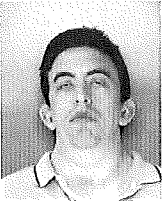


Booking 10-03524-90 (I)

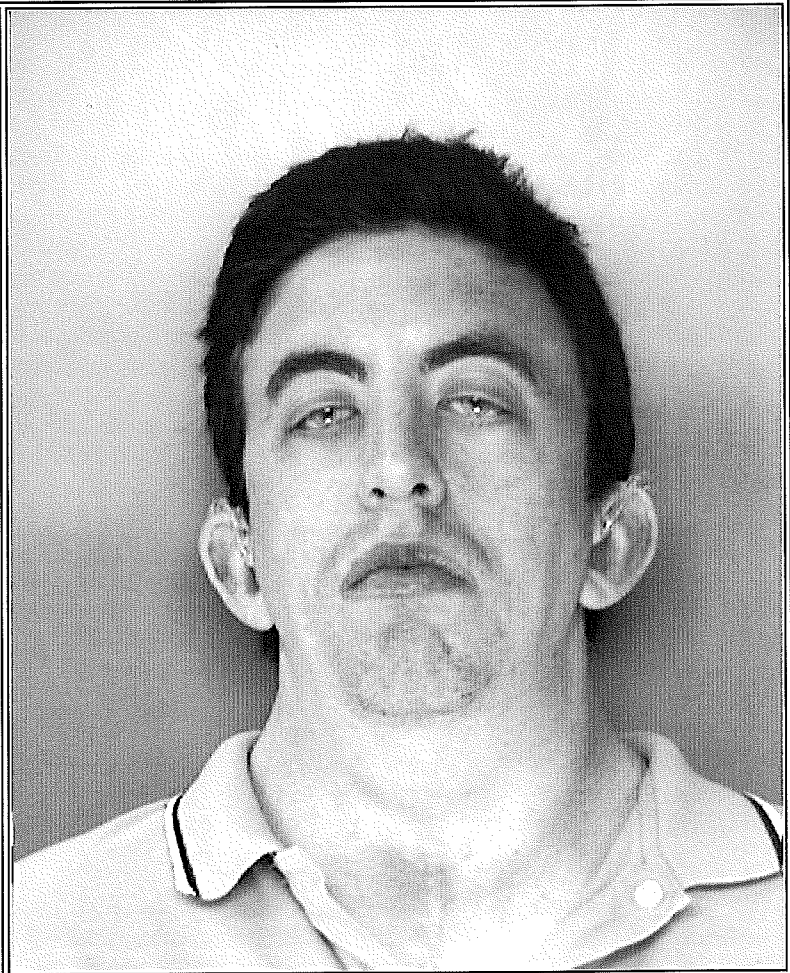
Name: **BROWN,
Micah**

RICI#: **254171**
DOB: **04/02/1980**
Age: **30**



Booking Charges Personal **Physical** Images Ident Other

Sex:	Male	Height:	5'08
Ethnicity:	Non-Hispanic	Weight:	170
Race:	White	Build:	Medium
Hair Type:		Hair Color:	
Eye Color:		Eye Defects:	
Face:		Skin Tone:	
Facial Features:		Disability:	



STATE OF NEW YORK
LOCAL CRIMINAL COURT

COUNTY OF ONONDAGA

THE PEOPLE OF THE STATE OF NEW YORK

FELONY COMPLAINT

--VS--

MICAH S. BROWN DOB 04/02/80

DEFENDANT

ACCUSATION

Be it known that, by this Felony Complaint, New York State Police Investigator Todd F. Grant of Troop D Oneida, NY, as the Complainant herein, stationed at The New York State Police Computer Crime Unit, accuses MICAH S. BROWN, the above mentioned Defendant, with having committed the FELONY of ATTEMPTED DISSEMINATING INDECENT MATERIAL TO MINORS First Degree in violation of Section 110/235.22 of the Penal Law of the State of New York.

FACTS

That on or about April 18th, 2010 in the City of Syracuse, County of Onondaga, the defendant did intentionally, knowingly, and unlawfully commit the felony of Attempted Disseminating Indecent Material to Minors in the first degree. A person is guilty of attempted disseminating indecent material to minors in the first degree when knowing the character and content of the communication which, in whole or in part, depicts or describes, either in words or images actual or simulated nudity, sexual conduct or sado-masochistic abuse, and which is harmful to minors, he intentionally uses any computer communication system allowing the input, output, examination or transfer, of computer data or computer programs from one computer to another, to initiate or engage in such communication with a person who is a minor; and by means of such communication he importunes, invites or induces a minor to engage in sexual intercourse, oral sexual conduct or anal sexual conduct, or sexual contact with him, or to engage in a sexual performance, obscene sexual performance, or sexual conduct for his benefit. To wit: During the above mentioned date and at approximately 3:30 pm the said defendant did communicate via computer with a subject he believed to be a fourteen year old girl from New York. The suspect utilized instant messaging and did discuss his desire to engage in sexual acts with her. The defendant did instruct her on how to masturbate and did make arrangements to meet said girl at the Quality Inn Motel 6611 Old Collamer Rd., East Syracuse, NY on April 20th, 2010 for the purpose of engaging in various sexual conduct. The defendant did in fact travel to that location on the planned date and time to meet the child. The charge is for an 'Attempt' as the "child victim" was actually an undercover police officer. Attempted Disseminating Indecent Material to Minors 1st is an E felony.

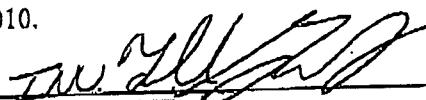
All of the above contrary to the provisions of the statute in such case made and provided for.

The above allegations of fact are made by the complainant herein on direct knowledge and upon information and belief, with the sources of Complainant's information and the grounds for belief being the facts obtained during the course of an undercover police investigation.

NOTICE

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor (Penal Law 210.45).

Affirmed under penalty of perjury this 20th day of April, 2010.



COMPLAINANT
Investigator Todd F. Grant
New York State Police

STATE OF NEW YORK
LOCAL CRIMINAL COURT

COUNTY OF ONONDAGA

THE PEOPLE OF THE STATE OF NEW YORK

FELONY COMPLAINT

--VS--

MICAH S. BROWN DOB 04/02/80

DEFENDANT

ACCUSATION

Be it known that, by this Felony Complaint, New York State Police Investigator Todd F. Grant of Troop D Oneida, NY, as the Complainant herein, stationed at The New York State Police Computer Crime Unit, accuses MICAH S. BROWN, the above mentioned Defendant, with having committed the FELONY of ATTEMPTED DISSEMINATING INDECENT MATERIAL TO MINORS First Degree in violation of Section 110/235.22 of the Penal Law of the State of New York.

FACTS

That on or about April 17th, 2010 in the City of Syracuse, County of Onondaga, the defendant did intentionally, knowingly, and unlawfully commit the felony of Attempted Disseminating Indecent Material to Minors in the first degree. A person is guilty of attempted disseminating indecent material to minors in the first degree when knowing the character and content of the communication which, in whole or in part, depicts or describes, either in words or images actual or simulated nudity, sexual conduct or sado-masochistic abuse, and which is harmful to minors, he intentionally uses any computer communication system allowing the input, output, examination or transfer, of computer data or computer programs from one computer to another, to initiate or engage in such communication with a person who is a minor; and by means of such communication he importunes, invites or induces a minor to engage in sexual intercourse, oral sexual conduct or anal sexual conduct, or sexual contact with him, or to engage in a sexual performance, obscene sexual performance, or sexual conduct for his benefit. To wit: During the above mentioned date and at approximately 2:50 pm the said defendant did communicate via computer with a subject he believed to be a sixteen year old girl from New York. The suspect utilized instant messaging and cell phone text messages and did discuss his desire to engage in sexual acts with her. The defendant did discuss his desire to engage in sexual conduct with the girl and did make arrangements to meet said girl at the Quality Inn Motel 6611 Old Collamer Rd., East Syracuse, NY on April 20th, 2010 for the purpose of engaging in various sexual conduct. The defendant did in fact travel to that location on the planned date and time to meet the child. The charge is for an 'Attempt' as the "child victim" was actually an undercover police officer. Attempted Disseminating Indecent Material to Minors 1st is an E felony.

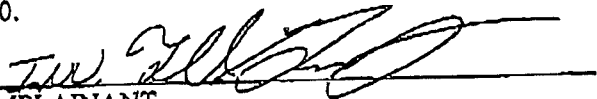
All of the above contrary to the provisions of the statute in such case made and provided for.

The above allegations of fact are made by the complainant herein on direct knowledge and upon information and belief, with the sources of Complainant's information and the grounds for belief being the facts obtained during the course of an undercover police investigation.

NOTICE

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor (Penal Law 210.45).

Affirmed under penalty of perjury this 20th day of April, 2010.


COMPLAINANT
Investigator Todd F. Grant
New York State Police

STATE OF NEW YORK
LOCAL CRIMINAL COURT

COUNTY OF ONONDAGA
TOWN OF

THE PEOPLE OF THE STATE OF NEW YORK

INFORMATION

--VS--

Date of Birth

MICAH SAUL BROWN

04/02/80

Defendant(s)

BE IT KNOWN THAT, by this INFORMATION, INV. GARY A. DARSTEIN
as the Complainant herein, [stationed] [working] at NYS SP ELBRIDGE, LONGTIN LANE, ELBRIDGE, NY 13060
accuses MICAH SAUL BROWN

the above mentioned Defendant(s), with having committed the MISDEMEANOR
of ATTEMPTED LURING A CHILD, in violation of Section 120.70
Subdivision 1 of the PENAL Law of the State of New York.

ACCUSATION

FACTS

That on or about the 20TH day of APRIL, 2010, at about 5:20PM in the
TOWN of DEWITT, County of ONONDAGA, the
defendant(s) did intentionally, knowingly and unlawfully commit the MISDEMEANOR of . ATTEMPTED LURING A CHILD. A person
is guilty of luring a child when he or she lures a child into a motor vehicle, aircraft, watercraft, isolated area, building, or part thereof,
for the purpose of committing against such child any of the following offenses: a felony offense that is a violation of article one
hundred thirty of this chapter. For the purposes of this subdivision "child" means a person less than seventeen years of age. Nothing
in this section shall be deemed to preclude, if the evidence warrants, a conviction for the commission or attempted commission of any
crime, including but not limited to a crime defined in article 135 of this chapter. To Wit: On the above mentioned date and time, the
above mentioned defendant made plans and made overt actions in furtherance of said plans, to pick up in his vehicle a female 16
years of age and a female of 14 years of age and take them to the Quality Inn located at 8611 Old Collamer Road, East Syracuse,
NY, in the Town of Dewitt. The defendant was planning on engaging in sexual intercourse with the two children at the hotel, which
would constitute a Class E and a Class D felony respectively in section 130 of this chapter. The defendant made said plans through
instant messaging and texting to the 16 year old's accounts. He then drove from the state of Connecticut on today's date and
reserved a room at said Quality Inn.

Attempted Luring a Child is a Class A Misdemeanor.

The above allegations of fact are made by the Complainant herein ^{ON DIRECT KNOWLEDGE} ~~on direct knowledge and/or~~ upon information and
belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached
SUPPORTING DEPOSITION(s) of: police investigation.

WHEREFORE, Complainant prays that a Warrant be issued for the arrest of the said Defendant(s).

--OR--

WHEREAS, an Appearance Ticket was issued to the said Defendant(s), directing [him][her][them] to appear before this
court at [] [a.m.][p.m], on the [] day of [], 19[].

NOTICE

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be
true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL 210.45)

Affirmed under penalty of perjury
this 20th day of April, 2010

--OR--

Subscribed and Sworn to before me
this _____ day of _____

COMPLAINANT -

INV. GARY A. DARSTEIN

[] - STRIKE OUT/DELETE ANY WORDS THAT DO NOT APPLY

STATE OF NEW YORK
LOCAL CRIMINAL COURT

COUNTY OF ONONDAGA
TOWN OF MARCELLUS

THE PEOPLE OF THE STATE OF NEW YORK

[FELONY COMPLAINT]

--VS--

Date of Birth

MICAH SAUL BROWN

04/02/80

Defendant(s)

BE IT KNOWN THAT, by this [FELONY COMPLAINT], INV. GARY A. DARSTEIN as the Complainant herein, [stationed] [at] at NYSP ELBRIDGE, LONGTIN LANE, ELBRIDGE, NY 13060 accuses MICAH SAUL BROWN the above mentioned Defendant(s), with having committed the [FELONY] of CRIMINAL SEXUAL ACT IN THE THIRD DEGREE 3RD , In violation of Section 130.40 Subdivision 2 of the PENAL Law of the State of New York.

ACCUSSION

That on or about the 13TH day of FEBRUARY, 2010, at about --- In the TOWN of MARCELLUS, County of ONONDAGA, the defendant(s) did intentionally, knowingly and unlawfully commit the FELONY of CRIMINAL SEXUAL ACT IN THE THIRD DEGREE A person is guilty of criminal sexual act in the third degree when: 2. Being twenty-one years old or more, he or she engages in oral sexual conduct or anal sexual conduct with a person less than seventeen years old ; TO WIT: on the aforementioned time, date and place said defendant did engage in oral sexual conduct with a 16 years of age female. This occurred at the female's residence located in the Town of Marcellus.

Criminal Sexual Act in the Third Degree is a Class E Felony.

FACTS

The above allegations of fact are made by the Complainant herein ~~on direct knowledge and/or~~ upon information and belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached SUPPORTING DEPOSITION(s) of: the 16yoa female and a police investigation.

WHEREFORE, Complainant prays that a Warrant be issued for the arrest of the said Defendant(s).

--OR--

WHEREAS, an Appearance Ticket was issued to the said Defendant(s), directing [him][her][them] to appear before this court at [] [a.m.][p.m], on the [] day of [], 19[].

NOTICE In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL 210.45)

Affirmed under penalty of perjury this 20th day of April, 2010

--OR--

Subscribed and Sworn to before me this ___ day of _____

COMPLAINANT - INV. GARY A. DARSTEIN

[] - STRIKE OUT/DELETE ANY WORDS THAT DO NOT APPLY

STATE OF NEW YORK
LOCAL CRIMINAL COURT

COUNTY OF ONONDAGA
TOWN OF MARCELLUS

THE PEOPLE OF THE STATE OF NEW YORK

[INFORMATION]

--VS--

Date of Birth

MICAH SAUL BROWN

04/02/80

Defendant(s)

BE IT KNOWN THAT, by this [INFORMATION], IN v GARY A. DARSTEIN
as the Complainant herein, [stationed] [XXXXXX] at NYSP ELBRIDGE, LONGTIN LANE, ELBRIDGE, NY 13060
accuses MICAH SAUL BROWN

the above mentioned Defendant(s), with having committed the [MISDEMEANOR]
of UNLAWFULLY DEALING WITH A CHILD 1ST DEG, In violation of Section 260.20
Subdivision 2 of the PENAL Law of the State of New York.

ACCUSATION

That on or about the 13TH day of FEBRUARY, 2010, at about ----- in the
TOWN of MARCELLUS, County of ONONDAGA, the
defendant(s) did intentionally, knowingly and unlawfully commit the MISDEMEANOR of UNLAWFULLY DEALING WITH A CHILD.
A person is guilty of unlawfully dealing with a child when he gives or sells or causes to be given or sold any alcoholic beverage, as
defined by section three of the Alcoholic Beverage Control Law, to a person less than twenty-one years old; except that this
subdivision does not apply to the parent or guardian of such a person or to a person who gives or causes to be given any such
alcoholic beverage to a person under the age of twenty one years, who is a student in a curriculum licensed or registered by the state
education department, where the tasting or imbibing of alcoholic beverages is required in courses that are part of the required
curriculum, provided such alcoholic beverages are given only for instructional purposes during classes conducted pursuant to such
curriculum. TO WIT: on the aforementioned time, date and place said defendant did provide alcohol to a 16 years of age female. The
defendant provided champagne, Malibu Coconut Rum, Bailey's Irish Cream, Jose Cuervo Tequila and Russian Vodka to the 16 year
old in her residence in the Town of Marcellus. She did drink some of the alcohol. Said actions were done without the knowledge or
permission of the female's parents.

FACTS

Unlawfully Dealing with a Child in the First Degree is a Class A Misdemeanor.

The above allegations of fact are made by the Complainant herein ~~(on direct knowledge and/or~~ upon information and
belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached
SUPPORTING DEPOSITION(s) of: the 16yoa female, her mother and a police investigation.

WHEREFORE, Complainant prays that a Warrant be issued for the arrest of the said Defendant(s).

--OR--

WHEREAS, an Appearance Ticket was issued to the said Defendant(s), directing [him][her][them] to appear before this
court at [] [a.m.][p.m], on the [] day of [], 19[].

NOTICE

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be
true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL 210.45)

Affirmed under penalty of perjury
this 20 day of April, 2010

--OR--

COMPLAINANT

INV GARY A. DARSTEIN

Subscribed and Sworn to before me
this _____ day of _____

[] - STRIKE OUT/DELETE ANY WORDS THAT DO NOT APPLY

STATE OF NEW YORK
LOCAL CRIMINAL COURT

COUNTY OF ONONDAGA
TOWN OF MARCELLUS

THE PEOPLE OF THE STATE OF NEW YORK

[FELONY COMPLAINT]

--VS--

Date of Birth

MICAH SAUL BROWN

04/02/80

Defendant(s)

BE IT KNOWN THAT, by this [FELONY COMPLAINT], INV. GARY A. DARSTEIN
as the Complainant herein, [stationed] [working] at NYSP ELBRIDGE, LONGTIN LANE, ELBRIDGE, NY 13060
accuses MICAH SAUL BROWN

the above mentioned Defendant(s), with having committed the [FELONY]
of CRIMINAL SALE MARIJUANA 2ND, in violation of Section 221.50
Subdivision 0 of the PENAL Law of the State of New York.

ACCUSATION

That on or about the 13TH day of FEBRUARY, 2010, at about ----- in the
TOWN of MARCELLUS, County of ONONDAGA, the
defendant(s) did intentionally, knowingly and unlawfully commit the FELONY of CRIMINAL SALE MARIJUANA 2ND. A person is
guilty of criminal sale of marijuana in the second degree when he knowingly and unlawfully sells, one or more preparations,
compounds, mixtures, or substances containing marijuana and the preparations, compounds, mixtures or substances are of an
aggregate weight of more than four ounces or knowingly and unlawfully sells one or more preparations, compounds, mixtures or
substances containing marijuana to a person less than eighteen years of age. TO WIT: on the aforementioned time, date and place
said defendant did give marijuana to a 16 years of age female. The defendant met the female at her residence located in the Town of
Marcellus on Valentine's Day weekend when her parents were out of town and spent the night. He provided her with a marijuana joint
which they both smoked.

FACTS

Criminal Sale of Marijuana in the Second Degree is a Class D Felony.

The above allegations of fact are made by the Complainant herein ~~on direct knowledge and/or~~ upon information and
belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached
SUPPORTING DEPOSITION(s) of: the 16yoa female and a police investigation.

WHEREFORE, Complainant prays that a Warrant be issued for the arrest of the said Defendant(s).

--OR--

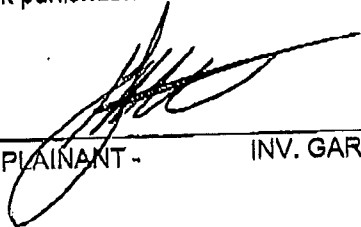
WHEREAS, an Appearance Ticket was issued to the said Defendant(s), directing [him][her][them] to appear before this
court at [] [a.m.][p.m], on the [] day of [], 19[].

NOTICE

In a written instrument, any person who knowingly makes a false statement which such person does not believe to be
true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL 210.45)

Affirmed under penalty of perjury
this 20th day of April, 2010

--OR--


COMPLAINANT - INV. GARY A. DARSTEIN

Subscribed and Sworn to before me
this _____ day of _____

[] - STRIKE OUT/DELETE ANY WORDS THAT DO NOT APPLY

STATE OF NEW YORK
LOCAL CRIMINAL COURT

COUNTY OF ONONDAGA
TOWN OF MARCELLUS

THE PEOPLE OF THE STATE OF NEW YORK

INFORMATION

--VS--

Date of Birth

MICAH SAUL BROWN

04/02/80

Defendant(s)

BE IT KNOWN THAT, by this [INFORMATION], INV. GARY A. DARSTEIN
as the Complainant herein, [stationed] [XXXX] at NYS ELBRIDGE, LONGTIN LANE, ELBRIDGE, NY 13060
accuses MICAH SAUL BROWN

the above mentioned Defendant(s), with having committed the [MISDEMEANOR]
of ENDANGERING THE WELFARE OF A CHILD, in violation of Section 260.10
Subdivision 1 of the PENAL Law of the State of New York.

ACCUSATION

That on or about the 13TH day of FEBRUARY, 2010, at about [] in the
TOWN of MARCELLUS, County of ONONDAGA, the

defendant(s) did intentionally, knowingly and unlawfully commit the MISDEMEANOR of ENDANGERING THE WELFARE OF A CHILD
A person is guilty of endangering the welfare of a child when he knowingly acts in a manner likely to be injurious to the physical,
mental or moral welfare of a child less than seventeen years old or directs or authorizes such child to engage in an occupation
involving a substantial risk of danger to his life or health. TO WIT: on the aforementioned time, date and place said defendant did
endanger the welfare of a 16 years of age female. The defendant met the 16 year old online and developed a relationship with her.
On or about on the above date, he traveled to her residence in the Town of Marcellus and stayed overnight when her parents were out
of town. During his stay, he provided the female with alcohol, cigarettes, and marihuana. He also engaged in oral sex with the female.
Said actions being injurious to her physical, mental and moral welfare.

FACTS

Endangering the Welfare of a Child is a Class A Misdemeanor.

The above allegations of fact are made by the Complainant herein [on direct knowledge and/or upon information and
belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached
SUPPORTING DEPOSITION(s) of: the 16 yoa female, her mother and a police investigation.

WHEREFORE, Complainant prays that a Warrant be issued for the arrest of the said Defendant(s).

--OR--

WHEREAS, an Appearance Ticket was issued to the said Defendant(s), directing [him][her][them] to appear before this
court at [] [a.m.][p.m], on the [] day of [], 19[].

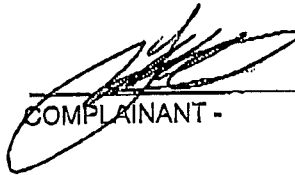
NOTICE

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true has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL 210.45)

Affirmed under penalty of perjury
this 20th day of April, 2010

--OR--

Subscribed and Sworn to before me
this _____ day of _____



COMPLAINANT -

INV. GARY A. DARSTEIN

[] - STRIKE OUT/DELETE ANY WORDS THAT DO NOT APPLY