

IN THE DISTRICT COURT IN AND FOR GARVIN COUNTY
STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,)
)
Plaintiff,)
)
v.)
)
GERRAD CODDINGTON,)
SSN: XXX-XX-6849)
DOB: 12/1993)
)
Defendant.)

Case No. CF-2019-135

STATE OF OKLAHOMA }
GARVIN COUNTY } SS.
FILED
JUL - 2 2019
AT _____ O'CLOCK _____ M.
LAURA LEE, Court Clerk
BY _____ DEPUTY.

FIRST AMENDED INFORMATION

STATE OF OKLAHOMA, COUNTY OF GARVIN:

In the name and by the authority of the State of Oklahoma comes now **MIKE HUNTER**, duly appointed Attorney General for the State of Oklahoma, in and for the State and County aforesaid, gives the court to know and be informed as follows:

COUNT 1:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **CHRISTINA NELSON-CODDINGTON** placing **GERRAD CODDINGTON'S** penis in the mouth of S.C., who was two (2) years of age, in a lewd and lascivious manner and in a manner calculated to arouse and excite sexual interest, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 2:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** ejaculating upon the body of S.C., who was two (2) years of age, in a lewd and lascivious manner and in a manner calculated to arouse and excite sexual interest, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 3:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** placing his mouth on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 4:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** placing his mouth on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious

manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 5:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** placing his mouth on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 6:

ENABLING SEXUAL ABUSE OF A CHILD UNDER EIGHTEEN (18), 21 O.S. § 843.5(G), a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of enabling child sexual abuse by permitting his step-daughter, S.C., who was two (2) years of age, who was in his care and custody, to be sexually abused by Christina Nelson-Coddington by her placing her hand and mouth on the vaginal area of S.C. in a lewd and lascivious manner, in violation of section 843.5(G) of Title 21, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 7:

POSSESSION OF CHILD PORNOGRAPHY, 21 O.S. § 1021.2, a FELONY, on or about June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously possessed, on a cell-phone, items depicting child pornography, specifically: photos of

a toddler female engaged in sexual conduct, contrary to the provisions of section 1021.2 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 8:

VIOLATION OF THE OKLAHOMA COMPUTER CRIMES ACT, 21 O.S. § 1958, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously used a computer system or computer network to violate the provisions of section 1040.8 and 1021.2 of Title 21 of the Oklahoma Statutes, specifically using said computer system or network to communicate, store, retrieve, and distribute data depicting child pornography, to wit: images of a toddler infant engaged in sexual conduct, contrary to the provisions of section 1958 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 9:

MANUFACTURING CHILD PORNOGRAPHY, 21 O.S. § 1040.8, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously manufactured child pornography by photographing and videoing a toddler female engaged in sexual conduct with an adult, contrary to the provisions of section 1040.8 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 10:

CONSPIRACY TO COMMIT A FELONY, 21 O.S. § 421, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and

CHRISTINA NELSON-CODDINGTON, acting conjointly, willfully, knowingly, and feloniously engaged in a conspiracy to manufacture and distribute child pornography by photographing and videoing a toddler female's genitalia in a lewd and lascivious manner and by sharing that photograph through an electronic communications application, to wit: Facebook messenger, in violation of section 1040.8 of Title 21, and contrary to section 421 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 11:

SOLICITING SEXUAL CONDUCT WITH A MINOR BY USE OF TECHNOLOGY, 21 O.S. § 1040.13a, a FELONY, on or about May 30, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously facilitated sexual conduct with a minor using technology, specifically by communicating with Christina Nelson-Coddington through the electronic communication application, to wit: Facebook messenger, requesting photographs he knew to be child pornography, and to facilitate sexual conduct with S.C., who he knew to be two (2) years of age, contrary to the provisions of section 1040.13a of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 12:

SOLICITING SEXUAL CONDUCT WITH A MINOR BY USE OF TECHNOLOGY, 21 O.S. § 1040.13a, a FELONY, on or about June 3, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously facilitated sexual conduct with a minor using technology, specifically by communicating with Christina Nelson-Coddington through the electronic communication application, Facebook messenger, to facilitate sexual conduct with S.C., who he knew to be two (2) years of age, contrary to the provisions of section 1040.13a of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 13:

RAPE IN THE FIRST DEGREE, 21 O.S. § 1114, a FELONY, on or about May 10, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of rape in the first degree by **GERRAD CODDINGTON**, who was over eighteen (18) years of age, placing his penis inside the vagina of S.C., who was two (2) years of age, contrary to section 1114 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 14:

INCEST, 21 O.S. § 885, a FELONY, on or about May 10, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of incest by **GERRAD CODDINGTON**, who was over eighteen (18) years of age, placing his penis inside the vagina of his step-daughter, S.C., who was two (2) years of age, contrary to section 885 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 15:

CONSPIRACY TO COMMIT A FELONY, 21 O.S. § 421, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously engaged in a conspiracy to commit incest by planning and taking steps to have sexual intercourse with **GERRAD CODDINGTON'S** step-daughter, S.C., who was two (2) years of age, and with his unborn child, and in furtherance of said conspiracy, **GERRAD CODDINGTON**, placed his penis inside the vagina of his step-daughter, S.C., in violation of section 1114 and 885

of Title 21, and contrary to section 421 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 16:

CHILD ABUSE, 21 O.S. § 843.5(A), a FELONY, between November 1, 2018 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of child abuse by **GERRAD CODDINGTON** who was responsible for the health, safety, or welfare of C.N., a six-year old child, did restrain using handcuffs, and discharge a conducted electrical weapon upon the person of C.N., both in a manner to cause harm to the health or welfare of C.N., contrary to section 843.5(A) of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 17:

CHILD ABUSE, 21 O.S. § 843.5(A), a FELONY, between November 1, 2018 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of child abuse by **GERRAD CODDINGTON** who was responsible for the health, safety, or welfare of U.N., a ten-year old child, did restrain using handcuffs, and strike with an object the person of U.N., both in a manner to cause harm to the health or welfare of U.N., contrary to section 843.5(A) of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

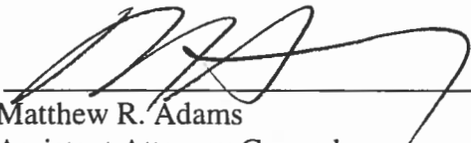
By:


Matthew R. Adams, OBA #31463
Assistant Attorney General
313 N.E. 21st Street
Oklahoma City, OK 73105
[405] 522-2617 Telephone
Matthew.adams@oag.ok.gov

STATE OF OKLAHOMA)
)
COUNTY OF OKLAHOMA)

I, Matthew R. Adams, being duly sworn on my oath, declare that the statements set forth in the above Information, are true and correct to the best of my knowledge and belief. I have examined the facts in this case and recommend that a warrant do issue.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

By: 
Matthew R. Adams
Assistant Attorney General

VIOLATION AND PENALTY:

COUNT 1-5: 21 O.S. §1123 – Imprisonment in the custody of the Department of Corrections for a term of not less than twenty-five (25) years.

COUNT 6: 21 O.S. §843.5(G) – Imprisonment in the custody of the Department of Corrections for a term not exceeding life, or by imprisonment in the county jail not exceeding one (1) year, or by imposition of a fine not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 7: 21 O.S. §1021.2 – Imprisonment in the custody of the Department of Corrections for a term of imprisonment not exceeding twenty (20) years or a fine of not more than twenty-five thousand dollars (\$25,000), or by both said fine and imprisonment.

COUNT 8: 21 O.S. §1958 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than five (5) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 9: 21 O.S. §1040.8 – Imprisonment in the custody of the Department of Corrections for a term of not less than three (3) years and not more than twenty (20) years or by imposition of a fine of not less than ten-thousand dollars (\$10,000), or by both said fine and imprisonment.

COUNT 10: 21 O.S. §421 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than ten (10) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 11-12: 21 O.S. §1040.13a – Imprisonment in the custody of the Department of Corrections for a term not exceeding ten (10) years or by imposition of a fine not more than ten thousand dollars (\$10,000), or by both said fine and imprisonment.

COUNT 13: 21 O.S. §1114 – Imprisonment in the custody of the Department of Corrections for a term of not less than five (5) years, life, or life without parole.

COUNT 14: 21 O.S. §885 – Imprisonment in the custody of the Department of Corrections for a term for a term not exceeding ten (10) years.

COUNT 15: 21 O.S. §421 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than ten (10) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 16-17: 21 O.S. §843.5(A) – Imprisonment in the custody of the Department of Corrections for a term not exceeding life, or by imprisonment in the county jail not exceeding one (1) year, or by imposition of a fine not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

**IN THE DISTRICT COURT OF GARVIN COUNTY
STATE OF OKLAHOMA**

**THE STATE OF OKLAHOMA,
Plaintiff,**

vs.

**CODDINGTON, GERRAD
DOB: 12/1993
SSN: XXX-XX-XXXX
5'7", 190 lbs., WM,
Defendant.**

AFFIDAVIT OF PROBABLE CAUSE

The undersigned upon oath deposes and states as follows, to-wit:

I am an Agent with the Oklahoma Attorney General's Office (OAG), State of Oklahoma. I have been a certified peace officer in the state of Oklahoma since June 27, 2007. I received 375 hours of training in the CLEET basic academy, and have attended multiple trainings specific to internet crimes against children. I am assigned to Oklahoma's Internet Crimes Against Children Task Force.

The statements in this Affidavit are based on information obtained during the investigation through interviews, investigative activities, and consultation with other law enforcement officers, and criminalists. Since this affidavit is being submitted for the limited purpose of having charges filed, I have not included each and every fact known to me concerning this investigation. I have set forth only the facts that I believe are necessary to establish probable cause to believe violation of Possession of Child Pornography, Oklahoma Statute Title 21 Chapter 39 Section 1021.2, Manufacturing Child Pornography, Oklahoma Statute Title 21 Chapter 39; Section 1021.2, Lewd Acts with a Child, Oklahoma Statute Title 21 Chapter 45; Section 1123 and Violation of the Oklahoma Computer Crimes Act, Title 21 Section 1958 were committed by GERRAD CODDINGTON.

On June 11, 2019, I received two Cybertips from the National Center for Missing and Exploited Children that were reported by Facebook. The Cybertips indicated Facebook user 100003337413811 with URL <http://www.facebook.com/chris.bradley.9> sent a photo containing child pornography to another Facebook user with user ID 100000186128958 and URL <http://www.facebook.com/Gerrad.Coddington>. Facebook provided the picture sent by the user referenced above. This agent viewed the image and identified it as child pornography. The picture was of a prepubescent female's vagina being spread open by what appears to be an adult's hand. The thumb depicted in the picture was wearing a silver, wide-band ring with chipped teal green nail polish. The image was sent on May 30, 2019 at 20:08:21 hours UTC via IP address 2607:fb90:9671:851f:0:6:59d:8901.

The following Facebook Messenger chat between the above referenced users was provided by Facebook:

(May 30, 2019 at 16:25:17 UTC) 100000186128958: Thank you the food was good
(May 30, 2019 at 19:28:52 UTC) 100000186128958: Don't forget the pictures this time
(May 30, 2019 at 19:44:00 UTC) 100000186128958: (image depicting pizza was sent)
(May 30, 2019 at 20:08:21 UTC) 100003337413811: (the image containing child pornography was sent)
(May 30, 2019 at 20:09:27 UTC) 100000186128958: God I can't wait to fuck her tight hole and fuck you too while your eating her out
(May 30, 2019 at 20:10:03 UTC) 100003337413811: Yeah
(May 30, 2019 at 20:10:16 UTC) 100003337413811: I'm alright

(June 3, 2019 at 00:31:24 UTC) 100000186128958: But tonight I want you to suck me like you did the other night in front of bug
(June 3, 2019 at 00:32:11 UTC) 100003337413811: Ok daddy
(June 3, 2019 at 00:32:40 UTC) 100000186128958: Try to get bug to suck me and have her fist you
(June 3, 2019 at 00:34:27 UTC) 100003337413811: Mmmm ok
(June 3, 2019 at 00:39:36 UTC) 100000186128958: Daddy wants to get a picture with his dick inside her or in her mouth soon
(June 3, 2019 at 00:39:45 UTC) 100000186128958: Even tonight if possible

Facebook also provided IPv6 address 2607:fb90:949a:4d41:0000:0000:b1fd:1201 as an IPv6 address used to access account 100003337413811 on June 7, 2019 at 18:50:13 hours UTC.

Facebook also provided IPv6 addresses 2607:fb90:1d62:73af:ec03:d737:51e9:1865 and 2607:fb90:96ae:d42a:1d03:ae09:29ec:2167 as being used to access account 100000186128958 on 05/25/2019 03:56:18 UTC and 06/07/2019 16:23:12 UTC respectively.

According to the American Registry for Internet Numbers, IPv6 addresses 2607:fb90:949a:4d41:0000:0000:b1fd:1201, 2607:fb90:1d62:73af:ec03:d737:51e9:1865, 2607:fb90:96ae:d42a:1d03:ae09:29ec:2167 and 2607:fb90:9671:851f:0:6:59d:8901 were allocated to T-Mobile.

On June 11, 2019, I requested and was granted a Title 18 USC 2703 order. The order required T-Mobile to disclose subscriber information and basic user information for the IP addresses mentioned above. The order was reviewed and signed by Oklahoma County Judge LISA HAMMOND, and filed with the Oklahoma County Court Clerk.

On June 12, 2019, I received a response from T-Mobile via e-mail. During the dates and times requested, IPv6 2607:FB90:1D62:73AF:0000:0020:4703:7801 and 2607:FB90:96AE:D42A:0000:0014:A184:1B01 were assigned to phone number 405/650-6638. The T-Mobile subscriber information for phone number 405/650-6638 was GERRAD CODDINGTON, 403 N. Oak Street, Pauls Valley, OK 73075-1816. During the dates and times requested, IPv6 2607:FB90:949A:4D41:0000:0000:B1FD:1201 and 2607:FB90:9671:851F:0000:0006:059D:8901 were

assigned to phone number 405/801-7625. The T-Mobile subscriber information for phone number 405/801-7625 was CHRISTINA CODDINGTON, 403 N. Oak Street, Pauls Valley, OK 73075-1816.

Additional information provided by Facebook regarding Facebook user 100003337413811 was the name on the account, CHRISTINA NELSON-CODDINGTON, verified phone numbers 405/801-7625 and 405/514-5666 and verified email addresses nelsons4@yahoo.com and chrissbradley@ymail.com, and date of birth, 08/23/1989 (not verified).

Additional information provided by Facebook regarding Facebook user 100000186128958 was the name on the account, GERRAD CODDINGTON, verified phone number 4056506638 and verified email addresses maddoggcoddington15@gmail.com and maddoggcoddington@icloud.com, and date of birth, 12/31/1993 (not verified).

An Oklahoma driver's license issued to CHRISTINA NELSON-CODDINGTON on January 2, 2019, shows and address of 403 N. Oak Street in Pauls Valley.

According to the Oklahoma State Courts Network, GERRAD CODDINGTON and CHRISTINA NELSON were married in October 2018.

On June 13, 2019, I conducted surveillance at 403 N. Oak Street in Pauls Valley. I observed three vehicles parked on the south side of the property, including a yellow, Ford Escape, bearing Oklahoma license plate BLD117 registered to GERRAD CODDINGTON, a black Dodge Ram, bearing Citizen Potawatomi Nation of Oklahoma license plate IR606, registered to GERRARD CODDINGTON and CHRISTINA NELSON-CODDINGTON, and a black Mitsubishi sedan, bearing Citizen Potawatomi Nation of Oklahoma license plate IR607 registered to GERRARD CODDINGTON and CHRISTINA NELSON-CODDINGTON.

On June 13, 2019, I obtained a search warrant from Garvin County Judge Steven Kendall for 403 N. Oak Street in Pauls Valley.

On June 14, 2019, at about 0705 hours, officers from the Oklahoma Attorney General's Office, United States Department of Homeland Security and Pauls Valley Police Department served the search warrant. Four adults and three children were contacted at the residence.

During the search of the residence, an Apple iPhone was located inside. An on-site preview of the phone was conducted. The phone contained two photos of interest to this investigation. The photos depicted a young girl, later identified by GERRAD CODDINGTON and CHRISTINA NELSON-CODDINGTON as a child I will refer to as SJ2016. One of the photos depicted SJ2016 with a penis in her mouth; an adult's hand/wrist with chipped nail polish and a silver bracelet can be seen in the picture holding the penis in the child's mouth. In post-Miranda interviews, both GERRAD and CHRISTINA identified the child as two-year-old SJ2016. Both GERRAD and CHRISTINA identified the hand in the picture as belonging to CHRISTINA. Both GERRAD and CHRISTINA identified the penis in the picture as being GERRAD'S penis. GERRAD stated he took the picture and it was located on his iPhone. The other picture depicted SJ2016 nude from the chest down and laying on her back. There was ejaculate on the child's vaginal area. GERRAD stated he did ejaculate on SJ2016 and take the picture. In both photos,

the child was wearing a red, white, and blue top with patriotic print. CHRISTINA stated the top worn by SJ2016 in the photos was located in a dresser in the child's bedroom. The top was located where CHRISTINA stated.

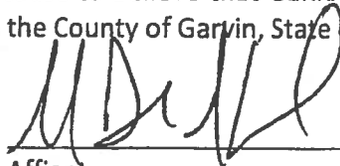
GERRAD also stated both he and CHRISTINA have performed oral sex on SJ2016, but no more than three times each. GERRAD further stated when he and CHRISTINA performed oral sex on SJ2016, they video recorded the incidents on his iPhone; in that, CHRISTINA recorded GERRAD performing oral sex on SJ2016 and GERRAD recorded CHRISTINA performing oral sex on SJ2016. According to GERRAD, CHRISTINA and GERRAD then viewed the video a couple of times before deleting it. GERRAD stated he had rubbed his penis on SJ2016's vagina and ejaculated on her, but never inserted his penis into her vagina. According to GERRAD, the incidents involving the photos mentioned above and the incidents involving the performance of oral sex by GERRAD and CHRISTINA on SJ2016, occurred over the last few weeks, in their home at 403 N. Oak Street in Pauls Valley, Garvin County.

GERRAD also stated his wife, CHRISTINA, would send him photos depicting SJ2016's vagina. These photos were often sent via Facebook. GERRAD recognized the photo sent from CHRISTINA on May 30, 2019 and described above as a photo he received from CHRISTINA. GERRAD stated he did send the Facebook messages about "bug" to CHRISTINA. "Bug" was a nickname for SJ2016.

GERRAD stated from an early age he fantasized about having a sexual relationship between himself and a step-daughter. GERRAD spoke to CHRISTINA about this fantasy in about March 2019 and that was how the sexual relationship between himself, CHRISTINA and SJ2016 started.

The undersigned affiant submits based on the facts set forth in this affidavit, that there is probable cause to believe that a user of a computer device, an Apple iPhone located at 403 N. Oak Street in Pauls Valley, Oklahoma, Garvin County contained child pornography depicting minor SJ2016 performing oral sex on an adult male, identified as GERRAD CODDINGTON; that GERRAD CODDINGTON took a photos of SJ2016 performing oral sex on him and a photo of SJ2016 nude from the chest down with GERRAD'S ejaculate on her vaginal area; and that GERRAD CODDINGTON used computer devices to commit these crimes.

The undersigned prays that the court issue a finding of fact that probable cause exists to believe that the crimes of one count of Possession of Child Pornography, Oklahoma Statute Title 21 Chapter 39 Section 1021.2, two counts of Manufacturing Child Pornography, Oklahoma Statute Title 21 Chapter 39; Section 1021.2, one count of Lewd Acts with a Child, Oklahoma Statute Title 21 Chapter 45; Section 1123 and one count of Violation of the Oklahoma Computer Crimes Act, Title 21 Section 1958 were committed, and that there is probable cause to believe that GERRAD CODDINGTON committed these crimes. All of these events happened in the County of Garvin, State of Oklahoma.



Affiant

Subscribed and sworn to me this 14 day of June, 2019.
My commission Expires

NOTARY PUBLIC State of Okla.
BRITTANY L. MCGEHEE
Comm. # 09001273
Expires 02-05-20 21



NOTARY PUBLIC

FINDING OF PROBABLE CAUSE

The undersigned Judge of this court, upon sworn testimony and/or affidavit, hereby determines there to be probable cause to detain the defendant.

Dated this ____ day of _____, 2019.

JUDGE OF THE DISTRICT COURT

IN THE DISTRICT COURT IN AND FOR GARVIN COUNTY
STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,)
)
 Plaintiff,)
)
 v.)
)
 GERRAD CODDINGTON,)
 SSN: XXX-XX-6849)
 DOB: 12/1993)
)
 Defendant.)

Case No. CF-2019- 135

STATE OF OKLAHOMA }
GARVIN COUNTY } SS.
FILED
JUN 17 2019
AT _____ O'CLOCK _____ M.
LAURA LEE, Court Clerk
BY _____ DEPUTY

INFORMATION

STATE OF OKLAHOMA, COUNTY OF GARVIN:

In the name and by the authority of the State of Oklahoma comes now **MIKE HUNTER**, duly appointed Attorney General for the State of Oklahoma, in and for the State and County aforesaid, gives the court to know and be informed as follows:

COUNT 1:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a **FELONY**, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **CHRISTINA NELSON-CODDINGTON** placing **GERRAD CODDINGTON'S** penis in the mouth of S.C., who was two (2) years of age, in a lewd and lascivious manner and in a manner calculated to arouse and excite sexual interest, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 2:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** ejaculating upon the body of S.C., who was two (2) years of age, in a lewd and lascivious manner and in a manner calculated to arouse and excite sexual interest, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 3:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** placing his mouth on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 4:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** placing his mouth on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious

manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 5:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **GERRAD CODDINGTON** placing his mouth on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 6:

ENABLING SEXUAL ABUSE OF A CHILD UNDER EIGHTEEN (18), 21 O.S. § 843.5(G), a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously committed the crime of enabling child sexual abuse by permitting step-daughter, S.C., who was two (2) years of age, who was in his care and custody, to be sexually abused by Christina Nelson-Coddington by her placing her hand on the vaginal area of S.C. in a lewd and lascivious manner, in violation of section 843.5(G) of Title 21, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 7:

POSSESSION OF CHILD PORNOGRAPHY, 21 O.S. § 1021.2, a FELONY, on or about June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously possessed, on a cell-phone, items depicting child pornography, specifically: photos of

a toddler female engaged in sexual conduct, contrary to the provisions of section 1021.2 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 8:

VIOLATION OF THE OKLAHOMA COMPUTER CRIMES ACT, 21 O.S. § 1958, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously used a computer system or computer network to violate the provisions of section 1040.8 and 1021.2 of Title 21 of the Oklahoma Statutes, specifically using said computer system or network to communicate, store, retrieve, and distribute data depicting child pornography, specifically images of a toddler infant engaged in sexual conduct, contrary to the provisions of section 1958 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 9:

MANUFACTURING CHILD PORNOGRAPHY, 21 O.S. § 1040.8, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously manufactured child pornography by photographing a toddler female engaged in sexual conduct with an adult, contrary to the provisions of section 1040.8 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 10:

CONSPIRACY TO COMMIT A FELONY, 21 O.S. § 421, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and

feloniously engaged in a conspiracy to manufacture and distribute child pornography by photographing a toddler female's genitalia in a lewd and lascivious manner and by sharing that photograph through an electronic communications application, to wit: Facebook messenger, in violation of section 1040.8 of Title 21, and contrary to section 421 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 11:

SOLICITING SEXUAL CONDUCT WITH A MINOR BY USE OF TECHNOLOGY, 21 O.S. § 1040.13a, a FELONY, on or about May 30, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously facilitated sexual conduct with a minor using technology, specifically by communicating with Christina Nelson-Coddington through the electronic communication application, Facebook messenger, requesting photographs he knew to be child pornography, and to facilitate sexual conduct with S.C., who he knew to be two (2) years of age, contrary to the provisions of section 1040.13a of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 12:

SOLICITING SEXUAL CONDUCT WITH A MINOR BY USE OF TECHNOLOGY, 21 O.S. § 1040.13a, a FELONY, on or about June 3, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON**, willfully, knowingly, and feloniously facilitated sexual conduct with a minor using technology, specifically by communicating with Christina Nelson-Coddington through the electronic communication application, Facebook messenger, to facilitate sexual conduct with S.C., who he knew to be two (2) years of age, contrary to the provisions of section 1040.13a of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

By:

A handwritten signature in black ink, appearing to be 'MA', written over a horizontal line.

Matthew R. Adams, OBA #31463
Assistant Attorney General
313 N.E. 21st Street
Oklahoma City, OK 73105
[405] 522-2617 Telephone
Matthew.adams@oag.ok.gov

STATE OF OKLAHOMA)
)
COUNTY OF OKLAHOMA)

I, Matthew R. Adams, being duly sworn on my oath, declare that the statements set forth in the above Information, are true and correct to the best of my knowledge and belief. I have examined the facts in this case and recommend that a warrant do issue.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

By: 
Matthew R. Adams
Assistant Attorney General

VIOLATION AND PENALTY:

COUNT 1-5: 21 O.S. §1123 – Imprisonment in the custody of the Department of Corrections for a term of not less than twenty-five (25) years.

COUNT 6: 21 O.S. §843.5(G) – Imprisonment in the custody of the Department of Corrections for a term not exceeding life, or by imprisonment in the county jail not exceeding one (1) year, or by imposition of a fine not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 7: 21 O.S. §1021.2 – Imprisonment in the custody of the Department of Corrections for a term of imprisonment not exceeding twenty (20) years or a fine of not more than twenty-five thousand dollars (\$25,000), or by both said fine and imprisonment.

COUNT 8: 21 O.S. §1958 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than five (5) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 9: 21 O.S. §1040.8 – Imprisonment in the custody of the Department of Corrections for a term of not less than three (3) years and not more than twenty (20) years or by imposition of a fine of not less than ten-thousand dollars (\$10,000), or by both said fine and imprisonment.

COUNT 10: 21 O.S. §421 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than ten (10) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 11-12: 21 O.S. §1040.13a – Imprisonment in the custody of the Department of Corrections for a term not exceeding ten (10) years or by imposition of a fine not more than ten thousand dollars (\$10,000), or by both said fine and imprisonment.

IN THE DISTRICT COURT IN AND FOR GARVIN COUNTY
STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,)
)
 Plaintiff,)
)
 v.)
)
 CHRISTINA NELSON-CODDINGTON,)
 SSN: XXX-XX-8344)
 DOB: 08/1989)
)
 Defendants.)

Case No. CF-2019- 136

STATE OF OKLAHOMA }
GARVIN COUNTY } ss.
FILED
JUN 17 2019
AT _____ O'CLOCK _____ M.
LAURA LEE, Court Clerk
BY _____ DEPUTY

INFORMATION

STATE OF OKLAHOMA, COUNTY OF GARVIN:

In the name and by the authority of the State of Oklahoma comes now **MIKE HUNTER**, duly appointed Attorney General for the State of Oklahoma, in and for the State and County aforesaid, gives the court to know and be informed as follows:

COUNT 1:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a **FELONY**, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **CHRISTINA NELSON-CODDINGTON** placing **GERRAD CODDINGTON'S** penis in the mouth of S.C., who was two (2) years of age, in a lewd and lascivious manner and in a manner calculated to arouse and excite sexual interest, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 2:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **CHRISTINA NELSON-CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **CHRISTINA NELSON-CODDINGTON** placing her hand on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 3:

ENABLING SEXUAL ABUSE OF A CHILD UNDER EIGHTEEN (18), 21 O.S. § 843.5(G), a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **CRISTINA NELSON-CODDINGTON**, willfully, knowingly, and feloniously committed the crime of enabling child sexual abuse by permitting her daughter, S.C., who was two (2) years of age, who was in her care and custody, to be sexually abused by Gerrad Coddington by placing him ejaculating upon the body of S.C. in a lewd and lascivious manner, in violation of section 843.5(G) of Title 21, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 4:

DISTRUBUTION OF CHILD PORNOGRAPHY, 21 O.S. § 1040.8 a FELONY, on or about May 30, 2019, in Garvin County, Oklahoma, **CHRISTINA NELSON-CODDINGTON**, willfully, knowingly, and feloniously distributed materials depicting child pornography, specifically a photo of a toddler female displaying her genitalia in a lewd and lascivious manner, through an electronic communications application, to wit: Facebook messenger, to another

person, contrary to the provisions of section 1040.8 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 5:

VIOLATION OF THE OKLAHOMA COMPUTER CRIMES ACT, 21 O.S. § 1958, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously used a computer system or computer network to violate the provisions of section 1040.8 and 1021.2 of Title 21 of the Oklahoma Statutes, specifically using said computer system or network to communicate, store, retrieve, and distribute data depicting child pornography, specifically images of a toddler infant engaged in sexual conduct, contrary to the provisions of section 1958 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 6:

MANUFACTURING CHILD PORNOGRAPHY, 21 O.S. § 1040.8, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously manufactured child pornography by photographing a toddler female engaged in sexual conduct with an adult, contrary to the provisions of section 1040.8 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 7:

CONSPIRACY TO COMMIT A FELONY, 21 O.S. § 421, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and

feloniously engaged in a conspiracy to manufacture and distribute child pornography by photographing a toddler female's genitalia in a lewd and lascivious manner and by sharing that photograph through an electronic communications application, to wit: Facebook messenger, in violation of section 1040.8 of Title 21, and contrary to section 421 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

By:



Matthew R. Adams, OBA #31463
Assistant Attorney General
313 N.E. 21st Street
Oklahoma City, OK 73105
[405] 522-2617 Telephone
Matthew.adams@oag.ok.gov

STATE OF OKLAHOMA)
)
COUNTY OF OKLAHOMA)

I, Matthew R. Adams, being duly sworn on my oath, declare that the statements set forth in the above Information, are true and correct to the best of my knowledge and belief. I have examined the facts in this case and recommend that a warrant do issue.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

By: 
Matthew R. Adams
Assistant Attorney General

VIOLATION AND PENALTY:

COUNT 1-2: 21 O.S. §1123 – Imprisonment in the custody of the Department of Corrections for a term of not less than twenty-five (25) years.

COUNT 3: 21 O.S. §843.5(G) – Imprisonment in the custody of the Department of Corrections for a term not exceeding life, or by imprisonment in the county jail not exceeding one (1) year, or by imposition of a fine not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 4: 21 O.S. §1040.8 – Imprisonment in the custody of the Department of Corrections for a term of not less than three (3) years and not more than twenty (20) years or by imposition of a fine of not less than ten-thousand dollars (\$10,000), or by both said fine and imprisonment.

COUNT 5: 21 O.S. §1958 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than five (5) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 6: 21 O.S. §1040.8 – Imprisonment in the custody of the Department of Corrections for a term of not less than three (3) years and not more than twenty (20) years or by imposition of a fine of not less than ten-thousand dollars (\$10,000), or by both said fine and imprisonment.

COUNT 7: 21 O.S. §421 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than ten (10) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.



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IN THE DISTRICT COURT IN AND FOR GARVIN COUNTY
STATE OF OKLAHOMA

THE STATE OF OKLAHOMA,)
)
Plaintiff,)
)
v.)
)
CHRISTINA NELSON-CODDINGTON,)
SSN: XXX-XX-8344)
DOB: 08/1989)
)
Defendants.)

Case No. CF-2019-136

STATE OF OKLAHOMA }
GARVIN COUNTY } SS.
FILED
JUL - 2 2019
AT _____ O'CLOCK _____ AM
LAURA LEE, County Clerk
BY _____ DEPUTY

FIRST AMENDED INFORMATION

STATE OF OKLAHOMA, COUNTY OF GARVIN:

In the name and by the authority of the State of Oklahoma comes now **MIKE HUNTER**, duly appointed Attorney General for the State of Oklahoma, in and for the State and County aforesaid, gives the court to know and be informed as follows:

COUNT 1:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **CHRISTINA NELSON-CODDINGTON** placing **GERRAD CODDINGTON'S** penis in the mouth of S.C., who was two (2) years of age, in a lewd and lascivious manner and in a manner calculated to arouse and excite sexual interest, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 2:

INDECENT OR LEWD ACTS WITH A CHILD UNDER SIXTEEN (16), 21 O.S. § 1123, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **CHRISTINA NELSON-CODDINGTON**, willfully, knowingly, and feloniously committed the crime of indecent or lewd acts with a child under sixteen (16) by **CHRISTINA NELSON-CODDINGTON** placing her hand on the vaginal area of S.C., who was two (2) years of age, in a lewd and lascivious manner, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 3:

ENABLING SEXUAL ABUSE OF A CHILD UNDER EIGHTEEN (18), 21 O.S. § 843.5(G), a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **CRISTINA NELSON-CODDINGTON**, willfully, knowingly, and feloniously committed the crime of enabling child sexual abuse by permitting her daughter, S.C., who was two (2) years of age, who was in her care and custody, to be sexually abused by Gerrad Coddington by him ejaculating upon the body of S.C. in a lewd and lascivious manner, in violation of section 843.5(G) of Title 21, contrary to section 1123 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 4:

DISTRUBUTION OF CHILD PORNOGRAPHY, 21 O.S. § 1040.8 a FELONY, on or about May 30, 2019, in Garvin County, Oklahoma, **CHRISTINA NELSON-CODDINGTON**, willfully, knowingly, and feloniously distributed materials depicting child pornography, specifically a photo of a toddler female displaying her genitalia in a lewd and lascivious manner, through an electronic communications application, to wit: Facebook messenger, to another

person, contrary to the provisions of section 1040.8 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 5:

VIOLATION OF THE OKLAHOMA COMPUTER CRIMES ACT, 21 O.S. § 1958, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously used a computer system or computer network to violate the provisions of section 1040.8 and 1021.2 of Title 21 of the Oklahoma Statutes, specifically using said computer system or network to communicate, store, retrieve, and distribute data depicting child pornography, specifically images of a toddler infant engaged in sexual conduct, contrary to the provisions of section 1958 of Title 21 of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 6:

MANUFACTURING CHILD PORNOGRAPHY, 21 O.S. § 1040.8, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously manufactured child pornography by photographing a toddler female engaged in sexual conduct with an adult, contrary to the provisions of section 1040.8 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 7:

CONSPIRACY TO COMMIT A FELONY, 21 O.S. § 421, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and

feloniously engaged in a conspiracy to manufacture and distribute child pornography by photographing a toddler female's genitalia in a lewd and lascivious manner and by sharing that photograph through an electronic communications application, to wit: Facebook messenger, in violation of section 1040.8 of Title 21, and contrary to section 421 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 8:

RAPE IN THE FIRST DEGREE, 21 O.S. § 1114, a FELONY, on or about May 10, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of rape in the first degree by **CHRISTINA NELSON-CODDINGTON**, who was over eighteen (18) years of age, aided and abetted **GERRAD CODDINGTON**, who was over eighteen (18) years of age, to place his penis inside the vagina of S.C., who was two (2) years of age, contrary to section 1114 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 9:

INCEST, 21 O.S. § 885, a FELONY, on or about May 10, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of incest by **CHRISTINA NELSON-CODDINGTON**, who was over eighteen (18) years of age, aided and abetted **GERRAD CODDINGTON**, who was over eighteen (18) years of age, placing his penis inside the vagina of her daughter, S.C., who was two (2) years of age, contrary to section 885 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 10:

CONSPIRACY TO COMMIT A FELONY, 21 O.S. § 421, a FELONY, on or between March 1, 2019 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously engaged in a conspiracy to commit incest by planning and taking steps to have sexual intercourse with **CHRISTINA NELSON-CODDINGTON'S** daughter, S.C., who was two (2) years of age, and with her unborn child, and in furtherance of said conspiracy, **CHRISTINA NELSON-CODDINGTON**, who was over eighteen (18) years of age, aided and abetted **GERRAD CODDINGTON**, who was over eighteen (18) years of age, to place his penis inside the vagina of her daughter, S.C., who was two (2) years of age, in violation of section 1114 and 885 of Title 21, and contrary to section 421 of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 11:

CHILD ABUSE, 21 O.S. § 843.5(A), a FELONY, between November 1, 2018 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of child abuse by **CHRISTINA NELSON-CODDINGTON**, who was responsible for the health, safety, or welfare of C.N., a six-year old child, aided and abetted **GERRAD CODDINGTON** who restrain using handcuffs, and discharge a conducted electrical weapon upon the person of C.N., both in a manner to cause harm to the health or welfare of C.N., contrary to section 843.5(A) of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

COUNT 12:

CHILD ABUSE, 21 O.S. § 843.5(A), a FELONY, between November 1, 2018 through June 14, 2019, in Garvin County, Oklahoma, **GERRAD CODDINGTON** and **CHRISTINA NELSON-CODDINGTON**, acting conjointly, willfully, knowingly, and feloniously committed the crime of child abuse by **CHRISTINA NELSON-CODDINGTON**, who was responsible for the health, safety, or welfare of U.N., a ten-year old child, aided and abetted **GERRAD CODDINGTON** who did restrain using handcuffs, and strike with an object the person of U.N., both in a manner to cause harm to the health or welfare of U.N., contrary to section 843.5(A) of Title 21, of the Oklahoma Statutes, and against the peace and dignity of the State of Oklahoma.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

By:

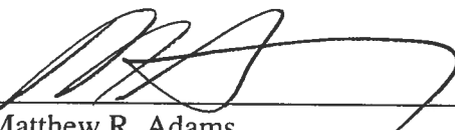


Matthew R. Adams, OBA #31463
Assistant Attorney General
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Oklahoma City, OK 73105
[405] 522-2617 Telephone
Matthew.adams@oag.ok.gov

STATE OF OKLAHOMA)
)
COUNTY OF OKLAHOMA)

I, Matthew R. Adams, being duly sworn on my oath, declare that the statements set forth in the above Information, are true and correct to the best of my knowledge and belief. I have examined the facts in this case and recommend that a warrant do issue.

MIKE HUNTER
ATTORNEY GENERAL OF OKLAHOMA

By: 
Matthew R. Adams
Assistant Attorney General

VIOLATION AND PENALTY:

COUNT 1-2: 21 O.S. §1123 – Imprisonment in the custody of the Department of Corrections for a term of not less than twenty-five (25) years.

COUNT 3: 21 O.S. §843.5(G) – Imprisonment in the custody of the Department of Corrections for a term not exceeding life, or by imprisonment in the county jail not exceeding one (1) year, or by imposition of a fine not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 4: 21 O.S. §1040.8 – Imprisonment in the custody of the Department of Corrections for a term of not less than three (3) years and not more than twenty (20) years or by imposition of a fine of not less than ten-thousand dollars (\$10,000), or by both said fine and imprisonment.

COUNT 5: 21 O.S. §1958 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than five (5) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 6: 21 O.S. §1040.8 – Imprisonment in the custody of the Department of Corrections for a term of not less than three (3) years and not more than twenty (20) years or by imposition of a fine of not less than ten-thousand dollars (\$10,000), or by both said fine and imprisonment.

COUNT 7: 21 O.S. §421 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than ten (10) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 8: 21 O.S. §1114 – Imprisonment in the custody of the Department of Corrections for a term of not less than five (5) years, life, or life without parole.

COUNT 9: 21 O.S. §885 – Imprisonment in the custody of the Department of Corrections for a term for a term not exceeding ten (10) years.

COUNT 10: 21 O.S. §421 – Imprisonment in the custody of the Department of Corrections for a term not exceeding more than ten (10) years or by imposition of a fine not more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

COUNT 11-12: 21 O.S. §843.5(A) – Imprisonment in the custody of the Department of Corrections for a term not exceeding life, or by imprisonment in the county jail not exceeding one (1) year, or by imposition of a fine not less than five hundred dollars (\$500) nor more than five thousand dollars (\$5,000), or by both said fine and imprisonment.

**IN THE DISTRICT COURT OF GARVIN COUNTY
STATE OF OKLAHOMA**

**THE STATE OF OKLAHOMA,
Plaintiff,**

vs.

**NELSON-CODDINGTON, CHRISTINA
DOB: 08/1989
SSN: XXX-XX-XXX
5'6", 130 lbs., W/F,
Defendant.**

AFFIDAVIT OF PROBABLE CAUSE

The undersigned upon oath deposes and states as follows, to-wit:

I am an Agent with the Oklahoma Attorney General's Office (OAG), State of Oklahoma. I have been a certified peace officer in the state of Oklahoma since June 27, 2007. I received 375 hours of training in the CLEET basic academy, and have attended multiple trainings specific to internet crimes against children. I am assigned to Oklahoma's Internet Crimes Against Children Task Force.

The statements in this Affidavit are based on information obtained during the investigation through interviews, investigative activities, and consultation with other law enforcement officers, and criminalists. Since this affidavit is being submitted for the limited purpose of having charges filed, I have not included each and every fact known to me concerning this investigation. I have set forth only the facts that I believe are necessary to establish probable cause to believe violation of Possession of Child Pornography, Oklahoma Statute Title 21 Chapter 39 Section 1021.2, Manufacturing Child Pornography, Oklahoma Statute Title 21 Chapter 39; Section 1021.2, Lewd Acts with a Child, Oklahoma Statute Title 21 Chapter 45; Section 1123 and Violation of the Oklahoma Computer Crimes Act, Title 21 Section 1958 were committed by GERRAD CODDINGTON.

On June 11, 2019, I received two Cybertips from the National Center for Missing and Exploited Children that were reported by Facebook. The Cybertips indicated Facebook user 100003337413811 with URL <http://www.facebook.com/chriss.bradley.9> sent a photo containing child pornography to another Facebook user with user ID 100000186128958 and URL <http://www.facebook.com/Gerrad.Coddington>. Facebook provided the picture sent by the user referenced above. This agent viewed the image and identified it as child pornography. The picture was of a prepubescent female's vagina being spread open by what appears to be an adult's hand. The thumb depicted in the picture was wearing a silver, wide-band ring with chipped teal green nail polish. The image was sent on May 30, 2019 at 20:08:21 hours UTC via IP address 2607:fb90:9671:851f:0:6:59d:8901.

The following Facebook Messenger chat between the above referenced users was provided by Facebook:

(May 30, 2019 at 16:25:17 UTC) 100000186128958: Thank you the food was good
(May 30, 2019 at 19:28:52 UTC) 100000186128958: Don't forget the pictures this time
(May 30, 2019 at 19:44:00 UTC) 100000186128958: (image depicting pizza was sent)
(May 30, 2019 at 20:08:21 UTC) 100003337413811: (the image containing child pornography was sent)
(May 30, 2019 at 20:09:27 UTC) 100000186128958: God I can't wait to fuck her tight hole and fuck you too while your eating her out
(May 30, 2019 at 20:10:03 UTC) 100003337413811: Yeah
(May 30, 2019 at 20:10:16 UTC) 100003337413811: I'm alright

(June 3, 2019 at 00:31:24 UTC) 100000186128958: But tonight I want you to suck me like you did the other night in front of bug
(June 3, 2019 at 00:32:11 UTC) 100003337413811: Ok daddy
(June 3, 2019 at 00:32:40 UTC) 100000186128958: Try to get bug to suck me and have her fist you
(June 3, 2019 at 00:34:27 UTC) 100003337413811: Mmmm ok
(June 3, 2019 at 00:39:36 UTC) 100000186128958: Daddy wants to get a picture with his dick inside her or in her mouth soon
(June 3, 2019 at 00:39:45 UTC) 100000186128958: Even tonight if possible

Facebook also provided IPv6 address 2607:fb90:949a:4d41:0000:0000:b1fd:1201 as an IPv6 address used to access account 100003337413811 on June 7, 2019 at 18:50:13 hours UTC.

Facebook also provided IPv6 addresses 2607:fb90:1d62:73af:ec03:d737:51e9:1865 and 2607:fb90:96ae:d42a:1d03:ae09:29ec:2167 as being used to access account 100000186128958 on 05/25/2019 03:56:18 UTC and 06/07/2019 16:23:12 UTC respectively.

According to the American Registry for Internet Numbers, IPv6 addresses 2607:fb90:949a:4d41:0000:0000:b1fd:1201, 2607:fb90:1d62:73af:ec03:d737:51e9:1865, 2607:fb90:96ae:d42a:1d03:ae09:29ec:2167 and 2607:fb90:9671:851f:0:6:59d:8901 were allocated to T-Mobile.

On June 11, 2019, I requested and was granted a Title 18 USC 2703 order. The order required T-Mobile to disclose subscriber information and basic user information for the IP addresses mentioned above. The order was reviewed and signed by Oklahoma County Judge LISA HAMMOND, and filed with the Oklahoma County Court Clerk.

On June 12, 2019, I received a response from T-Mobile via e-mail. During the dates and times requested, IPv6 2607:FB90:1D62:73AF:0000:0020:4703:7801 and 2607:FB90:96AE:D42A:0000:0014:A184:1B01 were assigned to phone number 405/650-6638. The T-Mobile subscriber information for phone number 405/650-6638 was GERRAD CODDINGTON, 403 N. Oak Street, Pauls Valley, OK 73075-1816. During the dates and times requested, IPv6 2607:FB90:949A:4D41:0000:0000:B1FD:1201 and 2607:FB90:9671:851F:0000:0006:059D:8901 were

assigned to phone number 405/801-7625. The T-Mobile subscriber information for phone number 405/801-7625 was CHRISTINA CODDINGTON, 403 N. Oak Street, Pauls Valley, OK 73075-1816.

Additional information provided by Facebook regarding Facebook user 100003337413811 was the name on the account, CHRISTINA NELSON-CODDINGTON, verified phone numbers 405/801-7625 and 405/514-5666 and verified email addresses nelsons4@yahoo.com and chrissbradley@ymail.com, and date of birth, 08/23/1989 (not verified).

Additional information provided by Facebook regarding Facebook user 100000186128958 was the name on the account, GERRAD CODDINGTON, verified phone number 4056506638 and verified email addresses maddoggcoddington15@gmail.com and maddoggcoddington@icloud.com, and date of birth, 12/31/1993 (not verified).

An Oklahoma driver's license issued to CHRISTINA NELSON-CODDINGTON on January 2, 2019, shows and address of 403 N. Oak Street in Pauls Valley.

According to the Oklahoma State Courts Network, GERRAD CODDINGTON and CHRISTINA NELSON were married in October 2018.

On June 13, 2019, I conducted surveillance at 403 N. Oak Street in Pauls Valley. I observed three vehicles parked on the south side of the property, including a yellow, Ford Escape, bearing Oklahoma license plate BLD117 registered to GERRAD CODDINGTON, a black Dodge Ram, bearing Citizen Potawatomi Nation of Oklahoma license plate IR606, registered to GERRARD CODDINGTON and CHRISTINA NELSON-CODDINGTON, and a black Mitsubishi sedan, bearing Citizen Potawatomi Nation of Oklahoma license plate IR607 registered to GERRARD CODDINGTON and CHRISTINA NELSON-CODDINGTON.

On June 13, 2019, I obtained a search warrant from Garvin County Judge Steven Kendall for 403 N. Oak Street in Pauls Valley.

On June 14, 2019, at about 0705 hours, officers from the Oklahoma Attorney General's Office, United States Department of Homeland Security and Pauls Valley Police Department served the search warrant. Four adults and three children were contacted at the residence.

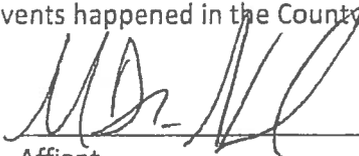
In a post-Miranda interview, CHRISTINA NELSON-CODDINGTON stated she did take the picture described above, sent via Facebook on May 30, 2019. CHRISTINA stated the photo depicted a two-year old minor I will refer to as SJ2016. CHRISTINA stated her hand, with chipped nail polish and a silver, wide-band ring, was the hand in the photo with the child's vagina. CHRISTINA identified the ring as being hers and this agent noticed that specific ring as well as another ring and silver bracelet on CHRISTINA'S person. CHRISTINA stated she took the photo with her Samsung phone at her home, and sent the photo via Facebook messenger to her husband, GERRAD CODDINGTON. CHRISTINA said the purpose of the photo was to document a diaper rash sustained by SJ2016. CHRISTINA did not know why GERRAD responded in the manner that he did with sexual statements about "Bug".

During the search of the residence, an Apple iPhone was located inside. An on-site preview of the phone was conducted. The phone contained two photos of interest to this investigation. The photos depicted a young girl, later identified by GERRAD CODDINGTON and CHRISTINA NELSON-CODDINGTON, as SJ2016. One of the photos depicted SJ2016 with a penis in her mouth; an adult's hand/wrist with chipped nail polish and a silver bracelet can be seen in the picture holding the penis in the child's mouth.

In post-Miranda interviews, both GERRAD and CHRISTINA identified the child as two-year-old SJ2016. CHRISTINA identified the hand in the picture, with the bracelet and chipped nail polish, as being her hand, and stated she held GERRAD'S penis while the penis was in SJ2016's mouth. Both GERRAD and CHRISTINA identified the penis in the picture as being GERRAD'S penis. In both photos, the child was wearing a red, white, and blue top with patriotic print. CHRISTINA stated the top worn by SJ2016 in the photos was located in a dresser in the child's bedroom. The top was located where CHRISTINA stated.

The undersigned affiant submits based on the facts set forth in this affidavit, that there is probable cause to believe that an Apple iPhone located at 403 N. Oak Street in Pauls Valley, Oklahoma, Garvin County contained child pornography depicting minor SJ2016 performing oral sex on an adult male while CHRISTINA NELSON-CODDINGTON held the penis, that CHRISTINA NELSON-CODDINGTON assisted GERRAD CODDINGTON in taking a photos of SJ2016 performing oral sex on him; that CHRISTINA NELSON-CODDINGTON took a photos of SJ2016's vaginal area and sent it to GERRAD CODDINGTON via Facebook; that CHRISTINA NELSON-CODDINGTON used a computer device and the internet to commit these crimes.

The undersigned prays that the court issue a finding of fact that probable cause exists to believe that the crimes of one count of Distribution of Child Pornography, Oklahoma Statute Title 21 Chapter 39 Section 1040.12a, one counts of Manufacturing Child Pornography, Oklahoma Statute Title 21 Chapter 39; Section 1021.2, one count of Lewd Acts with a Child, Oklahoma Statute Title 21 Chapter 45; Section 1123 and one count of Violation of the Oklahoma Computer Crimes Act, Title 21 Section 1958 were committed, and that there is probable cause to believe that CHRISTINA NELSON-CODDINGTON committed these crimes. All of these events happened in the County of Garvin, State of Oklahoma.



Affiant

Subscribed and sworn to me this 14 day of June, 2019.
My commission Expires

NOTARY PUBLIC State of Okla.
BRITTANY L. MCGEHEE
Comm. # 09001273
Expires 02-05-20



NOTARY PUBLIC

FINDING OF PROBABLE CAUSE

The undersigned Judge of this court, upon sworn testimony and/or affidavit, hereby determines there to be probable cause to detain the defendant.

Dated this ____ day of _____, 2019.

JUDGE OF THE DISTRICT COURT

**IN THE DISTRICT COURT OF GARVIN COUNTY
STATE OF OKLAHOMA**

**THE STATE OF OKLAHOMA,
Plaintiff,**

vs.

**CODDINGTON, GERRAD
DOB: 12/1993
SSN: XXX-XX-XXXX
5'7", 190 lbs., WM,
Defendant.**

AFFIDAVIT OF PROBABLE CAUSE

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the child was wearing a red, white, and blue top with patriotic print. CHRISTINA stated the top worn by SJ2016 in the photos was located in a dresser in the child's bedroom. The top was located where CHRISTINA stated.

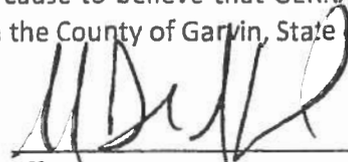
GERRAD also stated both he and CHRISTINA have performed oral sex on SJ2016, but no more than three times each. GERRAD further stated when he and CHRISTINA performed oral sex on SJ2016, they video recorded the incidents on his iPhone; in that, CHRISTINA recorded GERRAD performing oral sex on SJ2016 and GERRAD recorded CHRISTINA performing oral sex on SJ2016. According to GERRAD, CHRISTINA and GERRAD then viewed the video a couple of times before deleting it. GERRAD stated he had rubbed his penis on SJ2016's vagina and ejaculated on her, but never inserted his penis into her vagina. According to GERRAD, the incidents involving the photos mentioned above and the incidents involving the performance of oral sex by GERRAD and CHRISTINA on SJ2016, occurred over the last few weeks, in their home at 403 N. Oak Street in Pauls Valley, Garvin County.

GERRAD also stated his wife, CHRISTINA, would send him photos depicting SJ2016's vagina. These photos were often sent via Facebook. GERRAD recognized the photo sent from CHRISTINA on May 30, 2019 and described above as a photo he received from CHRISTINA. GERRAD stated he did send the Facebook messages about "bug" to CHRISTINA. "Bug" was a nickname for SJ2016.

GERRAD stated from an early age he fantasized about having a sexual relationship between himself and a step-daughter. GERRAD spoke to CHRISTINA about this fantasy in about March 2019 and that was how the sexual relationship between himself, CHRISTINA and SJ2016 started.

The undersigned affiant submits based on the facts set forth in this affidavit, that there is probable cause to believe that a user of a computer device, an Apple iPhone located at 403 N. Oak Street in Pauls Valley, Oklahoma, Garvin County contained child pornography depicting minor SJ2016 performing oral sex on an adult male, identified as GERRAD CODDINGTON; that GERRAD CODDINGTON took a photos of SJ2016 performing oral sex on him and a photo of SJ2016 nude from the chest down with GERRAD'S ejaculate on her vaginal area; and that GERRAD CODDINGTON used computer devices to commit these crimes.

The undersigned prays that the court issue a finding of fact that probable cause exists to believe that the crimes of one count of Possession of Child Pornography, Oklahoma Statute Title 21 Chapter 39 Section 1021.2, two counts of Manufacturing Child Pornography, Oklahoma Statute Title 21 Chapter 39; Section 1021.2, one count of Lewd Acts with a Child, Oklahoma Statute Title 21 Chapter 45; Section 1123 and one count of Violation of the Oklahoma Computer Crimes Act, Title 21 Section 1958 were committed, and that there is probable cause to believe that GERRAD CODDINGTON committed these crimes. All of these events happened in the County of Garvin, State of Oklahoma.



Affiant

Subscribed and sworn to me this 14 day of June, 2019.
My commission Expires

NOTARY PUBLIC State of Okla.
BRITTANY L MCGEHEE
Comm. # 09001273
Expires 02-05-20 21



NOTARY PUBLIC

FINDING OF PROBABLE CAUSE

The undersigned Judge of this court, upon sworn testimony and/or affidavit, hereby determines there to be probable cause to detain the defendant.

Dated this _____ day of _____, 2019.

JUDGE OF THE DISTRICT COURT