

CLERK OF THE COURT

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

STATE OF NEVADA,

Plaintiff,

vs.

KYLE RAYMOND STOLTZ,

Defendant

District Court Case No.: C-22-363368-1

Dept. XXI

Justice Court Case No.: 21-CR-055634

CERTIFICATE

I hereby certify the foregoing to be a full, true and correct copy of the proceedings as the same appear in the above case.

Dated this 17th day of March, 2022



Justice of the Peace, Las Vegas Township

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

1
2 **JUSTICE COURT, LAS VEGAS TOWNSHIP**
3 CLARK COUNTY, NEVADA

4 STATE OF NEVADA,

5 Plaintiff,

6 vs.

7 KYLE RAYMOND STOLTZ

8 Defendant
9

District Court Case No.: C-22-363368-1

Justice Court Case No.: 21-CR-055634

10 **BINDOVER and ORDER TO APPEAR**

11 An Order having been made this day by me that **KYLE RAYMOND STOLTZ** be
12 held to answer before the Eighth Judicial District Court, upon the charge(s) of **Lure**
13 **child/mnt-ill pers w/computer for sex act [51078]** committed in said Township and
14 County, on December 09, 2021 .

15 **IT IS FURTHER ORDERED** that said defendant is commanded to appear in the
16 Eighth Judicial District Court, Regional Justice Center, Las Vegas, Nevada Mar 24 2022
17 2:30PM: Department 21 - Courtroom 5B, for arraignment and further proceedings on the
18 within charge(s).

19 Dated this 17th day of March, 2022

20 

21 Justice of the Peace, Las Vegas Township
22
23
24
25
26
27
28

JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

DEC 14 2021

BY: TB

THE STATE OF NEVADA,
Plaintiff,

21CR055634

-vs-

3

KYLE RAYMOND STOLTZ #7111834,
Defendant.

DA CASE NO: 202157042C

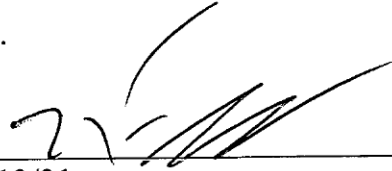
CRIMINAL COMPLAINT

The Defendant above named having committed the crime of LURING CHILDREN OR MENTALLY ILL PERSONS WITH USE OF TECHNOLOGY WITH THE INTENT TO ENGAGE IN SEXUAL CONDUCT (Category B Felony - NRS 201.560 - NOC 51078), in the manner following, to wit: That the said Defendant, on or about the 9th day of December, 2021, at and within the County of Clark, State of Nevada, did then and there willfully and feloniously and knowingly contact or communicate with, or attempt to contact or communicate with an undercover officer, posing as a minor, who is less than 16 years of age and who is at least 5 years younger than the defendant, or a person who the defendant believed to be a child being less than 16 years of age and at least 5 years younger than the defendant, regardless of the actual age of the person, through the use of a computer, system or network, with the intent to persuade, lure or transport the said child away from her home or from any location known to her parent or guardian or other person legally responsible for the child without the express consent of the parent or guardian or other person legally responsible for the child and with the intent to avoid the consent of the parent or guardian or other person legally responsible for the child, the Defendant committing the crime in the following manner, to wit: by communicationg with an undercover officer, of the Las Vegas Metropolitan Police Department, the officer posing as a 13 year old female, Defendant possessing the intent to engage in sexual conduct with the child or mentally ill person or to cause the child or mentally ill person to engage in sexual conduct.

21 - CR - 055634
CRM
Criminal Complaint
14313557



1 All of which is contrary to the form, force and effect of Statutes in such cases made and
2 provided and against the peace and dignity of the State of Nevada. Said Complainant makes
3 this declaration subject to the penalty of perjury.

4
5 
6 _____
7 12/13/21
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

27 /vw
28 LVMPD EV# 211200037878
(TK03)

Justice Court, Las Vegas Township
Clark County, Nevada

Department: PC

Court Minutes



L014306937

21-PC-055634 State of Nevada vs. STOLTZ, KYLE RAYMOND

12/10/2021 1:30:00 PM Initial Appearance
Justice Court (PC Review)

Result: Matter Heard

PARTIES PRESENT: State Of Nevada Clowers, Shanon
Defendant STOLTZ, KYLE RAYMOND

Judge: Westmeyer, Daniel

Court Reporter: Tavaglione, Dana

Court Clerk: Powers, Rissa

PROCEEDINGS

Hearings: 12/14/2021 8:00:00 AM: Status Check on Filing of Criminal Complaint Added

Events: Probable Cause Found

72-Hour Hearing Completed

Counsel Provisionally Appointed

M. Pensabene, Esq., Public Defender provisionally appointed for limited purposes of first appearance hearing.

Bail Argument Heard

The Court has heard arguments from the prosecution and defense counsel regarding custody of the Defendant

Bail Condition - Stay Out of Trouble

Monetary Bail Set

The State has provided clear and convincing evidence that no less restrictive alternative to monetary bail will satisfy its interests in ensuring the defendant's presence and community safety.

Bail Reset - Cash or Surety

Counts: 001 - \$5,000.00/\$5,000.00 Total Bail

Continued for Status Check on filing of Criminal Complaint

Release Order - Bail AND Electronic Monitoring - Low Level

Justice Court, Las Vegas Township
Clark County, Nevada

Department: 03

Court Minutes



L014606220

21-CR-055634 State of Nevada vs. STOLTZ, KYLE RAYMOND

Lead Atty: Nicholas M. Wooldridge

3/17/2022 9:30:00 AM Preliminary Hearing
(\$5,000 Cash Bail and Electronic Monitoring
(Low))

Result: Bound Over

PARTIES PRESENT: State Of Nevada Attorney
Evans, Ronald James
Sibert, Matthew

Judge: Letizia, Harmony

Court Reporter: MacDonald, Kit

Court Clerk: Boyd, Thomas

PROCEEDINGS

Events: Unconditional Waiver of Preliminary Hearing

Filed in Open Court - Defendant unconditionally waives right to Preliminary Hearing, Defendant bound over to District Court.

Unconditional Bind Over to District Court

Review Date: 3/18/2022

Defendant unconditionally waives right to Preliminary Hearing. Defendant Bound Over to District Court as Charged. Defendant to Appear in District Court for Arraignment.

Case Closed - Bound Over

District Court Appearance Date Set (T3)

Mar 24 2022 2:30PM: Department 21 - Courtroom 5B

Cash Bond Ordered Transferred

Amount: \$5,000.00

Review Date: 3/28/2022

to District Court

Electronic Monitoring Order Continues

Low Level

Bail Condition - Stay Out of Trouble

Waiver

Unconditional Waiver of Preliminary Hearing - Filed in Open Court

Bonds: Cash Bond

Bond Amount: \$5,000.00

Plea/Disp: 001: Lure child/mnt-ill pers w/computer for sex act [51078]

Disposition: Waiver of Preliminary Hearing - Bound Over to District Court

Justice Court, Las Vegas Township
Clark County, Nevada

Court Minutes

Department: 03



L014316766

21-CR-055634 State of Nevada vs. STOLTZ, KYLE RAYMOND

Lead Atty: Nicholas M. Wooldridge

12/14/2021 8:00:00 AM Initial Appearance (In Custody)

Result: Matter Heard

PARTIES PRESENT: State Of Nevada Wong, Hetty
Attorney Sibert, Matthew
Defendant STOLTZ, KYLE RAYMOND

Judge: Letizia, Harmony
Court Reporter: MacDonald, Kit
Court Clerk: Boyd, Thomas

PROCEEDINGS

Attorneys: Sibert, Matthew STOLTZ, KYLE RAYMOND Added

Hearings: 3/17/2022 9:30:00 AM: Preliminary Hearing Added

Events: **Criminal Complaint**
Filed in Open Court
Initial Appearance Completed
Defendant Advised of Charges on Criminal Complaint, Waives Reading of Criminal Complaint
Counsel Confirms as Attorney of Record
M. Sibert, Esq., for N. Woolridge, Esq.,
Bail Stands - Cash or Surety Amount: \$5,000.00
Counts: 001 - \$5,000.00/\$5,000.00 Total Bail
Release Order - Bail AND Electronic Monitoring - Low Level
Defendant Posted Bail to Secure His or Her Release
Bond is Still Valid
Bail Condition - Stay Out of Trouble
House Arrest Review Completed
Defendant is Unable to Provide Valid Phone Number.

ORIGINAL

LAS VEGAS JUSTICE COURT
FILED IN OPEN COURT

MAR 17 2022

BY: TB

1 MATTHEW B. SIBERT
2 Nevada Bar No. 13402
3 WOOLDRIDGE LAW LTD.
4 400 South 7th Street, Fourth Floor
5 Las Vegas, NV 89101
6 Telephone: (702) 330-4645
7 Facsimile: (702) 359-8494
8 Attorney for Defendant

9 LAS VEGAS JUSTICE COURT

10 CLARK COUNTY, NEVADA

11 THE STATE OF NEVADA,

12 Plaintiff,

13 vs.

14 KYLE RAYMOND STOLTZ #7111834,

15 Defendant.

Case No.: 21CR055634

Dept No.: 3

**UNCONDITIONAL WAIVER OF
PRELIMINARY HEARING**

16 I, KYLE RAYMOND STOLTZ, the above-named Defendant, in the above entitled action,
17 having been fully advised of my right to a preliminary examination before this Court, hereby
18 unconditionally waive my right to a preliminary examination upon the charges filed against me in
19 the criminal complaint filed in this matter. I understand and consent that my case shall be
20 transferred to the Eighth Judicial District Court of the State of Nevada, in and for the County of
21 Clark to answer to the charges.
22

23 I further understand that this waiver is not conditioned upon any plea agreement that I may
24 have reached with the State of Nevada. When in District Court, I will enter a plea of guilty to one
25 (1) count of Luring, a Category B Felony, in violation of NRS 201.560. I agree to waive any and
26 all pleading defects.

21 - CR - 055634
WAIV
Waiver
14606214



1 The State has no opposition to probation if I am found not to be a high risk to reoffend.
2 Upon completion of probation, if I receive an honorable discharge; had no sustained violations of
3 the terms of my probation; stayed out of trouble, have no failure to appears, then I will be allowed
4 to withdraw my plea from Luring, a Category B Felony, and enter a guilty plea to Luring, a Gross
5 Misdemeanor, with credit for time served.
6

7 I fully understand that in the event I decide not to enter into such agreement in District
8 Court, I will not be entitled to a preliminary hearing on any charges filed against me upon this
9 Criminal Complaint. I make this waiver knowingly and voluntarily.
10

11 DATED this 16 day of March, 2022.

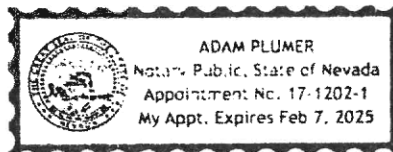
12 Kyle Raymond Stoltz

13 KYLE RAYMOND STOLTZ

14 SUBSCRIBED AND SWORN to before
15 me this 16th day of March, 2022.

16 Adam Plumer

17 Notary Public, in and for the
18 State of Nevada
19 County of Clark



LEGAL-REVIEW -MOTION FOR DISCLOSURE OF NON-PUBLIC INFO.

FILED

Case #: 21-CR-055634

Defendant: Kyle Raymond Stoltz 2021 DEC 27 P 2:55

Dept. #: 3 JUSTICE COURT LAS VEGAS NEVADA

REDACTIONS APPROVED BY vs DEPUTY

I have reviewed the proposed redactions in the below specified documents, and all required personal information has been redacted. Therefore, the proposed redactions may now be presented to the assigned judge.

- Criminal Complaint
- Temporary Custody Record
- Declaration of Arrest Report
- Declaration of Warrant/Summons
- Arrest Warrant
- & Return
- Arrest Wrnt Abst.
- Impaired Driving Report
- Dom. Violence Report
- Standardized FSTs Record
- _____
- _____

REJECTED. Please make the following correction(s):

NO LEGAL REVIEW PERFORMED--Redactions prepared by judge.

OTHER:
The Criminal Complaint is not yet available in Odyssey.

Review Date: 12-14-21

Reviewed By:

INITIALS:

- Staff Attorney Joe Tommasino Joe Tommasino
- Law Clerk Sandra Zarcone _____
- Law Clerk Brent Earl _____
- Law Clerk Emily Cunningham _____

21 - CR - 055634
MISF
Miscellaneous Filing
14350704



JUSTICE COURT, Las Vegas TOWNSHIP
Clark COUNTY, NEVADA

FILED

2021 DEC 27 P 2: 55

State)
)
)
)
Plaintiff,)
)
)
vs.)
)
Kyle Stoltz . . .)
)
)
)
Defendant(s).)
_____)

Case No. 21pc055634

JUSTICE COURT
LAS VEGAS NEVADA
BY vs
DEPUTY

Dept. No. 3

MOTION FOR DISCLOSURE OF
NON-PUBLIC INFORMATION

DECLARATION

(1) PLEASE CHECK ONE OF THE FOLLOWING OPTIONS:

This Motion is being brought by:

- A member of the following media organization: Review Journal.
- The following criminal Defendant: _____.
- An attorney for the following client: _____.
- OTHER: _____.

(2) PLEASE COMPLETE THE LINE BELOW:

Court staff has indicated that the following document(s) currently in the file are deemed to be presumptively non-public and confidential:

All arresting and charging documents including arrest report and criminal complaint.

21 - CR - 055634
MODIS
Motion for Disclosure of Non - Public Info
14350705



(3) PLEASE EXPLAIN WHY THE COURT SHOULD ALLOW ACCESS TO THE DOCUMENT(S) LISTED ABOVE :

(NOTE: If you need more space, please attach additional pages.)

It is a matter of public safety. The court records are public information.

(4) PLEASE SIGN BELOW:

Under the penalty of perjury under the law of the State of Nevada, I swear or affirm that the above information is true and correct, and that the Court should allow access to the requested document(s).

Signature: *Adam Rutz* Date: 12/10/21

Phone Number: 606-939-0700

ORDER

[] This matter will be set for hearing, and all parties will be notified. The hearing date will be at _____ M on the _____ day of _____, 20____.

[] The motion is denied as to the following documents:

for the following reason(s):

[] The motion is granted as to the following documents:

<input type="checkbox"/> Criminal Complaint	<input checked="" type="checkbox"/> Temporary Custody Record	<input checked="" type="checkbox"/> Declaration of Arrest Report
<input type="checkbox"/> Declaration of Warrant/Summons	<input type="checkbox"/> Arrest Warrant(AW)	<input type="checkbox"/> A.W. Return
<input type="checkbox"/> Impaired Driving Report	<input type="checkbox"/> Dom. Violence Report	<input type="checkbox"/> Standardized FSTs Record
<input type="checkbox"/> _____		

(the above-specified documents are approved in their "as redacted" form)

[] OTHER:

DATED THIS _____ DAY OF **DEC 15 2021**, 20____

[Signature]
JUSTICE OF THE PEACE

HARMONY LETIZIA

BY
DEPUTY
VS
JUSTICE OF THE COURT
LAS VEGAS, NEVADA

2021 DEC 27 P 2:55

FILED

PAGE 1 OF 1 UOF BODY CAM TCR1171215
 *IDCS# NEW ID LAS VEGAS METROPOLITAN POLICE DEPARTMENT
 *ARREST DATE: 12/9/2021 *ARREST TIME: 20:03
 *EVENT #: LLV211200037878
 *CO-DEF: N ID. ESTAB. BY: NV DL
 *ARREST OFFICER: EXT TO LAS VEGAS NLV COURTNEY HOLD DETAINER

TEMPORARY CUSTODY RECORD
 (* DENOTES OFFICER REQUIRED FIELD)

DNA REQ EXT TO LAS VEGAS NDOO FORM 6 ABSENTIA REBOOK SGT APPROVAL DNA SAMPLE TAKEN DNA NOT REQ'D

*INTAKE NAME (AKA, ALIAS, ETC.)		LAST	FIRST	MIDDLE	TRUE NAME		LAST	FIRST	MIDDLE
STOLTZ, KYLE RAYMOND									
*HOME ADDRESS (STREET # AND STREET NAME)		BLDG./APT.#	*CITY	*STATE	*ZIP	*PLACE	*ALLEN REGISTRATION #		
						UNKNOWN, CALIFORNIA			
*DATE OF BIRTH	*RACE	HISP ETHN	*SEX	*HEIGHT	*WEIGHT	*HAIR	*BRO	*EYES	*HAZ
	W	N	M	506"	147				
*LOCATION OF CRIME (STREET ADDRESS, CITY, STATE, ZIP)		*CITY		*STATE	*ZIP	*CITIZENSHIP			
						USA			
*ARR TYPE	*COURT JURIS	*WARRANT # / CASE #	*# CNTS	*NOC CODE	*CATEGORY	*CHARGE LITERAL			
PC	LVJCR	alpc 3304	1	51078	F	LURE CHILD/MNT-ILL. PERS W/COMPUTER FOR S			
						*ORD / NRS	*BAIL	*EVENT# / NIC#	
						201.560.4A	10000	LLV211200037878	

CONFIDENTIAL

*OTHER JURISDICTION: PC - PROBABLE CAUSE BS - BONDSMAN SURRENDER BW - BENCH WARRANT AW - ARREST WARRANT RM - REMAND GJI - GRAND JURY INDICTMENT

TIME STAMP AT BOOKING	J HEREDIA	MPD	L5
12-09-21 23:49 DSD RECORDS	10038	SCAC	AREA CMD OF ARREST
*ARRESTING OFFICER SIGNATURE	*PRINTED NAME	*AGENCY	*SECTOR/BEAT OF ARREST
	J HEREDIA	MPD	SCAC
*TRANSPORTING OFFICER SIGNATURE	*PRINTED NAME	*AGENCY	*AGENCY
*EMERGENCY CONTACT	*CUSTODY RELEASED TO		
	WAGNER, JESSICA SV		
*RELATIONSHIP	MOTHER		
*PHONE NUMBER	mon" in cell phone		
*EMAIL ADDRESS			

FIRST APP DATE:	TIME:
21 - CR - 055634	
COURT: RDPJ	
Redacted paperwork approved by Judge	
*MUNICI: 14350706	
*STD BY:	
*PC:	
JUDGE:	

REL REV #
 SCORE: NOTIT 2X
 LI

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
DECLARATION OF ARREST REPORT

1171215

County Jail City Jail Adult Juvenile Bureau: DIB-ICAC

ID#		EVENT #		ARRESTEE'S NAME (LAST)			(FIRST)	(MIDDLE)	SSN#
		LLV211200037878		Stoltz			Kyle	Raymond	
RACE	SEX	DOB	HGT	WGT	HAIR	EYES	POB		
W	M		506	147	BRO	HAZ	Unk, CA		
ARRESTEE'S ADDRESS						CITY	STATE	ZIP CODE	
OCCURRED			ARREST		LOCATION OF ARREST (NUMBER, STREET, CITY, STATE, ZIP CODE)				
DATE: 12/09/21	TIME: 2003	DATE: 12/09/21	TIME: 2003						
LOCATION OF CRIME (NUMBER, STREET, CITY, STATE, ZIP CODE)									
CHARGES / OFFENSES									
Lure Child/Ment III Per w/ Computer for Sex									
CONNECTING REPORTS (TYPE OR EVENT NUMBER)									
Felony Packet									

The undersigned makes the following declarations subject to the penalty of perjury and says: That I am a peace officer with the Las Vegas Metropolitan Police Department, being so employed for a period of approximately 14 year(s).

That I learned the following facts and circumstances which lead me to believe that the above named subject committed or was committing the offenses above at the location of [redacted] and that the offense(s) occurred at approximately 2003 hours on the 9th day of December, 2021.

Details for Probable Cause:

SYNOPSIS

Your Declarant, Detective J. Heredia P#10038, is a Task Force Officer (TFO) with the Federal Bureau of Investigation (FBI) and I am currently employed by the Las Vegas Metropolitan Police Department (LVMPD). Your Declarant is responsible for investigating child exploitation crimes with the Child Exploitation Task Force.

On December 7, 2021, a member of FBI Child Exploitation Task Force was operating in an undercover capacity as a [redacted]. A subject by the name "Chris," who later stated his name was Kyle, engaged in text messages with the CETF member as a result of a profile generated in Skout as a 21 year old female, but was quickly established as a 13 year old female. Through records searches, the male was identified as Kyle Stoltz DOB [redacted].

Kyle suggested to meet the 13-year old decoy in the area of 7-11 located at 7291 S Las Vegas Blvd LV NV 89119 and then go to his house. While together, they would engage in sexual activities which are detailed in the following sections of this report. By texting, Kyle stated that he was arriving in a new black SUV. At approximately 1955 hours, members of Child Exploitation Task Force conducted surveillance and observed a lone driver of a Black Hyundai Kona bearing NV [redacted] driving through and parking in the 7-11 and Boot Barn business numerous times. The driver appeared to have similar physical descriptors as Kyle Stoltz and a vehicle stop was conducted just north of the 7-11 in the same parking lot. Kyle was positively identified by his Nevada Drive's License to be the person in the photos sent to the Decoy Juvenile.

After being taken into custody, Detectives observed a phone in the center console of the vehicle. At 2004 hours, a confirmation call was made to the phone number which Kyle provided ([redacted]). The phone in the center console began to ring when called by the undercover phone number [redacted] which appeared to be under the name, "Gemma." Detectives asked Kyle if he would like anything from his vehicle prior to being transported, to which Kyle replied that he would like his cell phone. HIS Agent Walsh retrieved the phone located in the center console of his vehicle.

Kyle was interview by LVMPD Task Force Officer, Detective J. Heredia P#10038 and agreed to speak with investigators after his Advisement of Custodial Interrogation at approximately 2028 hours. Kyle would not admit the person he was

Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
CONTINUATION REPORT

HEADER
Page 2 of 4

meeting was underage, but acknowledged/nodded and never denied the age of the Decoy Juvenile he was going to meet was [REDACTED] Kyle stated he felt the Juvenile Decoy pushed him into meeting. Kyle admitted to knowing that he "fucked" up and knew this was wrong, but stated he would not have done anything with her, had he met in person. Kyle admitted to having conversations that he knew he should not have but stated he is an introvert and very lonely.

Kyle was arrested and transported to CCDC NRS 201.560.4A - Lure Child with Computer to Engage in Sex Act.

INVESTIGATION

Your Declarant is a Task Force Officer (TFO) with the Federal Bureau of Investigation (FBI) and I am currently employed by the Las Vegas Metropolitan Police Department (LVMPD). Your Declarant is responsible for investigating child exploitation crimes with the Child Exploitation Task Force.

On December 7, 2021, at approximately 1933 hours, TFO Detective Heredia, started chatting in an application known as [REDACTED] where the juvenile decoy posed initially as a 21 year old female. The user "Chris" stated that he has recently moved from California and was asking what there was to do for fun here. The Decoy Juvenile stated they like to walk with friends prompting "Chris" to ask how old the Decoy Juvenile, [REDACTED] was. [REDACTED] asked if Chris would like to go to another application because it is more private. After attempts to communicate on the application [REDACTED] they agreed to text on their own phones and Chris admitted his name was really Kyle. The Decoy Juvenile began communicating via TEXTNOW on phone number [REDACTED] and was communicating with [REDACTED]

By using the [REDACTED] application, Kyle was established to be from [REDACTED] and sent additional pictures of himself, different from his original on the [REDACTED] account. Kyle then tried to establish the Decoy Juveniles age. When establishing the age of the decoy, the following is a verbatim section of the conversation:

- User [REDACTED] You never said! How old are you?
- 13-year-old Decoy Juvenile: Ill be real
- 13-year-old Decoy Juvenile: I'm almost 14.
- 13-year-old Decoy Juvenile: I understand if you wanna bounce, no worries
- User [REDACTED] What are you looking for?
- 13-year-old Decoy Juvenile: New experiences. U?
- User [REDACTED] What's a new experience?
- User [REDACTED] Curious what you mean!

Kyle and the Decoy Juvenile continued to speak about the dating and narcotics use experiences, which Kyle stated that he did not want our conversation shared. When Kyle stated that he owns a company responsible for managing professional athletes and models, the Decoy Juvenile asked why he is on a dating website if he is surrounded by models. Kyle stated it is unprofessional and would never hook up with a client. Kyle asked the Decoy Juvenile who she hooks up with and how many guys she had slept with. The juvenile decoy stated they had never slept with anyone but did "other stuff." Kyle inquired to what other stuff meant, and the Decoy Juveniles indicated everything but "slept with." Kyle asked if the juvenile liked to give oral, ever swallowed, and where guys cum. Kyle also asked about [REDACTED] hookup" with an older male who was [REDACTED] which was explained to have taken place in a hotel over a two week period of time.

The following day, on December 8, 2021, at approximately 1330 hours, sexual conversation and topics continued and Kyle posed the following scenario verbatim:

- User [REDACTED]: Say we just entered a hotel room! Tell me step by step what you want to go down!
- 13-year-old Decoy Juvenile: Go in get undressed and play w each other. Oral to each other....
- User [REDACTED] Would you get undressed right away or want me to take off your clothes for you?
- 13-year-old Decoy Juvenile: Defititely u take my clothes off
- User [REDACTED] When you fooral like 69 or take turns?
- 13-year-old Decoy Juvenile: I'v never tried that before...
- User [REDACTED] Who usuallt gives oral first?

Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).

{ FOOTER TEXT }

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
CONTINUATION REPORT

HEADER
Page 3 of 4

13-year-old Decoy Juvenile: I've always received first then gave....
User [REDACTED]: Easy to make you orgasm from it?

13-year-old Decoy Juvenile: I guess so, didn't really thjnk of it that way
User [REDACTED]: Want me naked when giving you oral?

13-year-old Decoy Juvenile: Yes! I wanna play
User [REDACTED]: What is playing to you?

User [REDACTED]: Curious what that means

13-year-old Decoy Juvenile: Playing with u w my hands

13-year-old Decoy Juvenile: If u were baked

13-year-old Decoy Juvenile: And giving me oral

User [REDACTED]: Mainly giving me hand job with hands or other stuff with hands too?

13-year-old Decoy Juvenile: What other stuff c ould I do besides a hj

User [REDACTED]: I don't know just touch all over of stuff. Or go right to my dick haha!

User [REDACTED]: What will you wear when we meet? Curious what's cute to you!

-After briefly discussing clothing the Decoy Juvenile wears, the following conversation took place verbatim-

13-year-old Decoy Juvenile: When we meet, would you really get a room? Lol

User [REDACTED]: How small were the booty shorts?

13-year-old Decoy Juvenile: Do you have niney for that

User [REDACTED]: Butt hanging out?

User [REDACTED]: Lol yes I have the money for that

13-year-old Decoy Juvenile: Nice

13-year-old Decoy Juvenile: I can try to get some from my dad too

User [REDACTED]: No need

The Decoy Juvenile asked when they could meet and it was established that this day (December 8, 2021) was not good because Kyle was entertaining clients at a dinner function.

On December 9, 2021 The Decoy Juvenile and Kyle began speaking and the Decoy Juvenile asked if they were still planning on meeting or if something had come up. After a long period of silence, the Decoy Juvenile told Kyle, "Bye." Kyle explained that he had been busy conducting business and asked when her next available time would be to meet, which was identified as after Christmas. The Decoy Juvenile explained that she was going to go out to the mall and Kyle asked if she wanted to go to his place because he would be out of work soon. When asked what we would do at his place, Kyle stated that they could "Watch Movies. Chill and stuff." The Decoy Juvenile attempted to get more information about what, "stuff," which Kyle felt was odd and made him uncomfortable. The Decoy Juvenile stated she were getting ready and wanted to know what to expect. Kyle stated they had spoke about this a "bunch." When establishing the sexual acts to be completed upon meeting, the following is a verbatim section of the conversation and refers to the prior conversations about sexual acts being conducted at a hotel:

User [REDACTED]: We talked about that a bunch

13-year-old Decoy Juvenile: Yeah, but it's getting real. We talked about going to a hotel...not ur house

User [REDACTED]: Thought my house would be easier. Hotels can be a pain in the butt

The rest of the conversation established the meeting location to be the 7-11 located at 7291 S Las Vegas Blvd LV NV 89119. Kyle requested I "ping" my location to identify where I was located. Kyle stated that he went to the wrong mall (Unknown which one) and would come to my location. The Decoy Juvenile sent a screen shot of a pinged locations at the 7-11. At approximately 1957 hours, Kyle stated he had arrived. This was the approximate time that LVMPD Detective S. Keith and HIS Agent T. Walsh observed a vehicle known to be registered to Kyle Stoltz enter the parking lot and circle the area numerous times.

CUSTODY

At approximately 1955 hours, members of Child Exploitation Task Force conducted surveillance and observed a lone driver of a Black Hyundai Kona bearing NV Plate [REDACTED] driving through and parking throughout the 7-11 and Boot Barn
Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).

{FOOTERTEXT}

LAS VEGAS METROPOLITAN POLICE DEPARTMENT
CONTINUATION REPORT

HEADER
Page 4 of 4

businesses numerous times. The driver appeared to have similar physical descriptors as Kyle Stoltz and a vehicle stop was conducted just north of the 7-11 in the same parking lot. Kyle was positively identified by his Nevada Drive's License to be the person in the photos sent to the Decoy Juvenile.

After being taken into custody, Detectives observed a phone in the center console of the vehicle. At 2004 hours, a confirmation call was made to the phone number which Kyle provided [REDACTED]. The phone in the center console began to ring when called by the undercover phone number [REDACTED] which appeared to be under the name, "[REDACTED]" Detectives asked Kyle if he would like anything from his vehicle prior to being transported, to which Kyle replied that he would like his cell phone. HIS Agent Walsh retrieved the phone located in the center console of his vehicle.

Kyle was interview by LVMPD Task Force Officer, Detective J. Heredia P#10038 and FBI SA Kempf. Kyle agreed to speak with investigators after his Advisement of Custodial Interrogation at approximately 2028 hours. Kyle would not admit the person he was meeting was underage, but acknowledged/nodded and never denied the age of the Decoy Juvenile he was going to meet was 13 years old. Kyle stated he felt the Juvenile Decoy pushed him into meeting. Kyle admitted to knowing that he "fucked" up and knew this was wrong, but stated he would not have done anything with her, had he met in person. Kyle admitted to having conversatons that he knew he should not have but stated he is an introvert and very lonely. He is attracted to young people because there isless pressure when dating than women his own age.

Kyle Stoltz was then transported to the Clark County Detention Center and booked accordingly.

Chat messages were impounded as evidence and available upon request. Video recorded interview was also impounded as evidence. Kyle's phone was placed in Airplane mode pending further search warrants.

***** End *****

Wherefore, Declarant prays that a finding be made by a magistrate that probable cause exists to hold said person for preliminary hearing (if charges are a felony or gross misdemeanor) or for trial (if charges are misdemeanor).

[FOOTERTEXT]



Las Vegas Justice Court

Regional Justice Center
200 Lewis Avenue 2nd Fl. P.O. Box 552511 Las Vegas NV 89155-2511
(702) 671-3116 Fax (702) 671-3183
<http://www.lasvegasjusticecourt.us/>

3

NOTICE OF CONFIRMATION OF COUNSEL

ATTENTION JC CRIMINAL DIVISION:

This notice shall serve as Confirmation of Counsel on the case listed below

CASE INFORMATION:

JUSTICE COURT CASE NUMBER: 21-CR-055634		DEFENDANT'S ID NUMBER	
DEFENDANT'S FIRST NAME Kyle	MIDDLE INITIAL:	LAST NAME Stoltz	

ATTORNEY OF RECORD INFORMATION:

NAME OF ATTORNEY: Nicholas Wooldridge		BAR NUMBER: 8732
ADDRESS: 400 S 7th Street Ste 400 LV NV 89101		
PHONE NUMBER: 702-330-4645	E-MAIL ADDRESS: nicholas@wooldridgelawlv.com	

This Notice of Confirmation may be submitted to the court via E-mail sent to the address below:

E-Mail: lvjcCounselConfirmation@clarkcountynv.gov

Alternative methods:

Fax To: (702) 671-3183

Mail To: Attn: Counsel Confirmation
Las Vegas Justice Court
200 Lewis Avenue, 2nd Floor
P.O. Box 552511
Las Vegas, NV 89155-2511

LAS VEGAS JUSTICE COURT
CLARK COUNTY, NEVADA



L014306445

INITIAL APPEARANCE COURT PROBABLE CAUSE AND CUSTODY/RELEASE ORDER

Date: 12/10/2021 1:30:00 PM

LAS VEGAS JUSTICE COURT
FILED IN OPEN COURT

Judge: Judge, Initial Appearance

Case Number: 21-PC-055634

DEC 10 2021

Original Track: 3

Defendant's Name: STOLTZ, KYLE RAYMOND

BY: RSP

Defendant's ID#: 7111834

The above-referenced individual has been arrested for the following charges:

Count	Charge	PC Found	PC Not Found
001	[F] Lure child/mnt-ill pers w/computer for sex act [51078]	<input checked="" type="checkbox"/>	

The Court has reviewed the following:

- Temporary Custody Record
- Arrest Report
- Nevada Pretrial Risk Assessment Tool
- Financial Circumstances
- Criminal History as listed on NPRAT
- Factors set forth NRS 178.4853 and NRS 178.498

Defendant Present Not Present Reason: _____

The Court has has not heard arguments from the prosecution and defense counsel regarding custody of the above-referenced person.

PROSECUTION REQUEST

DEFENSE REQUEST

- Further time for investigation
- State Not Proceeding
- BAIL - 10K + EM - HI
- PD
- Conflict
- Private: _____
- Own Recognizance Release
- ISU

THE COURT'S CUSTODY DETERMINATION

- RELEASE
- DETAIN

IF RELEASED, with one or more of the following conditions (check all that apply):

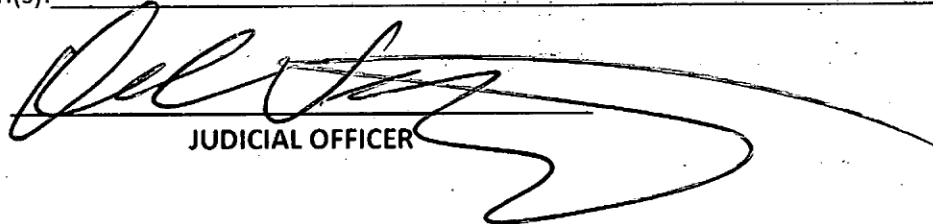
- Release on Own Recognizance and promise to appear
- No Contact with victim (Order issued)
- Stay away from the address
- Stay away from public location
- Address(es): _____
- Intensive Supervision check-ins with the Court
- Electronic Monitoring
 - Level of Monitoring: Low Medium High
- Monetary Bail Condition: total bail amount: \$ 5,000.00 (cash or surety)
- Other conditions: SOU

Based upon these factors and any others referenced orally in the court record, the Court finds that the above release conditions are the least restrictive means necessary to protect the safety of certain persons, the community at large, and/or to help ensure that the Defendant will appear at all times/places ordered by the Court.

A law enforcement officer is ordered to arrest the Defendant if the officer has probable cause to believe that the Defendant has violated a condition of bail and/or a condition of the Defendant's release.

IF DETAINED, for one or more of the following reasons (check all that apply)

- Murder charge (NRS 178.484(4))
- Probation/Parole in another case (NRS 178.484(2))
- Suspended Sentence in another case (NRS 178.484(3))
- Arrest for felony charge while out of custody on another charge (NRS 178.487)
Case Number and/or Charge(s): _____
- Other reason(s): _____


JUDICIAL OFFICER



Las Vegas Justice Court

Regional Justice Center

200 Lewis Avenue 2nd Fl • Box 552511 • Las Vegas NV 89155-2511

(702) 671-3116

<http://www.lasvegasjusticecourt.us>

CASH BOND ACCEPTANCE NOTICE

NOTICE TO APPEAR OFFICIAL RECEIPT

Date: 12/10/2021
Case#: 21-PC-055634
Name: KYLE RAYMOND STOLTZ
Scope ID: 7111834

Charges:	51078 LURE CHILD/MNT-ILL PERS W/COMPUTER FOR SEX ACT
Bail Amount:	\$5,000.00
Cash Bond Payor:	Kyle Stoltz

YOU ARE TO APPEAR ON:

December 14, 2021 at 8:00 AM in JC Department 3

SPECIAL CONDITIONS: EMP-LOW, Stay Out of Trouble

Failure to appear could result in a bench warrant being issued for your arrest.

Appropriate Courtroom attire required
No shorts, halter tops or tank tops, shoes are required.
(NO FOOD OR DRINK PERMITTED)

21-PC-055634
CBAN
Cash Bond Acceptance - Notice of Appearance
14307000



JUSTICE COURT, LAS VEGAS TOWNSHIP
CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff,

vs.

KYLE RAYMOND STOLTZ,

Defendant.

CASE NO.: 21-PC-055634

DEPT. NO.: PreComplaint

DISPOSITION OF CASH BAIL

Please check one of the boxes below:

I **do not authorize** any of my posted cash bail to be applied to restitution, or fees payable to a third party in, the above-entitled case. However, I do understand that the cash bail may be forfeited and used by the Court, without my authorization, to satisfy any fines, fees, or other Court-ordered costs assessed against the Defendant. Pursuant to NRS 53.045, I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

PRINTED NAME

SIGNATURE

DATE EXECUTED

I **do authorize** the following requirement(s) to be satisfied by the posted cash bail in the above-entitled case:

- Restitution
- Fees payable to a third party (such as counseling fees)
- Other: _____

The total amount of cash bail that I posted is \$ _____.

If the amount of cash bail that I posted is less than or equal to the total sum of fines, fees, Court-ordered cost, and the requirement(s) authorized above, then I acknowledge that I will not be entitled to any refund from the cash bail.

If the amount of cash bail that I posted is greater than the total sum of fines, fees, Court-ordered costs, and the requirement(s) authorized above, then I may be entitled to a refund from the cash bail which I posted. If the Court orders a refund from the remaining cash bail after the referenced obligations have been satisfied, then, upon completion of the case, I wish to have any balance of my cash bail returned to:

- Me (if I am not the Defendant named above)
- The Defendant named above.
- Other: _____

Pursuant to NRS 53.045, I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Kyle Stoltz
PRINTED NAME

[Signature]
SIGNATURE

6-10-21
DATE EXECUTED

To be completed by Court/Detention Center Staff:

(1) Signature/Photo Identification

Refusal to Sign

Verified By:

[Signature]

(2) Phone #: 630-321-9799

