKGROUND OF THE INVESTIGATION

5. On December 1, 2015, Detective Corporal Lindsey Campeau of the Dearborn Police Department was advised of a criminal sexual conduct report involving a 15 year-old female (hereinafter referred to as MV-1) and Mwangi MUMPFIELD.
6. Information provided by a concerned citizen alleged that MUMPFIELD had sexual contact with MV-1, including sexual intercourse with MV-1, and that MV-1 believed she may be pregnant with MUMPFIELD's baby. Detective Corporal Campeau responded to a local high school to contact MV-1.
7. MV-1 disclosed that she has been sexually abused by MUMPFIELD since she was 7 years old. MV-1 disclosed that MUMPFIELD has had sexual intercourse with her 2-3 times a week for the past 8 years. The most recent occurrence was approximately one and one-half months ago. On that occasion, MV-1 was sleeping her bedroom located in Dearborn, Michigan, when MUMPFIELD entered the room. MUMPFIELD thereafter raped MV-1, by performing sexual intercourse and oral sex on MV-1.
8. On Monday, November 16, 2015, MUMPFIELD picked MV-1 up from school to take her to a clinic in the City of Detroit to determine whether MV-1 was pregnant. According to MV-1, the test was negative. School attendance records confirmed that MV-1 was taken out of school on this date.

9. MV-1 disclosed that MUMPFIELD often records the sexual assaults with his silver I-phone 6 Plus cell phone.
10. Background checks into MUMPFIELD reveal that in February 2009, MUMPFIELD was convicted of Criminal Sexual Conduct in the 4th degree. As a result of this conviction, MUMPFIELD was required to register as a sex offender.
11. On December 1, 2015, MUMPFIELD was arrested by Dearborn Police Department officers for having open intoxicants inside of a motor vehicle and for failure to register as a sex offender.
12. A search warrant for MUMPFIELD's silver Apple I-phone 6 Plus cell phone that was recovered from MUMPFIELD's vehicle.
13. Pursuant to the search warrant, your affiant conducted a forensic examination of MUMPFIELD's Apple I-phone 6 Plus. Affiant found that the phone had a picture of MV-1 with MUMPFIELD as the home screen. Affiant also found several files of interest that support MV-1's statements that MUMPFIELD will use his cell phone to record the sexual assaults he commits on MV-1. Specifically, the following files (among others) were found on MUMPFIELD's phone:<sup>1</sup>

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<sup>1</sup> Portions of some of the filenames have been redacted to prevent further dissemination of child pornographic files through public databases where this affidavit may appear.

- a. **"..26.MOV"**: This is a 5 minute and 27 second video which shows a close up view of a male penis vaginally penetrating a female vagina. The female is heard crying in the background. The phone is then placed face down but is still recording audio and MUMPFIELD is heard talking to the female and referring to her by MV-1's name. This video was stored in the "Camera Roll" folder and has GPS coordinates attached which are consistent with the video being taken while at the Dearborn residence identified by MV-1. The video was taken on November 7, 2015, at 11:11 PM EDT.
- b. **"..29.MOV"**: This video is a 31 minute and 15 second video with a close up view of male having vaginal intercourse with a female. The act is occurring on a bed with distinctive sheets, a specific picture on the wall, and specific molding around the windows. MV-1 disclosed that this was her bedroom. The female, though face is not seen, has the same physical stature as MV-1. Near the end of the video, there is a brief glimpse of the male's face and it appears to be MUMPFIELD. This video was stored on the phone "Camera Roll" and also has GPS coordinates attached that are consistent with it being taken at

the residence identified by MV-1. It was taken on November 14, 2015, at 2:21 a.m.

- c. "...06.mov": This is a 7 minute and 46 second video showing a male having vaginal intercourse with a female. The female is the same physical stature as MV-1. The male removes her black/white polka dot bra and the female is observed to have a blue belly button ring and blue fingernail polish. MV-1 disclosed that she has this type of a bra, belly button ring, and fingernail polish. This video was stored in the "Photo Vault" application on the phone, it does not have GPS coordinates but views of the room are similar to MUMPFIELD's bedroom.
- d. "...13.mov": This is a 9 minute and 56 second video showing a male having vaginal intercourse with a female. The female has the same physical stature as MV-1. At one point, the male stops having intercourse and walks in front of the camera. It is clear from the video that MUMPFIELD is the male. The female is then placed onto her back while MUMPFIELD performs oral sex on her. The female is seen wearing a pair of glasses similar to MV-1's glasses. This video is stored in the "Photo

Vault” application and there are no GPS coordinates but views of the room are the same as MUMPFIELD’s room.


- e. “..21.mov”: This is an 18 minute and 40 second video that actually shows MV-1’s face as she is laying on her back on a bed nude with her legs spread open. She is using her blue I-phone 5C and talking on the phone while MUMPFIELD is observed performing oral sex on her. The video was stored in the “Photo Vault” application and has no GPS information; however, it also appears to be MUMPFIELD’s bedroom from the residence previously identified by MV-1.

14. The files described above, based on Affiant’s training and experience, meet the definition of child pornography as defined under Title 18, United States Code, Section 2256.

15. Your affiant also knows through training and experience that the “Photo Vault” application is a third party application that can be downloaded to a phone and used to hide/conceal certain files (mainly pictures/videos) from any unauthorized user of the phone. These types of applications are common with persons involved in child sexually abusive material.



16. Based on the foregoing, there is probable cause to believe that MWANGI MUMPFIELD produced child pornography (in violation of 18 U.S.C. § 2251) and possessed child pornography (in violation of 18 U.S.C. § 2252A).



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James Isaacs  
Task Force Officer  
Federal Bureau of Investigation

Sworn and subscribed before me this 2nd day of December, 2015.



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MONA K. MAJZOUB  
UNITED STATES MAGISTRATE JUDGE