	Case 3:10-cr-03256-WQH Document 1 Filed 08/13/10 Page 1 of 3
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3	SUBTREAM CLEAR CONTRACT OF CALLYON AND
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6	UNITED STATES DISTRICT COURT
7	SOUTHERN DISTRICT OF CALIFORNIA
8	February 2009 Grand CR 3256
9	UNITED STATES OF AMERICA, ) Case No.
10	) Plaintiff, ) <u>INDICTMENT</u>
11	) v. ) Title 18, U.S.C., Sec. 2423(a) -
12	) Transportation of a Minor to DAVID C. JACQUOT, ) Engage in Criminal Sexual
13	) Activity Defendant. )
14	)
15	The grand jury charges:
16	Count 1
17	On or about and between May 10, 2006 and May 14, 2006, within the
18	Southern District of California and elsewhere, defendant DAVID C.
19	JACQUOT, did knowingly and willfully transport M.J., who had not
20	attained the age of 18 years, in interstate commerce, to wit: from
21	Washington to California, with the intent that M.J. engage in sexual
22	activity for which a person could be charged with a criminal offense,
23 24	including, but not limited to, California Penal Code, Section 288(c) [Lewd and Lascivious Act with a Child of 14 or 15 Years]; in violation
24 25	of Title 18, United States Code, Section 2423(a).
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20	JSS:nmc2:San Diego
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## <u>Count 2</u>

-	<u>counc</u>	
2	On or about and between May 21, 2006 and May 25, 2006, within the	
3	Southern District of California and elsewhere, defendant DAVID C.	
4	JACQUOT, did knowingly and willfully transport M.J., who had not	
5	attained the age of 18 years, in interstate commerce, to wit: from	
6	Washington to California, with the intent that M.J. engage in sexual	
7	activity for which a person could be charged with a criminal offense,	
8	including, but not limited to, California Penal Code, Section 288(c)	
9	[Lewd and Lascivious Act with a Child of 14 or 15 Years]; in violation	
10	of Title 18, United States Code, Section 2423(a).	
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## Count 3

-	<u>Count 3</u>
2	On or about and between June 26 and June 29, 2006, within the
3	Southern District of California and elsewhere, defendant DAVID C.
4	JACQUOT, did knowingly and willfully transport M.J., who had not
5	attained the age of 18 years, in interstate commerce, to wit: from
6	Washington to California, with the intent that M.J. engage in sexual
7	activity for which a person could be charged with a criminal offense,
8	including, but not limited to, California Penal Code, Section 261.5(c)
9	[Unlawful Sexual Intercourse with a Minor]; in violation of Title 18,
10	United States Code, Section 2423(a).
11	DATED: August 13, 2010.
12	A TRUE BILL:
13	that
14	Foreperson
15	KEVIN J. KELLY Attorney for the United States <sup>1</sup>
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17	By: Jut 1 Dern ?
18	FAITH DEVINE Assistant U.S. Attorney
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20	JONATHAN I. SHARIRO
21	Assistant U.S. Attorney
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26	<sup>1</sup> Pursuant to 28 U.S.C. § 515, First Assistant United States
27	Attorney Kevin J. Kelly has been directed and authorized to have the status, and perform all of the authorized functions, of a
28	United States Attorney with respect to this matter.
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