

to the provisions of N.J.S.A. 2C:24-4b(3), and against the peace of this State, the government and dignity of the same.

COUNT TWO

(Theft By Extortion - Second Degree)

DANIEL DERRINGER III

on or about August 30, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely and unlawfully obtain the property of another, specifically, sexually explicit photographs and videos of D.S., by purposely threatening to expose or publicize other sexually explicit photographs and videos of D.S., tending to subject D.S. to hatred, contempt or ridicule, contrary to the provisions of N.J.S.A. 2C:20-5c, and against the peace of this State, the government and dignity of the same.

COUNT THREE

(Promoting Obscene Material to a Person Under 18 - Third Degree)

DANIEL DERRINGER III

on or about August 30, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly show obscene material, specifically, sexually explicit videos, to a child under the age of eighteen, specifically D.S., with the purpose to arouse, gratify, or stimulate himself or another, when DANIEL DERRINGER III was at least four years older than D.S., contrary to the provisions of N.J.S.A. 2C:34-3b(2), and against the peace of this State, the government and dignity of the same.

COUNT FOUR

(Endangering the Welfare of a Child

(Debauching the Morals of a Child) - Third Degree)

DANIEL DERRINGER III

on or about August 30, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely engage in sexual conduct which would impair or debauch the morals of a child under the age of sixteen, specifically D.S., contrary to the provisions of N.J.S.A. 2C:24-4a, and against the peace of this State, the government and dignity of the same.

COUNT FIVE

(Endangering the Welfare of a Child)

(Manufacturing of Child Pornography - Second Degree)

DANIEL DERRINGER III

between on or about March 29, 2012 and on or about April 11, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly cause or permit a child under the age of sixteen, specifically A.H., to engage in a prohibited sexual act or in the simulation of such an act, as defined by N.J.S.A. 2C:24-4b(1), which he knew, had reason to know or intended that the prohibited act would be photographed, filmed, reproduced, or reconstructed in any manner, including on the Internet, contrary to the provisions of N.J.S.A. 2C:24-4b(3), and against the peace of this State, the government and dignity of the same.

COUNT SIX

(Theft By Extortion - Second Degree)

DANIEL DERRINGER III

between on or about March 29, 2012 and on or about April 11, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely and unlawfully obtain the property of another, specifically, sexually explicit photographs and videos of A.H., by purposely threatening to expose or publicize other sexually explicit photographs and videos, tending to subject A.H. to hatred, contempt or ridicule, contrary to the provisions of N.J.S.A. 2C:20-5c, and against the peace of this State, the government and dignity of the same.

COUNT SEVEN

(Promoting Obscene Material to a Person Under 18 - Third Degree)

DANIEL DERRINGER III

between on or about March 29, 2012 and on or about April 11, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly show obscene material, specifically, sexually explicit videos, to a child under the age of eighteen, specifically A.H., with the purpose to arouse, gratify, or stimulate himself or another, when DANIEL DERRINGER III was at least four years older than A.H., contrary to the provisions of N.J.S.A. 2C:34-3b(2), and against the peace of this State, the government and dignity of the same.

COUNT EIGHT

(Endangering the Welfare of a Child
(Debauching the Morals of a Child) - Third Degree)

DANIEL DERRINGER III

between on or about March 29, 2012 and on or about April 11, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely engage in sexual conduct which would impair or debauch the morals of a child under the age of sixteen, specifically A.H., contrary to the provisions of N.J.S.A. 2C:24-4a, and against the peace of this State, the government and dignity of the same.

COUNT NINE

(Endangering the Welfare of a Child)

(Manufacturing of Child Pornography - Second Degree)

DANIEL DERRINGER III

on or about March 31, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly cause or permit a child under the age of sixteen, specifically R.B., to engage in a prohibited sexual act or in the simulation of such an act, as defined by N.J.S.A. 2C:24-4b(1), which he knew, had reason to know or intended that the prohibited act would be photographed, filmed, reproduced, or reconstructed in any manner, including on the Internet, contrary to the provisions of N.J.S.A. 2C:24-4b(3), and against the peace of this State, the government and dignity of the same.

COUNT TEN

(Theft By Extortion - Second Degree)

DANIEL DERRINGER III

on or about March 31, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely and unlawfully obtain the property of another, specifically, sexually explicit photographs and videos of R.B., by purposely threatening to expose or publicize other sexually explicit photographs and videos of R.B., tending to subject R.B. to hatred, contempt or ridicule, contrary to the provisions of N.J.S.A. 2C:20-5c, and against the peace of this State, the government and dignity of the same.

COUNT ELEVEN

(Attempted Theft By Extortion - Second Degree)

DANIEL DERRINGER III

on or about August 26, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely and unlawfully attempt to obtain the property of another, specifically, sexually explicit photographs and videos of A.P., by purposely threatening to expose or publicize other sexually explicit photographs and videos of A.P., tending to subject A.P. to hatred, contempt or ridicule, contrary to the provisions of N.J.S.A. 2C:20-5c and N.J.S.A. 2C:5-1, and against the peace of this State, the government and dignity of the same.

COUNT TWELVE

(Promoting Obscene Material to a Person Under 18 - Third Degree)

DANIEL DERRINGER III

on or about August 26, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly show obscene material, specifically, sexually explicit videos, to a child under the age of eighteen, specifically A.P., with the purpose to arouse, gratify, or stimulate himself or another, when DANIEL DERRINGER III was at least four years older than A.P., contrary to the provisions of N.J.S.A. 2C:34-3b(2), and against the peace of this State, the government and dignity of the same.

COUNT THIRTEEN

(Endangering the Welfare of a Child)

(Manufacturing of Child Pornography - Second Degree)

DANIEL DERRINGER III

on or about August 26, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly cause or permit a child under the age of sixteen, specifically L.W., to engage in a prohibited sexual act or in the simulation of such an act, as defined by N.J.S.A. 2C:24-4b(1), which he knew, had reason to know or intended that the prohibited act would be photographed, filmed, reproduced, or reconstructed in any manner, including on the Internet, contrary to the provisions of N.J.S.A. 2C:24-4b(3), and against the peace of this State, the government and dignity of the same.

COUNT FOURTEEN

(Attempted Theft By Extortion - Second Degree)

DANIEL DERRINGER III

on or about August 26, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely and unlawfully attempt to obtain the property of another, specifically, sexually explicit photographs and videos of L.W., by purposely threatening to expose or publicize other sexually explicit photographs and videos of L.W., tending to subject L.W. to hatred, contempt or ridicule, contrary to the provisions of N.J.S.A. 2C:20-5c and N.J.S.A. 2C:5-1, and against the peace of this State, the government and dignity of the same.

COUNT FIFTEEN

(Promoting Obscene Material to a Person Under 18 - Third Degree)

DANIEL DERRINGER III

on or about August 26, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly show obscene material, specifically, sexually explicit videos, to a child under the age of eighteen, specifically L.W., with the purpose to arouse, gratify, or stimulate himself or another, when DANIEL DERRINGER III was at least four years older than L.W., contrary to the provisions of N.J.S.A. 2C:34-3b(2), and against the peace of this State, the government and dignity of the same.

COUNT SIXTEEN

(Endangering the Welfare of a Child

(Debauching the Morals of a Child) - Third Degree)

DANIEL DERRINGER III

on or about August 26, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did purposely engage in sexual conduct which would impair or debauch the morals of a child under the age of sixteen, specifically L.W., contrary to the provisions of N.J.S.A. 2C:24-4a, and against the peace of this State, the government and dignity of the same.

COUNT SEVENTEEN

(Endangering the Welfare of a Child)

(Distribution of Child Pornography - Second Degree)

DANIEL DERRINGER III

between on or about March 29, 2012 and on or about August 30, 2012, at the City of Union City, in the County of Hudson, elsewhere, and within the jurisdiction of this Court, did knowingly give, provide, trade, mail, deliver, transfer, publish, distribute, circulate, or disseminate, through any means, including the Internet, any photograph, computer program or file, or any other reproduction or reconstruction, which depicts a child engaging in a prohibited sexual act, or in the simulation of such an act, as defined by N.J.S.A. 2C:24-4b(1), contrary to the provisions of N.J.S.A. 2C:24-4b(5)(a), and against the peace of this State, the government and dignity of the same.

COUNT EIGHTEEN

(Endangering the Welfare of a Child)

(Possession of Child Pornography - Fourth Degree)

DANIEL DERRINGER III

between on or about March 29, 2012 and on or about April 7, 2013,
at the City of Union City, in the County of Hudson, elsewhere,
and within the jurisdiction of this Court, did knowingly possess
any photograph, film, videotape, computer program or file which
depicts a child engaging in a prohibited sexual act, as defined
by N.J.S.A. 2C:24-4b(1), contrary to the provisions of N.J.S.A.
2C:24-4b(5)(b), and against the peace of this State, the
government and dignity of the same.



Michael A. Monahan, Chief
Financial & Computer Crimes
Division of Criminal Justice

A TRUE BILL:



Foreperson

Dated: 3/23/17