PENNSYLVANIA COUNTY OF:BERKS			E CRIMIN NWEALTH (VS	OF PENNS		-
Magisterial District Number: 23-3-04 MDJ: Hon. GAIL M. GRETH	DEFENDANT:					
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	JESSE First Name	<u>JOHN</u> Middle Na		ILL	×.	
FLEETWOOD, PA 19522		. C.		141		Gen.
Telephone: (610)944-7202	389 PINE VALLEY	RD. DOUGI	LAS GA 3153	5		
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			POLICE CRIM	MINAL COMPLAINT
Docket Number:	Date Filed:	OTN/LiveScan Number	Complaint/ Number	Incident Number
	10/27/22		63490	63490
	First:	Midele:	Last:	
Defendant Name	JESSE	JOHN	HILL	
e				
3				
The acts committed by the a	ccused are desc	ribed below with each Act of As	sembly or statute alle	gedly violated, if

Sound .

appropriate. When there is more than one offense, each offense should be numbered chronologically. (Set forth a brief summary of the facts sufficient to advise the defendant of the nature of the offense(s) charged. A citation to the statute(s) allegedly violated, without more, is not sufficient. In a summary case, you must cite the specific section(s) and subsection(s) of the statute(s) or ordinance(s) allegedly violated.)

Incho Offen	14 H	Attempt 18 901 A	Solicit 18 902			903		Numbe	er of Victims Age 60	or Older
\boxtimes	1	3121	(A)(6)	of the	18		1	F-1	1117	
Lead?	Offense#	Section	Subsection	- v -	PA Statute	(Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
	nDOT Da applicabl	e) Accident					Interstate		Safety Zone	🔲 Work Zone
Statut	e Descrip	otion (include the r	name of sta	itute or ord	linance): R	APE (F-1)), TITLE 18, 1	SECTION 312	21, SUBSECTION (a)(6). (1995 PA Statute)
above t	ime, date a	used associated v nd location, did engag BTL DOB:27 February	e in sexual int	tercourse, per	r os, with the	e the Vict	im, inserting	his penis into		
		8	-4					5 5	Υ.	

Inchó Offen	1 C - 1 P	Attempt 18 901 A	Solicitat 18 902 A		Consp 18 903			Number of Victims Age	60 or Older
	2	3123	(a)(1)	of the 18		1	F-1	1117	
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								i i	
Incho Offen	2977431 12778	Attempt 18 901 A	□ Solicitat 18 902 A		2003 Const 18 903			Number of Victims Age	60 or Older
	3	3126	()(-)	of the 18		1	M-1	TALE 1971	
Lead?	Offense#	Section	Subsection	PAS	Staut'e (Tile)	Cou nts	Grad	de NCIC Offen æ Code	UCR/NIBRS Code
A STATUTE A STATUTE AND A	nnDOT D applicab				I] Interstate] Safety Zone	U Work Zone

Statute Description (include the name of statute or ordinance): INDECE	NT ASSAULT (M-1), TITLE 18, SE	CTION 3126 SUBSECTION (a)(1), (7)
Acts of the accused associated with this Offense: The Actor, herein identif		
above time, date and location, did insert the penis of the Victim into his (Hill's) mouth.	The Victim, herein identified as	BTL DOB:27 February 1987, who was
less than 13 years of age at the time of the offense.		8 9

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	G		POL		MINAL CO	MPLAINT
Docket Number:	Date Filed:	OTN/LiveScan	and the second se		int/Incident Nu	
Defendant Name	First:	Middle:		Last:		
	JESSE	JOHN		HILL		
The acts committed by appropriate. When ther (Set forth a <i>brief</i> summary of violated, without more, is no allegedly violated. The age o (e.g. PINs) should not be list	e is more than one the facts sufficient to a t sufficient. In a summa f the victim at the time of	offense, each offense s advise the defendant of the na ry case, you must cite the sp of the offense may be include account must be established,	should be num ature of the offense ecific section(s) ar d if known. In addi	bered chrono e(s) charged. A (nd subsection(s) ition, social sect our digits. 204 P,	logically. citation to the statu of the statute(s) o urity numbers and A.Code §§ 213.1 –	ute(s) allegedly or ordinance(s) financial information
Offense 18 901 A		Solicitation 18 902 A			nspiracy 903	
Lead? Offense# Se	(a)(ii)	of the 18	itle) Counts	M-1 Grade	1117 NCIC Offense Cod	e UCR/NIBRS Code
PennDOT Data	Accident Number		Safety			Jork Zone
Statute Description (inc (a)(ii).	lude the name of s	tatute or ordinance); co	RRUPTION OF MIN	NORS (M-1), TIT	LE 18, SECTION 6	301, SUBSECTION
Acts of the accused as above time, date and location aids, abets, entices or encour parole or any order of court, BTL DOB:27 February 1987, Involuntary Deviate Sexual Ir	 being 18 years of age rages any such minor in commits a misdemeano who was under the age 	and upwards, corrupts or tel the commission of any crime r of the first degree. To WIT: of 18 yrs at the time of the o	nds to corrupt the , or who knowingl The Actor did en ffense, namely, Ra	morals of any m y assists or enco gage in a sexual ape (F-1), Sectio	inor less than 18 y urages such minor acts with the Vict n 3121 of Title 18,	rears of age, or who in violating his or her im herein identified as PA Crimes Code,
1						-
Inchoate Diffense Diffense 18 901 A		Solicitation 18 902 A	9	Coi 18 9	n spiracy 903	
□ 5 3121	(A) (6)	of the 18	PERCENT A CLARKER NOT	F-1 11	17	
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Inchoate X Attempt	<u>a</u> 	Solicitation			nspiracy	
Offense 18 901 A		18 902 A		18 9	• •	
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Acts of the accused ass above time, date and location than 13 years of age at the ti	, did insert the penis of					
		11 11 11	126	2		

Docket Number:	Date Filed:	OTN/LiveScan Number	Complaint/Incident Number 63490
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Defendant Name	JESSE	JOHN	HILL
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The acts committed	by the accused are des	scribed below with each Act of Ass	
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above t		cation, did insert	the penis of th	nse: The Actor, herein id e Victim into his (Hill's) m				
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Inchoate Offense	Attempt 18 901 A	Solicitation 18 902 A	e ³³	Conspiracy 18 903
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ad? Of	ffense#	Section	Subsection	PA Statute (Title)	Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
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Lead?	Offense#	Section	Subsection	PA Statute (Title) Counts	Grade	NCIC Offense Code	UCR/NIBRS Code
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Docket Number:	Date Filed:	OTN/LiveScan Number	Complaint Number	Incident Number
	10 27/22		63490	63490
	First:	Middle:	Last:	
Verenciant Name	JESSE	JOHN	HILL	<i>n</i>

- 2. I ask that a warrant of arrest or a summons be issued and that the defendant be required to answer the charges I have made.
- 3. I verify that the facts set forth in this complaint are true and correct to the best of my knowledge or information and belief. This verification is made subject to the penalties of Section 4904 of the Crimes Code (18 Pa.C.S. § 4904) relating to unsworn falsification to authorities.
- 4. This complaint consists of the preceding page(s) numbered 1 through 5.
- 5. I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.

The acts committed by the accused, as listed and hereafter, were against the peace and dignity of the Commonwealth of Pennsylvania and were contrary to the Act(s) of the Assembly, or in violation of the statutes cited. (Before a warrant of arrest can be issued, an affidavit of probable cause must be completed, sworn to before the issuing authority, and attached.)

OCT. 27	2022	5A D.C. W 822
(Date)	(Year)	(Signature of Affiant)
983)		J. MUMMAN/SJADAMETZ/D.WARD

AND NOW, on this date

certify that the complaint has been properly completed and verified.

An affidavit of probable cause must be completed before a warrant can be issued.

Ontaber 27, 2022

(Magisterial District Court Number)

eth (Issuing Authority)



POLICE CRIMINAL COMPLAINT

Docket Number:	Date Filed:	OTN/LiveScan Number	Complaint Number 63490	Incident Number 63490
	First:	Middle:	Last:	0
Defendant Name	JESSE	JOHN	HILL	

AFFIDAVIT of PROBABLE CAUSE

Your Affiants, Special Agent(s) Jimmy Mummau, Badge #795, Stephen J. Adametz, Badge #507 and Dana Ward, Badge #822 of the Pennsylvania Office of Attorney General, Bureau of Criminal Investigations (BCI) being duly sworn according to law, deposes and say:

Your Affiants are empowered by law to conduct investigations and make arrests for offenses involving violations of the Crimes Code of Pennsylvania. In the course of his/her official duties, your Affiants have personally been involved in an investigation into allegations of Child Sexual Assault.

On Monday, October 24, 2022 the 49th Statewide Investigating Grand Jury issued Presentment No. 4, recommending that criminal charges be filed against JESSE JOHN HILL, DOB:08/08/1970 for violations of the Crimes Code of Pennsylvania. The aforementioned Presentment was accepted by the Honorable Richard A. Lewis, Supervising Judge of the 49th Statewide Investigating Grand Jury by Order dated October, 24, 2022.

Having read and reviewed the Presentment, and after having participated in this investigation and considering all the facts and circumstances, your Affiants are adopting the Presentment and incorporating it fully into this Affidavit of Probable Cause (A copy of the Presentment is attached hereto). Based upon our review of the testimony given before the Grand Jury and the documents produced for the Grand Jury, we believe that the testimony of the various witnesses is accurately summarized in the Presentment and that the records referred to in the Presentment are stated accurately.

Based upon our review of the evidence, we have concluded that there is probable cause to believe that JESSE JOHN HILL engaged in illegal activities which are accurately summarized in the attached Presentment. Your Affiants determined that there is probable cause to conclude that JESSE JOHN HILL violated the following laws of the Commonwealth of Pennsylvania:

SA D.C. WARD

I, $\underline{\Lambda}_{}$, BEING DULY SWORN ACCORDING TO THE LAW, DEPOSE AND SAY THAT THE FACTS SET FORTH IN THE FOREGOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE, INFORMATION AND BELIEF.

I CERTIFY THAT THIS FILING COMPLIES WITH THE PROVISIONS OF THE CASE RECORDS PUBLIC ACCESS POLICY OF THE UNIFIED JUDICIAL SYSTEM OF PENNSYLVANIA THAT REQUIRE FILING CONFIDENTIAL INFORMATION AND DOCUMENTS DIFFERENTLY THAN NON-CONFIDENTIAL INFORMATION AND DOCUMENTS.

54 J.C. Wand - 822

Comm

3	J. MUM	MAN J(Signature of Affiant) LSJ ADAMETZ/D.WARD Lev 2032
Sworn to me and subscribed before me this	742 day of Deto	her 2022
Date	m. Dech	, Magisterial District Judge
My commission expires first Monday of January,	2024	And Colored and Action of
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POLICE CRIMINAL COMPLAINT

AFFIDAVIT CONTINUATION PAGE

Docket Number:	Date Filed:	OTN/LiveScan Number Complaint Number Incide		Incident Number	
	10 197/22		63490		63490
	First:	Middle:		Last:	4
Defendant Name:	JESSE	JOHN	949	HILL	

AFFIDAVIT of PROBABLE CAUSE CONTINUATION

SEE THE ATTACHED FIVE (5) PAGE ADDENDUM/PRESENTMENT (Number 4) TO THIS AFFIDAVIT.

That based on the facts and circumstances, your Affiants charge JESSE JOHN HILL with the following criminal offenses;

RAPE (F-1), TITLE 18, SECTION 3121, SUBSECTION (a)(6). (1995 PA Statute). INVOLUNTARY DEVIATE SEXUAL INTERCOURSE (F-1), TITLE 18, SECTION 3123, SUBSECTION (a)(1), (6). (1995 PA Statute). INDECENT ASSAULT (M-1), TITLE 18, SECTION 3126 SUBSECTION (a)(1), (7).

CORRUPTION OF MINORS (M-1), TITLE 18, SECTION 6301, SUBSECTION (a)(ii). RAPE (F-1), TITLE 18, SECTION 3121, SUBSECTION (a)(6). (1995 PA Statute) INVOLUNTARY DEVIATE SEXUAL INTERCOURSE (F-1), TITLE 18, SECTION 3123, SUBSECTION (a)(1), (7). (1995 PA Statute).

INVOLUNTARY DEVIATE SEXUAL INTERCOURSE (F-1), TITLE 18, SECTION 3123, SUBSECTION (a)(1), (7).

WARRANT RESPECFULLY REQUESTED.

54 D.C. Wenn 0- 822

(Signature of Affiant) J. MUMMAJ/SJ ADAMETZ/P. WARD

INTRODUCTION

We, the members of the Forty-Ninth Statewide Investigating Grand Jury, having received and reviewed evidence regarding violations of the Pennsylvania Crimes Code occurring in Berks County, Pennsylvania pursuant to Notice of Submission of Investigation No. 3, do hereby make the following findings of fact and recommendation of charges.

OVERVIEW

In 2019, the Office of Attorney General received a resource referral from a District Attorney's Office pursuant to the Commonwealth's Attorneys Act. As a result, the Grand Jury undertook the investigation of allegations of sex assault involving members of the Jehovah's Witnesses and learned of several incidents of sexual assault committed by different members of the Jehovah's Witness religious organizations.

In the course of its investigation the Grand Jury learned of acts of child sexual abuse and exploitation committed by Jesse Hill ("Hill") (DOB: August 9, 1970) upon boys he groomed within the Jehovah's Witnesses ("JW") religious community. It was determined that Hill sexually molested at least 12 minors, including two victims against whom he perpetrated felony sex acts. As detailed below, the Grand Jury finds that Hill used alcohol, pornography, and his family's trusted name within their religious community to prey on vulnerable children. Hill has made statements admitting many of these crimes.

FINDINGS OF FACT

Hill associated with various JW congregations in Berks County, and was a member of the Kutztown Congregation. Hill's family was a prominent participant in the Kutztown Congregation and ran JMH Machine Company Inc. ("JMH"), located at 233 Farview Road in Hamburg, where a number of congregational members and leaders were employed. Additionally, the Grand Jury



10-27-22 54 D.C. W. learned that Hill's family would often host "hoedowns" on a large piece of acreage that they owned in Berks County, and which had recreational areas as well as portions of the family business. For these reasons, Hill was able to build a rapport with congregational members. Ultimately, Hill gained the trust of several parents and was permitted extensive access to congregational juvenile males. This included taking unsupervised daily trips with juveniles to area movie theaters and malls, to the JMH Machine Company property, and to Hill's own residence.

The Grand Jury determined that Hill plied these children with alcohol, marijuana, and pornographic material. He regularly provided gifts to the juveniles in the form of candy, treats, small tokens, access to "R" rated movies, and other amenities that his victims would not normally have received.

CD

The Grand Jury heard testimony from CD (DOB: March 10, 1981). CD testified that in the 1990s, he and his family were members of the JW Kutztown Congregation, and, as a result, came to know Hill. CD disclosed that Hill repeatedly fondled his genitals, on approximately 15 occasions, from the time CD was 11 years old until he was 17 years of age in 1998. This included touching over clothing as well as skin-to-skin contact. Hill exposed his own genitals to CD and masturbated in his presence. Hill also performed oral sex on CD. CD testified, "I remember one time I had went upstairs to use the bathroom. And when I came out to go back downstairs, he was at the top of the stairs. He came up to me, started touching me, which was not unusual. And he took my penis out and he started performing oral sex on me, put it in his mouth." CD went on to explain, "It did reoccur and it actually reoccurred in his truck." CD explained that he endured the abuse for years thinking that if he kept silent, Hill would leave CD's younger brother alone. CD told the grand jury, "I used to try to protect him. Because [Hill] would take the two of us in the



10-27-22 54 D.C. W. truck at the same time. I would usually sit in the middle. I remember being very embarrassed but I also wanted to protect my little brother." CD explained how his isolated lifestyle made it easy for Hill to provide him with things that he desperately wanted as a child: "You might think, well, why would you even put yourself in that situation? But I guess when you're a kid, it's worth it for some movies and ice cream."

These incidents occurred at various locations within Berks County including the JMH property on Farview Road, Hill's former residence at 188 Virginville Road in Hamburg, in area movie theaters, and, in Hill's private vehicle while traveling through Berks County.

BTL

The Grand Jury also heard testimony from BTL (DOB: February 27, 1987). BTL explained that in the 1990s, he and his family were members of the JW Reading North Congregation located in Reading, Berks County. BTL had frequent contact with Hill between 1996 and 1998, when BTL was nine to 11 years old. During that time, Hill regularly fondled BTL's genitals with his hands. This included touching over clothing as well as skin-to-skin contact. Hill showed pornographic material to BTL and exposed his penis to BTL. Additionally, Hill performed oral sex on BTL and forced BTL to perform oral sex on him.

BTL testified that Hill told him to keep his conduct secret, stating "He said, let's just keep that between me and you. So when a six foot tall guy says that to you and you're like four foot something, what do you think, especially when you're nine or 10."

These incidents occurred at various locations within Berks County including the JMH property on Farview Road, Hill's former residence on Virginville Road, in area movie theaters, and, in Hill's private vehicle while traveling through Berks County.

Hill's Admissions

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The Grand Jury obtained records that corroborated Hill's pattern of abuse. The records show that Hill has made statements to other individuals admitting to molesting numerous children and to performing oral sex on at least one victim.

Hill's Other Victims

The Grand Jury identified additional victims of Hill's abuse. These cases, while not currently prosecutable due to the expiration of the statute of limitations, further serve to corroborate the other evidence presented.

CBF told the Grand Jury that in the 1990s, he and his family were members of the JW Kutztown Congregation. CBF had frequent contact with Hill. CBF disclosed that between 1992 and 1998, Hill molested him on more than 150 occasions. Hill inserted his hand into CBF's pants and also groped him on top of his clothing. These incidents occurred at various locations within Berks County including the JW Kingdom Hall at 671 Noble Street in Kutztown, a cabin located on the JMH Machine Company property on Farview Road, CBF's residence, and, in Hill's private vehicle while traveling through Berks County.

TF testified that he and his family came into regular contact with Hill in 1990 as fellow members of the JW congregation in Kutztown. He recalled that on two separate occasions, Hill fondled TF's genitals with his hands over TF's clothes. Both of these incidents occurred at the JW Kingdom Hall in Kutztown.

KAM testified that he and his family were members of the JW Reading South Congregation in Berks County. As a result, KAM had frequent contact with Hill between 1994 and 1998. KAM disclosed that he had been groped by Hill, both over clothing as well as with skin-to-skin contact. Hill showed KAM pornographic material and provided him with alcohol.

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These incidents occurred at various locations within Berks County including the JMH property on Farview Road, and in an area movie theater. KAM described a particular incident that occurred when he and numerous other juveniles were engaged in a "sleepover" at the JMH Farview Road property. Hill provided alcohol to the children during this sleepover. After falling asleep, KAM awoke to find Hill actively fondling KAM's genitals. KAM immediately fled from Hill and locked himself in a bathroom.

The Grand Jury heard similar testimony from numerous additional witnesses, including JP, NJF, TD, SF and BF. Hill gained access to the boys throughout the 1990's in JW congregations. He would invite them to his residence, the JMH property, to movies, or, would ride around with them in his car. On these occasions he would grope their genitals under their clothes, on top of their clothes, or both.

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