

IN THE DISTRICT COURT OF THE FOURTEENTH JUDICIAL DISTRICT OF THE STATE OF OKLAHOMA SITTING IN AND FOR PAWNEE COUNTY

THE STATE OF OKLAHOMA,

Plaintiff,

vs.

WALTER ROY ECHO-HAWK JR.

ADDR: 2018 Timber Lane
Pawnee, OK 74058

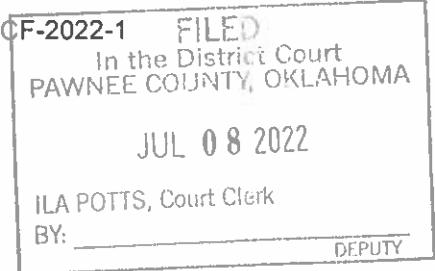
DL: ****

SSN: ***-**-6734

DOB: May, 1975

Defendant

Case No. CF-2022-1



AMENDED INFORMATION

- COUNT 1: LEWD OR INDECENT ACTS TO CHILD UNDER 16 ~ 21 O.S. § 1123(A)(2), a FELONY**
- COUNT 2: PORNOGRAPHY - PROCURE / PRODUCE / DISTRIBUTE / POSSESS JUVENILE PORNOGRAPHY ~ 21 O.S. § 1021.2, a FELONY**

STATE OF OKLAHOMA, COUNTY OF PAWNEE:

I, Mike Fisher, the undersigned District Attorney of said County, in the name and by the authority of the State of Oklahoma, give information that in said County of Pawnee and in the State of Oklahoma, **WALTER ROY ECHO-HAWK JR.** did then and there unlawfully, willfully, knowingly and wrongfully commit the crime(s) of:

COUNT 1: LEWD OR INDECENT ACTS TO CHILD UNDER 16 ~ a FELONY, on or before the 1st day of November, 2021, by knowingly and intentionally touching the private parts of R.E.M. in a lewd or lascivious manner by act(s) against public decency and morality by touching R.E.M.'s breasts and vagina, when R.E.M. was 13 years old and Walter Roy Echo-hawk Jr. was 46 years old.

This crime is punishable by imprisonment in the State Penitentiary for not less than 3 years nor more than 20 years..

COUNT 2: PORNOGRAPHY - POSSESS JUVENILE PORNOGRAPHY ~ a FELONY, on or about the 17th day of December, 2021, by willfully possessing child pornography, to wit, images and videos of under aged girls either fully or partially nude or engaging in sexual acts, when the defendant knew the nature and character of the contents of said child pornography.

This crime, a Felony, is punishable by imprisonment for not more than twenty (20) years or by the imposition of a fine of not more than Twenty-five Thousand Dollars (\$25,000.00) or by both said fine and imprisonment. Persons convicted under this section shall not be eligible for a deferred sentence.

MIKE FISHER
DISTRICT ATTORNEY

By: Jeff S. Jones
Jeff S. Jones
Assistant District Attorney

WITNESSES ENDORSED FOR THE STATE OF OKLAHOMA

PRESENTING/ARRESTING OFFICER: Chad Colclazier

Wesley Clymer, Pawnee Police Department, 510 Illinois, Pawnee, OK 74058

Chad Colclazier, Pawnee Police Department, 510 Illinois, Pawnee, OK 74058

Christi Cornett, 231 E. Symmes Street, Norman, OK 73069

R.E.M., , ,

Dave Oehm, Pawnee Police Department, 500 Harrison, Pawnee, OK 74058

Cora Pratt, , ,

Brian Wilmoth

ORIGINAL

In the District Court within and for Pawnee County
State of Oklahoma

State of Oklahoma)
Plaintiff,)
VS.)
Echo-Hawk, Walter Roy Jr.)
D.O.B.: 05/20/1975)
S.S.N. #: 538-72-6734)
ADDRESS:)
2018 Timber Lane)
Pawnee, OK 74058)
Hgt: 5'11" Wgt: 175)
Eyes: BRN Hair: BLK)
Defendant)
STATE OF OKLAHOMA) SS
COUNTY OF PAWNEE)

OK0590200)
(AGENCY NUMBER))
21-35-275)
(AGENCY CASE NUMBER))
CF-22-1)
(COURT CASE NUMBER)

FILED
In the District Court
PAWNEE COUNTY, OKLAHOMA
JUL 08 2022
ILA POTTS, Court Clerk
BY: _____
DEPUTY

ARREST WARRANT AFFIDAVIT

The undersigned, of lawful age, being first duly sworn, upon oath disposes and states as follows:

- 1). **Wesley E. Clymer** is the Chief of Police for the Pawnee Police Department.
- 2). **Wesley E. Clymer** has read certain investigative reports and statements of witnesses and/or interviewed witnesses and/or communicated with other peace officers regarding the above-named defendant and from these statements, reports, and your affiant's own observation and knowledge, it appears as follows:

On the 17th day of December 2021, at approximately 06:44 PM, I along with Sergeant Dave Oehm with the Pawnee Police Department, served a signed Pawnee County District Court Search Warrant at the residence of Walter Echo-Hawk Jr. described as 2018 Timber Lane, Pawnee OK 74058. The Search Warrant was for the crime of Lewd or Indecent Acts or Proposals to a Child Under 16.

Upon arrival at the above-described residence, I contacted Walter Echo-Hawk Jr. and served him a copy of the signed Search Warrant. Sgt. Oehm and I then began a search of the residence. Numerous items of evidence were collected and processed for evidence. One of the items collected was an Apple iPad Pro 4 12.9-inch with serial number DMPD90LCNTJ3.

The Apple iPad was packaged and mailed to the Regional Organized Crime Information Center Digital Forensics Center in Nashville, TN. Analyst Brian Wilmoth was assigned to the case and performed the digital analysis on the devices taken under the search warrant.

Graykey and Cellebrite software systems were used to perform data extraction on the devices. The iPad listed "iBunk Pro" as the device name and the device owner as Walter Echo-Hawk. Located on the device were 9,978 images and of those images, 8,049 were classified as possibly containing images of child sexual abuse. A review of the files revealed

numerous images of apparent CSA and numerous images of suspected CSA. Some images were taken from websites depicting and advertising "teen" and other images are nude images of Echo-Hawks children. There are several images of an apparent pre-pubescent female wearing a bathing suit. These images were taken of the child's back and buttocks and the child is believed to be REM 02/25/2008 and is a victim in this case. The images of apparent CSA and Suspected CSA will be sent to the National Center for Missing and Exploited Children for verification.

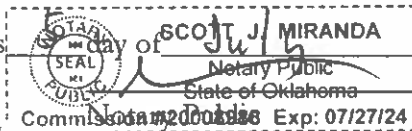
Wherefore, your affiant prays this Honorable Court to issue a warrant for the arrest of the within named defendant, that He/She may be brought before a Magistrate and held to answer for the offense(s):

Possession of Child Pornography



Affiant –Chief of Police, Wesley E. Clymer
Pawnee Police Department

Subscribed to and sworn to before me this _____ day of _____, 2022.



My commission expires: 7/27/24
My commission Number: 20008988

The undersigned Judge, upon sworn affidavit, hereby determines there is probable cause to detain the above-named defendant(s) on crime(s) of:

Judge of the District Court