

State of Georgia



AFFIDAVIT OF CLERK OF COURT

Certificate Date: July 9, 2014

Court of Record: Cherokee Superior Court
 Cherokee State Court
 Cherokee Juvenile Court

Style of Case: State of Georgia vs. Eric T. Daniels and April Gail Daniels

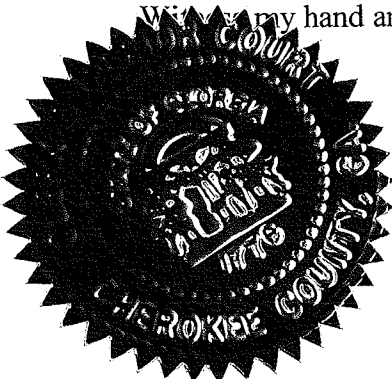
14CR0465

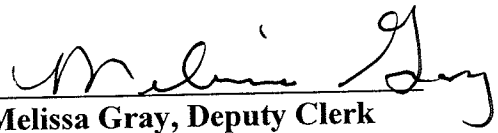
Number of Pages Certified (excluding certificate): 30

Description of Document(s) Copied and Certified: General Bill of Indictment

I, **Melissa Gray**, Deputy Clerk of Cherokee County Superior Court hereby certify that the attached pages are a true and correct copy of the document(s) enumerated herein, and that said documents were filed in the case indicated above as a part of the official record of this office, of which I am an official custodian, as authorized by Georgia law.

Witness my hand and the official seal of this office on the date specified above.




Melissa Gray, Deputy Clerk

GENERAL BILL OF INDICTMENT

(98)

GRAND JURY WITNESSES:

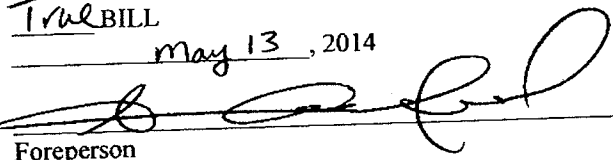
INDICTMENT NO. 14CR0465
CHEROKEE SUPERIOR COURT
MAY TERM, 2014
THE STATE OF GEORGIA

✓ Det. Ron Hughes, WPD

VS.

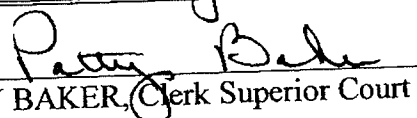
ERIC T. DANIELS
APRIL GAIL DANIELS

True BILL
_____ May 13, 2014


Foreperson

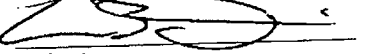

Grand Juror Bailiff


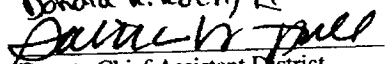
Filed In Office
This 13 Day of May, 2014


PATTY BAKER, Clerk Superior Court

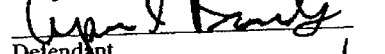
SHANNON G. WALLACE, District Attorney
SPECIAL PRESENTMENT

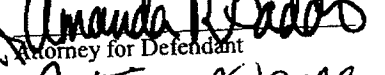

The defendant Eric T Daniels
waives formal arraignment, a copy of
the indictment, a list of witnesses and
pleads NOT guilty. This
17 day of June, 2014.


Defendant


Attorney for Defendant

Deputy Chief Assistant District
Attorney

The defendant April Gail Daniels
waives formal arraignment, a copy of
the indictment, a list of witnesses and
pleads NOT guilty. This
17 day of June, 2014.


Defendant


Attorney for Defendant

Deputy Chief Assistant District
Attorney

The defendant _____
waives formal arraignment, a copy of
the indictment, a list of witnesses and
pleads _____ guilty. This
_____ day of _____, 2014.

Defendant

Attorney for Defendant

Deputy Chief Assistant District
Attorney

VERDICT

We, the Jury, find the defendant _____

This is the _____ day of _____, 20____

Foreperson

STATE OF GEORGIA, COUNTY OF CHEROKEE

IN THE SUPERIOR COURT OF CHEROKEE COUNTY

THE GRAND JURORS selected, chosen and sworn for the County of Cherokee, to wit:

1. Sean Patrick Alford, Foreman
2. Max Alexander Lorenz, Asst. Foreman
3. Kathryn Marie Powell, Clerk
4. Maggie Marie Lynn, Asst. Clerk
5. Stacie J. Cline
6. Shannon James Bigger
7. Sue Ann Werner
8. *ex*
9. Barbara Ruth Richards
10. Shannon Michele Gibbs
11. Justin James Killeen
12. Brady Robert Clevenger
13. James Dillon Whitley
14. Stanley Orris Poole
15. Faye Pressley
16. Lloyd Robert Degner
17. Marie Lynette Berkner
18. Linda S. Hilligoss
19. Grant Hoyt Brewer
20. Dawn Marie Hendrix
21. Jason Daniel Lawson
22. *ex*
23. Ciara Ellis Lee

COUNT 1

IN THE NAME AND BEHALF OF THE CITIZENS OF THE STATE OF GEORGIA, CHARGE AND ACCUSE APRIL GAIL DANIELS AND ERIC T. DANIELS with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of alexa4.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 2

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital video recording with the computer file of Picture 008.avi, depicting a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 3

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital video recording with the computer file of Picture 009.avi, depicting a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 4

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of DCIM\101\CANON\MVI_3889.THM, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of a female minor child and the mouth of an adult male, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 5

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of DCIM\101\CANON\MVI_3707.THM, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area with an adult male penis on said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 6

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-22[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 7

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-29[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 8

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-30[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 9

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-33[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 10

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-39[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 11

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 2[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 12

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 3[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 13

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 3_2.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 14

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 3_3.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of genital-anal intercourse with the genitals of an adult male and the anus of said minor child and said minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 15

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 3_4.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 16

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 3_5.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 17

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 3_6.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 18

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 4_2.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 19

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 4_3.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 20

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 4_4.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 21

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 5-1[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 22

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 5-7[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 23

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 5-8[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 24

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 5[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 25

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 6-2[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 26

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 6-15[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 27

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 6-18[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 28

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 7[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 29

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 8[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 30

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 9[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 31

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 10[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 32

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 10[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 33

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 11-13[1].png, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 34

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 11[4].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 35

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 12-4[1].png, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 36

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 12[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 37

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 14-1[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child and said minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 38

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 16[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child and said minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 39

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 18[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child and said minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 40

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 18[3].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 41

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 23[3].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 42

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 27[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 43

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 29[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 44

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 34[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 45

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 42[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 46

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 48[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 47

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 50[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 48

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 54[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 49

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 55[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 50

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 56[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 51

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 59[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 52

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 66[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 53

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 67[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 54

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 71[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 55

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 82[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 56

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 90[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 57

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 92[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 58

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 95[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 59

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 96[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 60

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 99[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 61

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 101[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 62

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 114[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 63

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 118[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 64

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 118[2].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 65

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 121[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 66

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 0369[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of genital-anal intercourse with the genitals of an adult male and the anus of said minor child and said minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 67

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of cute bj 2.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 68

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of cute bj 3.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 69

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of cute bj 4.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 70

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of F005[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 71

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of F006[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 72

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of F007[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 73

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of F008[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 74

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of F009[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 75

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of F010[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 76

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of F011[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of genital-genital intercourse with the genitals of an adult male and the genitals of said minor child and a minor child engaged in a lewd exhibition of a said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 77

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of img3.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 78

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of ki-tour-002[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 79

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of ki-tour-004[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 80

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of logo_42.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 81

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of logo_51.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 82

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of tour1_09[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 83

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 28.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 84

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 79.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 85

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 90.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 86

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1217766367496993-1.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 87

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0001.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 88

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0003.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 89

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0006.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 90

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0013.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 91

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0015.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of a female infant and the mouth of a male minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 92

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0017.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 93

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0044.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult female and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 94

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0046.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of a minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 95

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0047.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of a minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 96

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-7[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of said minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 97

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-16[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area with an adult male penis on said minor's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 98

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of 1-17[1].jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in a lewd exhibition of said minor child's genital area with an adult male penis on said minor's genital area, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 99

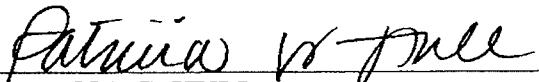
AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0053.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of a minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

COUNT 100

AND THE GRAND JURORS AFORESAID, in the name and behalf of the citizens of Georgia, further charge and accuse **APRIL GAIL DANIELS AND ERIC T. DANIELS** with the offense of **SEXUAL EXPLOITATION OF CHILDREN (O.C.G.A. 16-12-100(b))** for that the said accused, on and about December 7, 2013, in Cherokee County, Georgia, did then and there, knowingly possess and control material, to wit: a digital image with the computer file name of h0057.jpg, depicting a portion of a minor's body and a minor engaged in sexually explicit conduct, to wit: a minor child engaged in an act of oral-genital intercourse with the genitals of an adult male and the mouth of a minor child, the allegations of this count of the indictment being separate and distinct from the allegations contained in any other count of the indictment, contrary to the laws of this State, the good order, peace and dignity thereof.

SHANNON G. WALLACE, DISTRICT ATTORNEY

SPECIAL PRESENTMENT



PATRICIA G. HULL
DEPUTY CHIEF ASSISTANT DISTRICT ATTORNEY
BLUE RIDGE JUDICIAL CIRCUIT
GEORGIA STATE BAR# 319320
OFFICE OF THE DISTRICT ATTORNEY
90 NORTH STREET, STE. 390
CANTON, GA 30114
PHONE: (770) 479-1488; FAX: (770) 479-3105
EMAIL: PHULL@CHEROKEEGA.COM

**IN THE SUPERIOR COURT OF CHEROKEE COUNTY
STATE OF GEORGIA**

STATE OF GEORGIA

VS

**APRIL GAIL DANIELS
ERIC T DANIELS**

WITNESS LIST

Michael Parker
Blue Ridge Circuit District Attorney's Office
90 North Street, Suite 390
Canton, GA 30114
770-479-1488

Det. Ron Hughes
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
rhughes@woodstockga.gov
770-592-6030
770-517-4018

Det. Manuel Barajas
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
404-345-3026
mbarajas@woodstockga.gov
770-592-6030
770-517-4018

Kevin Castellano
Case# 1329441, CCSO
Cherokee County Sheriff's Office
498 Chattin Drive
Canton, GA 30115
678-493-4200

Sgt. Daryl Clark
Case# 1329441, CCSO
Cherokee County Sheriff's Office
498 Chattin Drive
Canton, GA 30115
678-493-4384
678-230-1225
dlclark@cherokeega.com
678-493-4200

Sgt. Mike deCocq
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
770-592-6030
770-517-4018

Evidence Custodian
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
770-592-6030
770-517-4018

Evidence Custodian- CCSO
Case# 1329441, CCSO
Cherokee County Sheriff's Office
498 Chattin Drive
Canton, GA 30115
678-493-4200

Ofc Cullen S Fitchett
Case# 1329441
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188

Lt. Mark Hand
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
678-524-3734
770-592-6030
770-517-4018

Det. Eric Schaefer
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
770-592-6030
770-517-4018

Sgt. John C Steelman
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
770-592-6030
770-517-4018

Ofc. Richard Wildermuth
Case# 1329441, WPD
Woodstock Police Department
12453 Hwy. 92
Woodstock, GA 30188
rwildermuth@woodstockga.gov
770-592-6030
770-517-4018

Clinical Director Linda Banik
Case# 1329441
319 Lamar Haley Parkway
Canton, GA 30114
770-345-8100

Ashley Barker
Case# 1329441, DFCS
Cherokee County Department of Family and
Children Services
105 Lamar Haley Parkway
Canton, GA 30169
770-720-3610
770-720-3680

Morgan Swinney
Case# 1329441, DFCS
Cherokee County Department of Family and
Children Services
105 Lamar Haley Parkway
Canton, GA 30169
770-720-3610
770-720-3680

Clinical Child Specialist Roteasha Washington
Case# 1329441, ACCC
319 Lamar Haley Pkwy
Canton, GA 30114
roteashaw@cherokeechildadvocates.org
678-504-6388
770-592-0734

Alexa Daniels (Juvenile)
C/O Cherokee County District Attorney Office
90 North Street
Canton, GA 30114

Jeanna Daniels (Juvenile)
C/O Cherokee County District Attorney Office
90 North Street
Canton, GA 30114

Lawanda C Alexander
4151 Leatherstone Drive
Powder Spring, GA
770-891-1174

Linda Banik
4432 Windsor Oaks
Marietta, GA 30066
770-345-8100

Moriah Daniels
508 Chieftain Court
Woodstock, GA 30188
404-993-2413

Summer Michell Gruthoff
212 Harvest Moon
Linden, PA 17744
570-506-9514

Tina Marie Howard
51 Harvest Moon Park
Linden, PA 17744
570-419-8357

Mark Maylon
(Address and telephone number unknown this
time)

Thomas Meehan
508 Chieftain Court
Woodstock, GA 30188
770-841-8943

Prepared by:
Patricia G. Hull, Deputy Chief Assistant District Attorney
Blue Ridge Judicial Circuit
Georgia State Bar# 319320
Office of the District Attorney
90 North Street, Ste. 390
Canton, GA 30114
Phone: (770) 479-1488; Fax: (770) 479-3105
Email: phull@cherokeega.com