

CRIMINAL COMPLAINT

COPY

UNITED STATES DISTRICT COURT		CENTRAL DISTRICT OF CALIFORNIA	
UNITED STATES OF AMERICA v. MARC JOHN COLLINS RECTOR		DOCKET NO. MAGISTRATE'S CASE NO. 03-03-0969M	
Complaint for violations of Title 18, U.S.C. §§ 2422(a), 2423(a), 2(b)			
NAME OF MAGISTRATE JUDGE Honorable Carla M. Woerhle		UNITED STATES MAGISTRATE JUDGE	LOCATION Los Angeles, CA
DATE OF OFFENSE June 1995 - July 1999	PLACE OF OFFENSE Los Angeles County	ADDRESS OF ACCUSED (IF KNOWN)	
COMPLAINANT'S STATEMENT OF FACTS CONSTITUTING THE OFFENSE OR VIOLATION: <p style="text-align: center;">See Attachment A, which is incorporated as part of this Complaint</p>			
BASIS OF COMPLAINANT'S CHARGE AGAINST THE ACCUSED: (See attached affidavit which is incorporated as part of this Complaint)			
MATERIAL WITNESSES IN RELATION TO THIS CHARGE:			
Being duly sworn, I declare that the foregoing is true and correct to the best of my knowledge.		SIGNATURE OF COMPLAINANT JOSEPH P. BRINE OFFICIAL TITLE SPECIAL AGENT FEDERAL BUREAU OF INVESTIGATION	
Sworn to before me and subscribed in my presence,			
SIGNATURE OF MAGISTRATE JUDGE(1) CARLA WOEHRLER		DATE May 6, 2003	

1) See Federal Rules of Criminal Procedure rules 3 and 54.

IM:cw

REC: (Arrest Warrant)

ATTACHMENT A

(1)

[18 U.S.C. § 2422(a); 18 U.S.C. § 2(b)]

From in or about June, 1995, to in or about December, 1996, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly persuaded, induced, enticed, and coerced an individual who had not attained the age of 18 years to travel in interstate commerce, namely, from Michigan to California, to engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, oral copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(2)

[18 U.S.C. § 2422(a); 18 U.S.C. § 2(b)]

In or about 1997, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly persuaded, induced, enticed, and coerced an individual who had not attained the age of 18 years to travel in interstate commerce, namely, from California to Nevada, to engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(3)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about June 29, 1995, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual

engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, oral copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(4)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about July 20, 1995, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(5)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about August 16, 1995, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

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(6)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about December 26, 1995, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(7)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about June 10, 1996, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(8)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about August 8, 1996, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code

§ 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(9)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about October 17, 1996, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(10)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about November 28, 1996, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(11)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about December 28, 1996, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC

JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(12)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

In or about 1997, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from California to Nevada, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(13)

[18 U.S.C. § 2422(a); 18 U.S.C. § 2(b)]

From in or about June, 1995, to on or about September 23, 1995, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly persuaded, induced, enticed, and coerced an individual who had not attained the age of 18 years to travel in interstate commerce, namely, from Michigan to California, to engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(14)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about September 23, 1995, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Michigan to California, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(15)

[18 U.S.C. § 2422(a); 18 U.S.C. § 2(b)]

From in or about February, 1997, to on or about March 7, 1997, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly persuaded, induced, enticed, and coerced an individual who had not attained the age of 18 years to travel in interstate commerce, namely, from Minnesota to California, to engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, oral copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(16)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about March 7, 1997, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from Minnesota to California, with the intent that the individual engage in sexual activity for which any person can be charged

with a criminal offense under California law, namely, oral copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(17)

[18 U.S.C. § 2422(a); 18 U.S.C. § 2(b)]

From in or about May, 1998, to in or about March, 1999, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly persuaded, induced, enticed, and coerced an individual who had not attained the age of 18 years to travel in interstate commerce, namely, from California to Nevada, to engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, oral copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(18)

[18 U.S.C. § 2422(a); 18 U.S.C. § 2(b)]

In or about 1999, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly persuaded, induced, enticed, and coerced an individual who had not attained the age of 18 years to travel in interstate commerce, namely, from California to Arizona, to engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, oral copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(19)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

In or about July, 1998, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from California to Nevada, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, oral copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(20)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

On or about March 31, 1999, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from California to Nevada, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

(21)

[18 U.S.C. § 2423(a); 18 U.S.C. § 2(b)]

In or about July, 1999, in Los Angeles County, within the Central District of California, and elsewhere, defendant MARC JOHN COLLINS RECTOR knowingly transported an individual who had not attained the age of 18 years in interstate commerce, namely, from California to Arizona, with the intent that the individual engage in sexual activity for which any person can be charged with a criminal offense under California law, namely, oral

copulation, a violation of California Penal Code § 288a, and lewd and lascivious acts, a violation of California Penal Code § 288(c)(1).

At the above time and place, defendant willfully caused the commission of the offense alleged above.

TMZ

A F F I D A V I T

I, JOSEPH P. BRINE, II, being duly sworn, do hereby depose and state:

1. I am a Special Agent ("SA") with the Federal Bureau of Investigation ("FBI"), and I have been so employed for more than seven and one half years. I am currently assigned to a multi-agency child exploitation task force known as the Southern California Regional Sexual Assault Felony Enforcement Team ("SAFE Team"). I have completed more than 80 hours of instruction on how computers and the Internet are used by individuals to sexually exploit children. Among my responsibilities is the enforcement of federal criminal statutes involving the sexual exploitation of children pursuant to 18 U.S.C. §§ 2421, et seq., in the Central District of California. During my tenure as a Special Agent, I have conducted and participated in numerous investigations of criminal activity. During the investigation of these cases, I have executed and participated in the execution of arrest warrants, search warrants, and seized evidence of violations of United States law.

2. This affidavit is made in support of a complaint and arrest warrant against MARC JOHN COLLINS RECTOR ("RECTOR"), which charge him with violating Title 18, United States Code, Sections 2422(a) and 2, which make it a crime for any person to knowingly persuade, induce, entice, or coerce any individual to travel in

interstate or foreign commerce to engage in any sexual activity for which any person can be charged with a criminal offense, or attempt to do so, or cause the same to be done; and violation of Title 18, United States Code, Sections 2423(a) and 2, which make it a crime for any person to knowingly transport any individual under the age of 18 years in interstate or foreign commerce with intent that such individual engage in any sexual activity for which any person can be charged with a criminal offense, or attempt to do so, or cause the same to be done.

THE INVESTIGATION

3. The information contained in this affidavit is based on my personal investigation, observations, and training and, where noted, information related to me by other law enforcement officers and/or agents. This affidavit sets forth information about four minor victims. This affidavit is intended to show that there is sufficient probable cause for the requested complaint and arrest warrant and does not purport to set forth all of my knowledge of, or investigation into, this matter.

RECTOR

4. Based on my personal investigation and review of various reports of interviews of the minor victims and public source information, I have learned the following about RECTOR:

- a. RECTOR has a date of birth of October 16, 1959.
- b. From at least 1993 to in or about 1995, RECTOR was

an owner and executive of an Internet-related company called Concentric Network Corporation ("Concentric"), also known as Concentric Research Corporation. Among other things, Concentric posted a bulletin board related to general information and entertainment services on the Internet, and networked personal computers throughout the United States. RECTOR ran Concentric out of his residence in Bay City, Michigan. In or about the end of 1995 or the beginning of 1996, RECTOR sold his interests in Concentric.

c. In or about 1996, RECTOR formed two other Internet-related companies -- Gainet Information Services and Digital Entertainment Network ("DEN"), an Internet video company. DEN was formed with the intent to put youth-oriented video programming and television-type entertainment on the Internet.

MINOR # 1

5. On April 15, 2003, I read a report, prepared by FBI SA Carrie Brzezinski, Newark Field Office, concerning the interview of a minor ("Minor #1") conducted on May 22, 2000. Minor #1 provided the following information:

a. During the summer while living in Bay City, Michigan, when Minor #1 was in the eighth grade and approximately 13 years old, he and one of his friends, another minor ("Minor #2"), were riding their bicycles in their neighborhood and saw an individual washing a black Lamborghini. Minor #1 and Minor #2

stopped and asked the individual washing the car if they could sit inside the car. The individual was RECTOR and he was also the owner of the Lamborghini. This was the first time Minor #1 had met RECTOR. Eventually, RECTOR allowed Minor #1 and Minor #2 to wash the Lamborghini on a regular basis. RECTOR paid Minor #1 \$50.00 whenever Minor #1 washed the Lamborghini.

b. While visiting with RECTOR at RECTOR's house, Minor #1 learned that RECTOR lived with an individual named Chad Shackley in a house they rented from Shackley's father, who owned several houses in the Bay City, Michigan, area. Minor #1 learned that RECTOR and Shackley had met on the Internet, and then had moved in together. RECTOR and Shackley were in business together. The business involved computers, and the business was operated out of their house.

c. Within a week of meeting RECTOR, RECTOR invited Minor #1 into RECTOR's residence. During this visit, RECTOR told Minor #1 that he and Shackley were moving to Beverly Hills, California, and that they were starting another business. Also, during this first visit, Minor #1 recalled RECTOR displaying, on his computer, images of young males in their late teens to early twenties engaging in sexual activity. RECTOR then asked Minor #1, "Do you do that." Minor #1 responded that he did not.

d. In addition to the many computers, RECTOR's residence contained many items to attract young boys, including

video games, a refrigerator filled with different brands of soda, and a large variety of snacks. RECTOR would tell Minor #1, "I'm not your parent, I'm your friend," and would encourage Minor #1 to eat and drink whatever he wanted.

e. While RECTOR and Shackley were living in Bay City, Michigan, RECTOR hired Minor #1 as a "programmer" to develop video games. While in Michigan, Minor #1 was paid \$500.00 per month despite not doing any work as a "programmer." Minor #1 was paid either via a personal check from RECTOR or a company check.

f. Shortly after Minor #1 met RECTOR, both RECTOR and Shackley moved to California to start their new business. Approximately one week after they moved to California, RECTOR sent for Minor #1 to come to California. Minor #1 and Minor #2 asked RECTOR if they could visit him in California at the same time. RECTOR was adamant in telling Minor #1 and Minor #2 that they had to travel to California separately.

g. Minor #1 visited RECTOR in California for two weeks at RECTOR's Beverly Hills, California, estate. During this visit, RECTOR took Minor #1 shopping for clothes and out to dinner. After dinner, they went swimming and then went into the Jacuzzi. Before getting into the Jacuzzi, RECTOR told Minor #1 that swimming trunks were not allowed to be worn in the Jacuzzi. While in the Jacuzzi, RECTOR performed oral sex on Minor #1.

h. RECTOR's sexual contact with Minor #1 became a

daily occurrence during his initial visit to California. When Minor #1 refused to have sex, RECTOR would tell Minor #1 that Minor #1 was going to be sent back to his "hick town" and Minor #1 would never have a life. In addition, RECTOR told Minor #1 that Minor #1 was going to become a significant part of RECTOR's new company, Digital Entertainment Network.

i. Minor #1 said that even though he was employed as a "programmer" for RECTOR's company, he didn't really do any work. Minor #1 was paid \$500.00 per week as a "programmer" while living in California with RECTOR. RECTOR purchased books for Minor #1 to learn how to be a programmer, but whenever Minor #1 attempted to learn, RECTOR would interrupt him and take him out shopping, etc.

j. During Minor #1's visits to California, he was still enrolled in school in Michigan, but he frequently did not attend school. On some occasions, RECTOR would call the school, have Minor #1 pulled out of class, and a limousine would be waiting for him to take him to the airport. The names of the limousine companies RECTOR sent to pick up Minor #1 were D'Elegance and Moonlight Limo, which were both companies located in Bay City, Michigan.

k. After approximately two years, RECTOR and Shackley moved from the Beverly Hills estate to a larger house in Encino, California.

1. RECTOR always made alcohol available to Minor #1, and kept weapons at his residences. The weapons included an AR-15, a Super Banelli M-1, a Desert Eagle, one 9mm handgun, and numerous Glock firearms. Minor #1 was responsible for cleaning the weapons, except the Desert Eagle. The firearms were kept in different places throughout the house, one gun was in a drawer in the master bedroom, one gun was kept in the library underneath the desk, and one gun was kept in the kitchen under the counter. The other weapons were kept inside a safe that was located in a closet in the master bedroom. RECTOR and Minor #1 went hunting for animals, including coyotes, at the Beverly Hills estate.

n. In 1997, RECTOR terminated Minor #1's employment because RECTOR was going to be traveling a lot, and he did not need Minor #1 anymore. In approximately June, 1999, RECTOR contacted Minor #1 and asked him if he would work as a body guard for RECTOR. At that time, Minor #1 was 18 years old. Once Minor #1 was hired as a body guard, he and RECTOR had no sexual contact and Minor #1 was treated as any other employee.

6. On June 25, 2002, I conducted an interview of Minor #1. Minor #1 confirmed the information he provided to SA Brzezinski on May 22, 2000, and provided the following additional information:

a. Minor #1 missed approximately 180 days of school because of his travels to California to visit RECTOR and

Shackley.

b. After RECTOR sold Concentric, RECTOR hired Minor #1 as a "game programmer" for his new company Gainet. Minor #1 established a Bank of America account in California and deposited his salary from Gainet into the account.

c. During his first visit to California, RECTOR took Minor #1 to the Palm Restaurant for dinner.

d. In the spring of 1997, prior to Shackley's birthday, RECTOR, Shackley, Minor #1, and others traveled to Las Vegas, Nevada. RECTOR drove his Lamborghini to Las Vegas, Nevada. They stayed in the Pharaoh suite of the Luxor Hotel. Minor #1 had "sex" with RECTOR during the trip.

e. In 1997, after Shackley's birthday, Minor #1 traveled to New York with RECTOR and Shackley to attend Game 1 of the National Hockey League's ("NHL") Eastern Conference Final Series. They stayed at the Waldorf Astoria Hotel in New York. After the game, Minor #1 and RECTOR had sex in RECTOR's room. Minor #1 threatened RECTOR that he would tell his parents about their relationship. The next day, RECTOR bought Minor #1 more stuff.

f. On another occasion, Minor #1 traveled to Palm Springs, California, with RECTOR, Shackley, and others. They stayed at the Marriott Desert Springs Hotel. Minor #1 recalled that during the four days they stayed at the hotel, there were

ropes set up around RECTOR's expensive car in order to keep other people from touching the car.

g. Minor #1 and RECTOR had "sex" approximately twice a day when he visited RECTOR in California. These sexual encounters occurred approximately at the same times every day, that is, after the stock market would close and then again at approximately at 9:30 p.m. RECTOR would express his desire for sex with Minor #1 by stating "time to service" or "service me." RECTOR would begin by rubbing Minor #1's leg and then RECTOR would start "oral and other kinds of sex."

h. Minor #1 provided photographs and various documents that he accumulated during his visits and employment with RECTOR, including the following:

- i. Photograph of Minor #1 holding guns at RECTOR's residence;
- ii. Photographs of Minor #1 at RECTOR's Beverly Hills and Encino residences;
- iii. Ticket stubs for the 1997 NHL Eastern Conference Finals Third Round game and the New York Rangers 1997 Stanley Cup Finals Home Game No. 1;
- iv. New York Life Care Health Plan card in the name of Minor #1 under Policy holder names of Collins-Rector/Shackley and the Gainet Corporation;
- v. Salomon SmithBarney Financial Management

account statements in the name of Minor #1 that listed an investment in Concentric stock;

vi. Three check stubs in the amount of \$500.00 dated December 18, 1999, January 29, 2000, and February 5, 2000, from the account of RECTOR; and

vii. Stock Certificate for 666 Shares of Concentric in the name of Minor #1.

7. On April 15, 2003, I reviewed a Passage Ways Travel summary of travel records for RECTOR and Shackley from 1993 through 1998. I observed approximately nine (9) Northwest Airlines tickets issued in the name of Minor #1. Seven (7) of the tickets were issued for travel with an itinerary of MBS/DTW/LAX (that is, from Saginaw, Michigan, to Detroit, Michigan, to Los Angeles, California) on June 29, 1995, July 20, 1995, August 16, 1995, December 26, 1995, June 10, 1996 and August 8, 1996. One of the tickets was issued for travel on April 4, 1996, with an itinerary of DTW/LAX/ORD (that is, Detroit to Los Angeles to Chicago, Illinois). Two of the tickets were issued for travel with an itinerary of LAX/DTW/MBS (that is, from Los Angeles to Detroit to Saginaw, Michigan) on July 10, 1996 and on July 19, 1996.

8. On April 15, 2003, I reviewed a Washington Trust credit card statement for RECTOR for the period of February, 1993, through November, 1997. I observed the following transactions

relating to Minor #1:

a. One charge to United Airlines for a ticket purchased in the name of Minor #1 for travel on April 5, 1996, in the amount of \$934.55 with a transaction date of March 26, 1996, and a post date of March 29, 1996;

b. One charge to D'Elegance Limousine in the amount of \$173.25 with a transaction date of April 4, 1996, and a post date of April 4, 1996.

c. One charge to "NWA Air" for a ticket purchased in the name of Minor #1 for travel on June 10, 1996, from Saginaw, Michigan, to Detroit, Michigan, in the amount of \$664.00 with a transaction date of June 7, 1996, and a post date of June 7, 1996;

d. One charge to "NWA Air" for a ticket purchased in the name of Minor #1 for travel on July 19, 1996, from Los Angeles to Detroit, in the amount of \$684.00 with a transaction date of July 3, 1996, and a post date of July 4, 1996;

e. One charge to "NWA Air" for a ticket purchased in the name of Minor #1 for travel on October 17, 1996, from Saginaw, Michigan to Los Angeles to Detroit, Michigan, in the amount of \$641.00 with a transaction date of October 9, 1996, and a post date of October 10, 1996;

f. One charge to "NWA Air" for a ticket purchased in the name of Minor #1 for travel on November 28, 1996, from

Saginaw, Michigan, to Los Angeles to Detroit, Michigan, in the amount of \$637.00 with a transaction date of November 21, 1996, and a post date of November 22, 1996; and

g. One charge to "NWA Air" for a ticket purchased in the name of Minor #1 for travel on December 28, 1996, from Saginaw, Michigan, to Los Angeles to Minneapolis/St. Paul, Minnesota, in the amount of \$826.50 with a transaction date of December 9, 1996, and a post date of December 10, 1996.

9. On April 15, 2003, I read a Washington Trust checking account statement for RECTOR and Shackley for the period of August, 1995, through January, 1997. I observed the following:

a. Check #1205 made out to Minor #1 in the amount of \$800.00, dated August 29, 1995, and signed by RECTOR with the note "2 MO SALARY ADVANCE";

b. Check #1207 made out to Minor #1 in the amount of \$100.00, dated October 5, 1995, and signed by RECTOR;

c. Check #1213 made out to Minor #1 in the amount of \$400.00, dated November 3, 1995, and signed by RECTOR;

d. Check #1214 made out to Minor #1 in the amount of \$400.00, dated December 1, 1995, and signed by RECTOR;

e. Check #1382 made out to Minor #1 in the amount of \$1,000.00, dated August 22, 1996, and signed by RECTOR;

f. Check #1392 made out to Minor #1 in the amount of \$100.00, dated October 7, 1996, and signed by RECTOR; and

g. Check #1399 made out to Minor #1 in the amount of \$500.00, dated January 22, 1997, and signed by RECTOR.

MINOR #2

10. On April 15, 2003, I read the report prepared by SA Brzezinski concerning the interview of Minor #2, conducted on May 22, 2000. Minor #2 provided the following information:

a. Minor #2 was a friend of Minor #1. Minor #2 was approximately 13 or 14 years old when he and Minor #1 were out riding their bicycles and saw an individual washing a Lamborghini. They stopped to talk to this person who introduced himself as MARC COLLINS RECTOR. RECTOR allowed Minor #2 and Minor #1 to sit inside the Lamborghini and, eventually, Minor #2 and Minor #1 were paid by RECTOR to wash the Lamborghini. Minor #2 recalled being paid \$20.00 to wash the Lamborghini.

b. RECTOR told Minor #2 and Minor #1 that he was moving from Michigan to California and that he would send for them to visit him. However, RECTOR was adamant in not allowing Minor #2 and Minor #1 to travel to California at the same time. Minor #1 and Minor #2 would have to take separate trips.

c. Minor #2's trip from Michigan to California occurred on September 23, 1995. Minor #2 had kept the boarding pass for this trip because it was his first time on a plane. On the day Minor #2 flew to California, he was accompanied by RECTOR and Shackley. Minor #2 believed that he was being flown to

California to see about a computer job, which was the only reason his parents let him take the trip.

d. A limousine picked them up at the airport in Los Angeles, California. During the limousine ride, Minor #2 was offered alcohol, but he declined. When they arrived at RECTOR's residence in Beverly Hills, RECTOR gave Minor #2 a tour of the house. Following the tour, Minor #2 told RECTOR he was very tired and wanted to sleep. RECTOR, however, would not let Minor #2 sleep. They played fuse-ball, ping-pong, and lifted weights. They also went coyote hunting on RECTOR's property. RECTOR gave Minor #2 a 12-gauge shotgun and RECTOR used a 9mm handgun. On this evening, they did not see any animals.

e. After attempting to hunt, RECTOR announced it was time to go into the Jacuzzi and that after 9:00 p.m. "everyone is naked in the Jacuzzi." Minor #2 did not go into the Jacuzzi but instead went into his room, which overlooked the Jacuzzi, and took a shower. When Minor #2 got out of the shower, he looked out over the balcony and saw RECTOR naked inside the Jacuzzi. Minor #2 also saw Shackley and another male in the Jacuzzi. Minor #2 could not recall the other male's name. Minor #2 immediately called his mother from his room and told her: "I think you have to be gay to work for this guy."

f. Eventually, RECTOR left the Jacuzzi and entered Minor #2's room. RECTOR asked Minor #2 if he wanted to watch a

movie and Minor #2 agreed. The beginning of the movie showed girls, but shortly thereafter the movie depicted males having sex. At that time, RECTOR tried to talk to Minor #2, and tried to undo and reach into Minor #2's pants. Minor #2 resisted and, after about 15 minutes, RECTOR left the room.

g. The following day, RECTOR took Minor #2 to the Beverly Hills Mall where they went into Champs, Polo, The Gap, and Tommy Hilfiger stores. RECTOR purchased approximately \$900.00 worth of clothes for Minor #2. RECTOR also told Minor #2 that if Minor #2 stayed, RECTOR would let Minor #2 drive the Lamborghini. When they returned to the house, Minor #2 and RECTOR went dirt bike riding. Later on, Minor #2, RECTOR, Shackley, and the unknown male went to the Palm Restaurant.

h. When they returned from the restaurant, Minor #2 went into his room and locked the door. Minor #2 then took a shower and when he exited the shower, naked, RECTOR was inside the room. Minor #2 was startled by this but no sexual contact took place.

i. On the fourth day of his visit to California, Minor #2 woke up at about 10:00 a.m. and left for the airport to fly back home. Minor #2 was driven to the airport by an unknown male who drove him in a black Jeep Wrangler. Minor #2 has not spoken with RECTOR since this trip to California.

11. On April 15, 2003, I read the report prepared by SA

Brzezinski concerning the interview of Minor #2 conducted on May 22, 2000. Minor #2 gave the following items to SA Brzezinski:

- a. One Polaroid photo of Minor #2 standing next to RECTOR's Lamborghini taken in 1995; and
- b. One United Airlines boarding pass in the name of Minor #2.

12. On April 15, 2003, I reviewed a Passage Ways Travel summary of travel records for RECTOR and Shackley from 1993 through 1998. I observed the following:

- a. A United Airlines ticket was issued in the name of Minor #2 on September 18, 1995, for travel on September 23, 1995, from MBS/ORD/LAX (that is, from Saginaw, Michigan, to Chicago, Illinois, to Los Angeles, California).

13. On April 15, 2003, I reviewed a Washington Trust credit card statement for RECTOR for the period of February, 1993, through November, 1997. I observed the following:

- a. One charge to Dav El (limousine service) in the amount of 159.51, with a transaction date of September 23, 1995, and a post date of September 28, 1995;
- b. One charge to Champs in the amount of \$256.50 with a transaction date of September 24, 1995, and a post date of September 25, 1995;
- c. One charge to The Gap in the amount of \$325.00 with a transaction date of September 24, 1995, and a post date of

September 25, 1995;

d. One charge to The Palm Restaurant in the amount of \$416.02, with a transaction date of September 23, 1995, and a post date of September 25, 1995.

MINOR #3

14. On April 15, 2003, I read reports prepared by FBI SA Richard R. Waldie, Minneapolis Field Office, concerning interviews of Minor #3, conducted on March 18, 1997, and on November 25, 1997, and a report prepared by SA Brzezinski concerning her interview of Minor #3 on May 8, 2000.

a. During the March 18, 1997, interview, Minor #3 told SA Waldie the following information:

i. In January, 1997, Minor #3 was a high school freshman living in Minneapolis, Minnesota, and was approximately 14 years old.

ii. In January, 1997, he attended a modeling competition in Los Angeles, California, at the International Modeling and Talent Agency ("IMTA"). He flew with a group of 25 people and adult escorts from the Twin Cities, Minnesota, area, and stayed at the Westin Bonaventure Hotel in downtown Los Angeles. During this trip, Minor #3 met with several agents, including an individual named "Salvatorre" (spelled phonetically) from the Otto Agency in Beverly Hills, California.

iii. Approximately one week before coming to the

FBI, Minor #3 flew to Los Angeles from Minneapolis for additional modeling opportunities. RECTOR paid for Minor #3's trip.

iv. When Minor #3 arrived at the Los Angeles Airport, he was met by "Salvatorre" and Minor #3 traveled by limousine to RECTOR's house, which was a large estate located in Beverly Hills. RECTOR had recently moved into the house. The house had a big swimming pool and Minor #3 stayed in a guest bedroom over the garage.

v. While in Los Angeles, Minor #3 met RECTOR's close friend and partner Shackley. RECTOR and Shackley produced television shows on the Internet.

vi. RECTOR arranged for Minor #3 to attend acting classes and Minor #3 was offered a part in a movie. RECTOR also took Minor #3 to two hockey games and movies.

vii. During Minor #3's stay, RECTOR asked Minor #3 if he was bisexual. When Minor #3 told RECTOR that he was not bisexual, RECTOR promised Minor #3 \$50,000 for college tuition, and asked for oral sex and hand jobs. Minor #3 said "no" to RECTOR.

viii. Minor #3 said that he was not afraid of RECTOR, and that he thought that he had handled the situation appropriately. He was approached by RECTOR for sexual contact but under no circumstances would he have sexual contact with him.

b. During the November 25, 1997, interview Minor #3

provided the following additional information:

i. "Salvatorre" was supposed to be Minor #3's chaperone when he traveled to California. When Minor #3 arrived at the Los Angeles airport from Minnesota, "Salvatorre" and a friend picked Minor #3 up at the airport. They then dropped Minor #3 off at RECTOR's house where RECTOR was with Shackley and other young boys, including a boy named Sam who was about 14 years old and another boy who appeared to be about 16 years old who had traveled from Las Vegas, Nevada, to California on a bus.

ii. While Minor #3 stayed at RECTOR's residence, he was offered alcoholic beverages. He had two drinks containing vodka and juice. Minor #3 and RECTOR went into the Jacuzzi at RECTOR'S residence alone wearing bathing suits. While in the Jacuzzi, RECTOR discussed his life story and how he made money. RECTOR then asked Minor #3 what he wanted. RECTOR offered Minor #3 \$60,000 for college tuition, and a car if he would live with RECTOR and be his assistant. RECTOR stated that RECTOR would ask Minor #3 to give him hand jobs and oral sex. Minor #3 told RECTOR that he would not do that. RECTOR and Minor #3 continued to talk about sex and other things, then they left the Jacuzzi, played pool, and then Minor #3 went to sleep in the guest bedroom of RECTOR's residence.

iii. During the trip, Minor #3 learned that there was another friend of RECTOR's named "Jeremy" who was 19 years

old and used to have sex with RECTOR but did not any more.

iv. During his stay with RECTOR, Minor #3 traveled in a limousine with RECTOR and other boys and young men. RECTOR bought them clothes, shoes, and shirts that were the Polo brand. When they returned to RECTOR's estate, they played more games and were given liquor to drink. Minor #3 drank six to seven beers and then went to his guest bedroom. RECTOR went with Minor #3 to the bedroom and began talking to Minor #3 while alone in the bedroom. RECTOR asked Minor #3 for sex. Minor #3 refused, and RECTOR left the room. Minor #3 then fell asleep.

v. The next day, Minor #3 had five more drinks. Minor #3 was in the area of the Jacuzzi, and saw three naked people in the Jacuzzi. Minor #3 did not go in the Jacuzzi. Minor #3 went back to his room and had a long talk with RECTOR. RECTOR told Minor #3 that he wanted Minor #3 to be in a film. RECTOR then touched Minor #3's legs, pulled down Minor #3's boxer shorts, and masturbated Minor #3's penis until Minor #3 ejaculated. After RECTOR left the room, Minor #3 was upset and could not sleep.

vi. The next day, Minor #3 called his mother, did not tell her about RECTOR's masturbating him, but instead told her that he was having a great time. RECTOR made no further sexual advances during this trip and there was no more sexual contact between them on this trip.

c. During the May 8, 2000, interview with SA Brzezinski, Minor #3 provided the following additional information:

i. In 1996, Minor #3 became interested in pursuing modeling and acting training. He signed with a talent agency called Caryns (spelled phonetically) Modeling and Talent Agency. A representative from Caryns' asked Minor #3 to participate in the IMTA competition in Los Angeles, California.

ii. Minor #3 traveled to Los Angeles in January, 1997 for the IMTA competition, as described above.

iii. Shortly after returning from the IMTA competition, Minor #3's mother received a call from a woman who worked for Caryns. This woman told Minor #3's mother that a talent agency in California called Otto Management had a client interested in meeting Minor #3. Otto Management's client would pay for Minor #3's expenses to return to California and the client wanted to see Minor #3 in person to see if he was fit for the job.

iv. Minor #3 was told that he would be staying with Otto Management's client and that the client was looking for someone to be the host of an Internet show. When Minor #3 traveled to California in March, 1997, he learned that Otto Management's client was RECTOR.

v. At the beginning of the trip to Los Angeles

and once at RECTOR's residence, RECTOR told Minor #3, "Let's talk business." RECTOR recommended that the "business" discussion take place in the Jacuzzi. Before getting into the Jacuzzi, RECTOR told Minor #3 that swimming trunks were not allowed in the Jacuzzi. Minor #3 reluctantly removed his swimming trunks and got into the Jacuzzi with RECTOR. While in the Jacuzzi, RECTOR asked Minor #3 what he was "willing to do to make it in this business." Minor #3 told RECTOR that he would do anything but be gay. At this time, RECTOR showed Minor #3 a stack of "comp cards" and told Minor #3 that there were other kids he could call who would be willing to do whatever RECTOR wanted. Minor #3 said that "comp cards" were cards produced by modeling agencies for their clients. The "comp cards" had a photograph of the client, as well as the client's biographical information, age, height and weight.

vi. During the trip, a young boy named Jeramie (spelled phonetically) told Minor #3 that he was employed as an "assistant" for Shackley. Jeramie said that he received \$100,000 per year and a car of his choice if he agreed to perform sexual favors for Shackley. Jeramie also told Minor #3 that he got sick of doing these sexual favors for Shackley so he moved back to his hometown and got a job in a factory. Jeramie said that later he returned to California to be with Shackley.

vii. During the trip, RECTOR told Minor #3 that he

would introduce Minor #3 to the owner of a major motion picture studio and that he would introduce Minor #3 to a well-known celebrity. Minor #3 believed that RECTOR was attempting to entice him into performing sexual favors.

viii. On the same day, Minor #3, Jeramie, Shackley, and RECTOR went to a Los Angeles Kings hockey game. After the hockey game, RECTOR told the limousine driver to stop to pick up beer for Minor #3, and, when they returned to RECTOR's residence, they all played pool and card games.

ix. RECTOR told Minor #3 that he had a proposition for Minor #3 and stated, "see what Jeramie does for Chad." RECTOR went on to explain that he would give Minor #3 \$100,000 per year, a car of his choice, and tuition for four years at UCLA. RECTOR further stated that he would pay for Minor #3 to go to acting school and would pay to get Minor #3's teeth capped. RECTOR told Minor #3 that RECTOR would have to call Minor #3 his "assistant" so that the paper work would not get screwed up. Minor #3 did not give him an answer. For another two hours RECTOR and Minor #3 sat inside RECTOR's bedroom smoking cigarettes. During this entire time, RECTOR tried to convince Minor #3 that what he was asking Minor #3 to do "wasn't such a big deal," that "it's the same as being with a girl," and that "all he has to do is close his eyes." Minor #3 added that eventually he left RECTOR's bedroom and went into his guest

bedroom and locked the door.

x. Shortly after returning to his guest bedroom, Minor #3 heard a knock on the door. When he opened the door, RECTOR was standing there and asked Minor #3 for a hug. Minor #3 gave RECTOR a hug and then closed and locked the door.

xi. The following day, RECTOR went out of his way to get beer for Minor #3. They attended another Los Angeles Kings hockey game, where RECTOR purchased a Los Angeles Kings jersey for Minor #3. When they returned to RECTOR's residence from the hockey game, they went for a swim in RECTOR's pool. Sometime later that evening, Minor #3 and RECTOR, who were still in their swimming trunks, were in RECTOR's bedroom laying on his bed. RECTOR kept repeating to Minor #3 that what he was asking Minor #3 to do was not wrong, and that if Minor #3 would close his eyes it would be just like being with a girl. At this time, RECTOR stated to Minor #3, "let me try something," and RECTOR began rubbing his hand up and down Minor #3's leg. RECTOR then masturbated Minor #3. Minor #3 stated that when it was over, he left RECTOR's room, returned to his guest room, and locked the door.

xii. The following morning, RECTOR was in a very jovial mood and asked Minor #3 to extend his trip for a couple of more days so that he could introduce Minor #3 to some important people. Minor #3 stated that he had to telephone his mother.

Minor #3's mother talked with Minor #3 and RECTOR. Minor #3 was eventually allowed to remain in California for a couple of more days. Minor #3 stated he did not tell his mother what happened the night before with RECTOR.

xiii. After extending his trip, RECTOR took Minor #3 around Los Angeles and Beverly Hills. Even though Minor #3 did not have a driver's license or driving permit, RECTOR let Minor #3 drive RECTOR's Porsche.

15. On April 15, 2003, I read a report, prepared by SA Waldie, indicating that on March 18, 1997, Minor #3's father gave the FBI three business cards that Minor #3 had received during his trip to California. The business cards were from Otto Management, Mattias Personal Trainer, and RECTOR.

16. On April 15, 2003, I read the report prepared by SA Brzezinski indicating that on May 8, 2002, Minor #3's mother gave the FBI the following items that she obtained from Minor #3 after his trip to California:

- a. Seven colored photographs taken by Minor #3 while at the home of RECTOR;
- b. One Vartec Telephone Company telephone bill for Minor #3's residence, reflecting calls to Otto Management and RECTOR during the time period that Minor #3 was in California;
- c. One business card for "MARC COLLINS-RECTOR, M&C ESTATE";

- d. One boarding pass from Northwest Airlines, dated March 11, 1997, in the name of Minor #3;
- e. One Northwest Airlines luggage claim ticket; and
- f. Three Los Angeles Kings ticket stubs, dated March 8, 1997, and March 10, 1997.

17. On April 15, 2003, I reviewed a Washington Trust credit card statement for RECTOR during the period of February, 1993, through November, 1997, and noted the following:

- a. One charge to "NWA Air" for an airline ticket in the name of Minor #3 in the amount of \$1,477.00 with a departure date of March 7, 1997, for travel from Minneapolis, Minnesota, to Los Angeles. The transaction date was March 6, 1997, and the post date was March 7, 1997; and

- b. One charge to Polo Ralph Lauren Beverly Hills, California, in the amount of \$847.59 with a transaction date of March 8, 1997, and a post date of March 10, 1997.

18. Based on my training and experience, as well as my discussions with experts in child molestation cases, I know that minor victims of sexual assaults are often reluctant to discuss the particulars of the sexual assaults, do not always disclose details relating to the sexual assaults during an initial interview, and tend to minimize or down play the events that have happened to them.

MINOR #4

19. On July 18, 2000, Los Angeles Police Department ("LAPD") Police Officer Paula Chavez and I interviewed Minor #4. Minor #4 provided the following information:

a. Minor #4 attended San Fernando Valley Professional School, located in Valley Village, California, from February, 1998, to June, 1999. Minor #4 became friends with a fellow student (hereinafter referred to as "the younger brother") who had an older brother named Chad Shackley. Shackley would send a limousine to take the younger brother to and from school.

b. Minor #4 graduated from the ninth grade in May, 1998, at the age of 15. After the graduation ceremonies, the younger brother invited Minor #4 to a graduation party at Shackley's house located at 5255 Encino Avenue, Encino, California, 91316 (the "Encino Estate"). They took a limousine to the party at approximately 9:00 p.m. There were approximately five to six individuals at the graduation party, including RECTOR and Shackley. Minor #4 believed that Shackley was approximately twenty-four years old and RECTOR was approximately forty-one years old.

c. During the party, RECTOR pulled Minor #4 away from the rest of the group and gave him a tour of the Encino Estate. RECTOR told Minor #4 that 90 percent of show business was gay and that you needed to "sleep" with people if you wanted to go anywhere. RECTOR asked Minor #4 if he was gay. Minor #4 replied

that he was not gay and that he had a girlfriend. RECTOR then told Minor #4 that he was "in the group now We take care of our people, we stay together, but you do not want to see my dark side." RECTOR then showed Minor #4 a large gun safe with a large number of weapons inside. RECTOR stated "watch my dark side Keep the group happy." RECTOR told Minor #4 that he had "gaydar" and could tell that Minor #4 was gay. RECTOR played a gay movie entitled "Taking Care of Mike" to see if Minor #4 would become aroused. RECTOR turned the movie off after approximately four minutes. RECTOR told Minor #4 that RECTOR was one of the twenty-five most powerful people in Hollywood and not to make the group angry. RECTOR then placed his hand down Minor #4's pants and started fondling Minor #4's genitals. RECTOR said "see, it's not so bad, it's not so different." Minor #4 replied "it's not me." RECTOR told Minor #4 to just relax, said "now, it's your turn," and then placed Minor #4's hand against RECTOR's pants and his genitals. Minor #4 told RECTOR to stop. RECTOR said, "I'll give you a break." RECTOR then placed the guns back into the safe and completed the tour of the Encino Estate. RECTOR told Minor #4 that "the purpose of tonight was to get you familiar with what goes on in the group How to keep everyone happy. You are part of the group now There is no turning back." Minor #4 called his mother to give him a ride home.

\$600.00 dollars a week. Minor #4 was paid "cash under the table." During his employment, Minor #4 was subjected to numerous sexual assaults at the Encino Estate during work, at the parties held at the Encino Estate, and on various trips. During work, RECTOR would use the expression "want to see what's up in the bathroom" to signify his desire to have sex.

h. Parties were held at the Encino Estate on a regular basis. The younger brother was responsible for recruiting young boys for the parties. For every two boys the younger brother recruited he was allowed to invite one girl. Towards the end of the parties, RECTOR would begin to "edit." RECTOR would "edit" the party by selecting a small group of cute boys and tell them to wait in a private room. RECTOR would then tell everyone else that the party was over. There were no girls allowed at the "edited" parties. Everyone would then get naked in the Jacuzzi, and their photographs would be taken.

i. During Minor #4's employment, he was taken on numerous trips, including several trips to Las Vegas. On several occasions, Minor #4 told RECTOR and Shackley that he did not want to go on the trips. They would reply, "Then you'll have no job Monday. . . . Pack your stuff and leave." The younger brother would always go on the trips as a friend and to make it appear as if Minor #4 was not the only young boy traveling with the group.

j. In early July, 1998, Minor #4, the younger

brother, RECTOR, and others traveled to Las Vegas, Nevada, and stayed at the MGM Hotel. While in one of the rooms, RECTOR sent everyone down stairs so he could talk to Minor #4. RECTOR asked Minor #4 what he thought so far. RECTOR then stated, "You need to totally commit to the group. You need to show that you are willing before we put you in television shows." RECTOR then pulled down his pants and "waved" his penis in Minor #4's face. Minor #4 resisted and RECTOR told him to try it on his own. Minor #4 still resisted. RECTOR then grabbed Minor #4's face and placed his penis into Minor #4's mouth for approximately thirty seconds. RECTOR then said, "Good, now I do not have to worry."

k. On or about March 31, 1999, Minor #4, the younger brother, RECTOR, and others traveled to Las Vegas, Nevada. The group stayed at the Palazzio suites, attached to the Rio Hotel. An employee of the Palazzio suites, was the "host" for the group. Minor #4 initially stated that he did not want to go on the trip. However, RECTOR stated that if he did not go, Minor #4 would not have a job on Monday. At the hotel, RECTOR told Minor #4 that he would be staying with Shackley. Minor #4 shared the bed with Shackley, who pulled him close and fondled Minor #4's genitals.

1. The group took another trip to the Rio Hotel's Palazzio suites. Minor #4 could not recall the time period. RECTOR told Minor #4 to be with Shackley. Minor #4 believed that he was given a drink that contained drugs. Minor #4 recalled

"passing out" at the "Siegfried and Roy" show. The next thing Minor #4 recalled was waking up in the hotel room with Shackley. Minor #4 then realized from the pain in his rectal area that he had been sodomized by Shackley.

m. In July, 1999, Minor #4, the younger brother, RECTOR, Shackley, and others traveled to Lake Havasu, Arizona, in recreation vehicles. RECTOR told Minor #4 to be with Shackley. During the trip, Shackley orally copulated Minor #4 and made Minor #4 orally copulate him.

n. The majority of the group then flew to Las Vegas, Nevada, and stayed at the Bellagio Hotel. The group went shopping at the mall in Caesar's Hotel and Casino. The group purchased several thousand dollars worth of clothes for Minor #4. RECTOR fondled Minor #4's genitals during the trip.

o. Minor #4 quit as Shackley's personal assistant in May, 2000.

20. On April 15, 2003, I reviewed RECTOR and Shackley's Imperial Bank Cash Disbursement Journal for January, 2000. I observed the following:

a. Check #4281 made out to Minor #4 in the amount of \$4,500.00, and dated February 17, 2000.

20. On April 17, 2003, I reviewed the results of a search of a public source information data base conducted on July 13, 2000, concerning RECTOR. The search revealed the following:

a. RECTOR resided at 5255 Encino Avenue, Encino, California. RECTOR and Shackley were the owners of the property located at 5255 Encino Avenue, Encino, California. They purchased the property on September 30, 1997;

b. RECTOR's previous addresses included 2700 Benedict Canyon Drive, Beverly Hills, California, and 406 North Jackson Street, Bay City, Michigan. RECTOR purchased the property located at 2700 Benedict Canyon Drive, Beverly Hills, California, on February 16, 1996, and sold the property on September 23, 1997; and

c. RECTOR was listed as the previous president of Digital Entertainment Network, which was incorporated on July 17, 1996. RECTOR was also listed as the president of Gainet Information Services, which was incorporated on August 15, 1996.

21. On April 17, 2003, I read the results of a search of the National Crime Information Center System conducted on July 7, 2000, and February 18, 2001, concerning RECTOR. The search revealed the following:

a. RECTOR was listed as a male, white, date of birth of October 16, 1959, 5'10", 150 pounds, blond hair, and blue eyes;

b. RECTOR resided at 5255 Encino Avenue, Encino, California as of August 18, 1999, and at 2700 Benedict Canyon Drive, Beverly Hills, California as of September 20, 1996; and

c. RECTOR was the registered owner of a 1997 Lamborghini with California license plate number 4BVG138, and a 1996 Jeep with California license plate number 3PYW414.

22. Based on the foregoing, I believe that there is probable cause to believe that MARC JOHN COLLINS RECTOR violated Title 18, United States Code, Sections 2422(a) and 2, which make it a crime for any person to knowingly persuade, induce, entice, or coerce any individual to travel in interstate or foreign commerce to engage in any sexual activity for which any person can be charged with a criminal offense, or attempt to do so, or cause the acts to be done; and violation of Title 18, United States Code, Sections 2423(a) and 2, which make it a crime for any person to knowingly transport any individual under the age of 18 years in interstate or foreign commerce with intent that such individual engage in any sexual activity for which any person can be charged with a criminal offense, or attempt to do so, or cause the acts to be done.

JOSEPH P. BRINE, II.
Special Agent
Federal Bureau of Investigation

SUBSCRIBED TO AND SWORN BEFORE ME
THIS 16th DAY OF MAY, 2003

CARLA WOERHLE

THE HON. CARLA M. WOERHLE
UNITED STATES MAGISTRATE JUDGE