

STATE OF WISCONSIN

-vs-

Plaintiff,

DA Case No.: 2009WK005969  
 Assigned DA/ADA: Brad D. Schimel  
 Agency Case No.: 09DOJ2319  
 Court Case No.:  
 ATN:

Todd R Paaske  
 1817 North 117th Street  
 Wauwatosa, WI 53226  
 DOB: 02/22/1977  
 Sex/Race: M/W  
 Eye Color: Hazel  
 Hair Color: Blonde  
 Height: 5 ft 8 in  
 Weight: 150 lbs  
 Alias:

Defendant,

**Criminal Complaint**

Special Agent Eric J. Szatkowski, Department of Justice, being first duly sworn on oath, upon information and belief, states that:

**Count 1: CHILD ENTICEMENT**

The above-named defendant during the month of June 2009, at 2699 Golf Road, in the City of Delafield, Waukesha County, Wisconsin, with intent to cause a child to expose a sex organ to him, did attempt to cause a child under the age of 18, to-wit: S.L.L., DOB 11/16/1991, to go into a building, contrary to sec. 948.07(3), 939.50(3)(d) Wis. Stats., a Class D Felony, and upon conviction may be fined not more than One Hundred Thousand Dollars (\$100,000), or imprisoned not more than twenty five (25) years, or both.

**Count 2: EXPOSING A CHILD TO HARMFUL MATERIAL**

The above-named defendant in approximately February or March of 2009, at 2699 Golf Road, in the City of Delafield, Waukesha County, Wisconsin, with knowledge of the contents of the material, did exhibit harmful material to a child, to-wit: S.L.L., DOB 11/16/1991, with or without monetary consideration, contrary to sec. 948.11(2)(a), 939.50(3)(i) Wis. Stats., a Class I Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

**Count 3: EXPOSE CHILD TO HARMFUL DESCRIPTIONS**

The above-named defendant during approximately the month of June 2009, at 2699 Golf Road, in the City of Delafield, Waukesha County, Wisconsin, with knowledge of the character and content of the description or narrative account, verbally communicate, by any means a harmful description or narrative account to a child, to-wit: S.L.L., DOB: 11/16/1991, with or without monetary consideration contrary to sec. 948.11(2)(am), 939.50(3)(i) Wis. Stats., a Class I Felony, and upon conviction may be fined not more than Ten Thousand Dollars (\$10,000), or imprisoned not more than three (3) years and six (6) months, or both.

**PROBABLE CAUSE:**

And prays that the defendant be dealt with according to law; that the basis for complainant's charge of such offense is: based upon your complainants own investigation, as well as the investigative reports of fellow law enforcement officers with whom he has worked in the past and knows to be reliable.

Said reports indicate that your complainant and his partner became involved in an investigation into allegations that Todd Paaske, the above-named defendant, had engaged in a sexual relationship with a seventeen year old neighbor where he lives in the City of Wauwatosa, in Milwaukee County.

In the course of that investigation, agents learned that the defendant had been working at an ice rink in Waukesha County. They obtained copies of text messages that Paaske had been communicating with another underage girl, from Waukesha County, at the ice rink. Agents observed that a number of text messages were communicated between the defendant and a seventeen year old female who was identified as S.L.L., DOB: 11/16/1991. Agents learned that S.L.L. was employed along with the defendant at the ice rink in Waukesha County. One of the text messages from Paaske to the girl read, "yep. Alright sweetie, I'm going to bed. Maybe I'll dream of ya xoxo."

Said reports further indicate agents made contact with S.L.L., a common ordinary citizen victim believed in this instance to be truthful. S.L.L. reported that she met the defendant through her work back in approximately November of 2007. She said that he had a nick name at work of, "Creepy Todd." She said they have talked and text messaged between each other a lot and on a very personal level for about a year and a half. She said there has never been any physical contact, but she believed that the defendant wanted to have some type of sexual relationship. She said that he tells her that she has a great body and comments about her cleavage. He said that he frequently, as many as six times, had asked her to come to his house and drink. She said this occurred three times in person and three times by text message. She said the last time was approximately a month ago, when he sent her a text message in which he asked her to come over. She said that he said that he was alone, and wanted her to come to his house. She said that she replied jokingly, "sure, Todd, okay," but he replied, "no, I am serious." She said that she was sure he would attempt to make the relationship a sexual one, and she declined.

Said reports further indicate that S.L.L. reported that in approximately February or March of 2009, the defendant showed her several pictures on his cell phone. The photographs depicted a topless female, whose breasts were exposed. She said that the defendant told her that those pictures were of his girlfriend, Heather. She said that on numerous occasions between November of 2008 and June of 2009, the defendant told her details, including times and places, about how he had, "fucked the shit out of her," referring to Heather. She recalled one of the times in which he told her he had sex with her in the car in the parking lot where the defendant and S.L.L. worked. She said that he would always mention that Heather had a great body and would talk about her, "tight ass and abs," and her, "perfect-sized boobs."

S.L.L. said that there were times that the defendant would mention, "doing things," with her, which meant some type of sexual activity, but then the defendant would say, "I can't get caught doing that again," or, "I would lose my teaching licenses." He mentioned to her and other co-workers once about having dream about S.L.L. coming to his house "wasted" and having to spend the night with him.

Said reports further indicate that agents obtained e-mails sent by the defendant to S.L.L., and found one which was called a, "GeoGreeting," which prompted the recipient to click on a window and a message formed out that said, "I (picture of a heart) you," and then had S.L.L.'s first name.

Said reports further indicate that a statement was taken from the defendant, which is believed to be reliable in as much as it is was made contrary to his penal interest. The defendant admitted that he sent a text message to S.L.L. approximately a month prior to July 17, 2009 in which he invited her to his house and said that he was alone. He claimed that he was joking, but admitted that he texted her that he was serious when she treated it like a joke. He also admitted that S.L.L. may have seen topless picture of his girlfriend, but claimed that it was unintentional when he was showing her pictures of his children. He also said that the told S.L.L. about his sexual encounters with his girlfriend. He admitted that he had sent a photograph of his penis over the internet to a different underage girl in Wauwatosa, and admitted that he had that girl over at his house and had touched her breast. He said that girl had been a babysitter for his children.

Based on the foregoing, the complainant believes this complaint to be true and correct.



Complainant

Subscribed and sworn to before me,  
and approved for filing on:

this 20th day of July, 2009

  
Assistant/Deputy/District Attorney  
State Bar # 1000889

BDS/dsg