

**UNITED STATES DISTRICT COURT**  
**FOR THE NORTHERN DISTRICT OF MISSISSIPPI**  
**AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT**

I, Justin K. Newsome, being duly sworn, do hereby depose and state:

1. Your affiant is a Special Agent with the Federal Bureau of Investigation [hereinafter FBI] currently assigned to the Jackson Field office, Greenville Resident Agency. Your Affiant has been employed as a Special Agent with the FBI since November, 2003. As part of your affiant's law enforcement duties, your affiant is statutorily charged with investigating federal criminal violations, including the coercion and enticement of individuals to travel in interstate commerce to engage in prostitution as outlined in 18 U.S.C. § 2422.

2. This Affidavit is being made in support of a complaint for the arrest of Roger Weiner for violations of 18 U.S.C. § 2422.

**FACTS**

3. In December 2008, a previous co-worker of Doctor Roger Weiner of Clarksdale, Mississippi met with your affiant and surrendered electronic communications of Weiner's recovered from a work computer which Weiner and the co-worker both utilized during business hours. The electronic communications were "chats" between Weiner and various female individuals utilizing the web site SugarDaddyForMe.com. As background information, Sugardaddyforme.com is a website primarily set up to assist wealthy men, termed Surgardaddies on the website, find females, termed Sugarbabies on the website, for companionship and entertainment.

4. A review of the communications by your affiant revealed Weiner repeatedly engaging in conversations with female members of the SugarDaddyForMe.com web site in which Weiner attempts to solicit sexual acts and companionship from the female members in exchange for gifts and monetary payments. After chatting with the female members on the SugarDaddyForMe.com website, Weiner often directed the females to send additional photographs and details of themselves to him utilizing email account ceodoctor@aol.com.

5. On a February 16, 2008 chat with SugarDaddyForMe.com member CACTN1, Weiner wrote "Dinner and a nite at the Peabody.....what would you like as your consulting fee.?.....is it negotiable. I would suggest that the more adventuresome you are, the higher the fee. What are your boundaries?.....What is the 'kinkiest' thing you ever did?"

6. On a January 6, 2008 chat with SugarDaddyForMe.com member imani23, Weiner wrote "I am free later today or tonite.....what did you have in mind.....lets get together.....email me at ceodoctor@aol.com.....would love to spoil you."

7. On a December 24, 2007 chat with SugarDaddyForMe.com member Kamaria, who listed Cordova, Tennessee as her city and state of residence, Weiner wrote "send a photo to ceodoctor@aol.com and maybe santa will start ur gifts tonight."

8. On a November 16, 2007 chat with SugarDaddyForMe.com member msright78, who listed Houston, Texas as her city and state of residence, Weiner wrote "if you drive to Helena u cabn get first installment....lets chat." Your affiant is aware Helena is a city located in Western Arkansas. Therefore, msright78 would have to travel in interstate commerce to travel from Texas to Arkansas to meet with Weiner.

9. On a January 12, 2008 chat with SugarDaddyForMe.com member painnomore, who listed Bartlett, Tennessee as her city and state of residence, Weiner wrote "do you have any

other full length photos that you could send to me at ceodoctor@aol.com.....then we could plan on getting together and giving you a well reimbursed interview.” Weiner also tells member painnomore “yes you have to prepare for the interview....victoria secret undies.” In a later communication, Weiner tells painnomore “If you are bored and would like to use your cute little body to get your first allowance we could meet in a motel on 61 in robinsonville.” Your affiant is aware Robinsonville is a city located in Northwest Mississippi in close vicinity to Highway 61. Therefore, painnomore would have to travel in interstate commerce to travel from Tennessee to Mississippi to meet with Weiner. Weiner also inquires of member painnomore “how much do you think the first meeting is worth.....i think it depends upon your performance....but certainly no less than 500.”

10. On a November 12, 2008 chat with SugarDaddyForMe.com member stephine00, who listed Tennessee as her state of residence, Weiner wrote “would you like to meet at key west motel in robinsonville for you first installment of your allowance.”

11. In January, 2009, your affiant requested the assistance of FBI Agents, assigned to the Memphis field office that are certified with the FBI to conduct electronic communications in an undercover capacity, with approaching Weiner on the website SugarDaddyForMe.com. An Undercover Agent (UCA) for the FBI, assigned to the Memphis field office, created a profile on SugarDaddyForMe.com for a thirty-two year old white female from Memphis, Tennessee with member name “wild\_ginger.” On January 23, 2009 Weiner and the UCA engaged in a chat on the SugarDaddyForMe.com website in which Weiner gave the email address of ceodoctor@aol.com to allow the UCA to contact him. Weiner later wrote “if you are truly interested in what we are talking about....email me there later.... and we can chat over the weekend on the phone, then go from there.”

12. On January 23, 2009, the UCA sent an email to Weiner and began electronic correspondence with Weiner. The UCA utilized the name of Ginger and the aforementioned email address on all subsequent email correspondence with Weiner. On January 24, 2009, Weiner wrote "if you are so inclined you can drive down later and 'visit'.....look forward to hearing from you". On a subsequent email to the UCA on February 6, 2009 Weiner wrote "you just may have to drive down here to meet". After additional email and telephonic correspondence, Weiner and the UCA agreed to meet in Tunica, Mississippi on a later date.

13. On February 20, 2009, in an email to Weiner, the UCA wrote "I know the money is probably nothing to you but it is a big deal to me...and you can expect to be treated like a king but this princess can only meet if she knows she is getting at least \$500." Weiner responded to the email on the same day writing "500 is no problem.....if you are sexy and good looking as you claim.....then you can be treated like a queen as well!....Would love to see some candid photos of you dressed up or even casual.....If you would like to get that bonus or even more asap...you may want to drive down later tonight or more likely tomorrow after my lecture. If you are truly 'wild' and good looking your potential for spoiling is enormous."

14. Due to Weiner being informed the UCA lived in Memphis, Tennessee on the SugarDaddyForMe.com website and in email correspondence, Weiner's request on two separate occasions to have the UCA "drive down" to meet him at locations in Mississippi is evidence of Weiner enticing the UCA to travel in interstate commerce to engage in prostitution.

15. After several phone calls and emails, Weiner and the UCA planned to meet at a casino in the Tunica, Mississippi area on February 21, 2009. At the time of the meeting, and after Weiner had driven to the pre-determined meet location, the UCA requested a cooperating female, who had conducted the telephonic conversations with Weiner, to call Weiner and advise

she would not be able to make the meeting due to her grandfather's health. Later the same night Weiner sent the following email on February 21, 2009, "very sick woman.....its not your grandfather that is 'ill'.....wonder if your husband knows that you are soliciting.....we shall see."

16. On March 4, 2009 United States Magistrate Judge David Sanders authorized a search warrant for the email account used by Weiner to communicate with multiple individuals from SugarDaddyForMe.com and the UCA. A review of the communications contained in the "sent folder" of Weiner's email revealed Weiner repeatedly propositioning various woman for sexual acts in exchange for monetary compensation. In an email conversation with an individual utilizing email address [lindatn62@aol.com](mailto:lindatn62@aol.com) on Wednesday, February 25 and continuing on Thursday, February 26, 2009, Weiner requests a "threesome...and of course both taking it up the ass." When [lindatn62@aol.com](mailto:lindatn62@aol.com) asks Weiner "ok...what is it worth to you" Weiner responds "350 each."

17. An additional law enforcement officer, operating in an undercover capacity for the FBI, created a profile on SugarDaddyForMe.com in which she purported herself to reside in Mobile, Alabama. On Monday, May 4<sup>th</sup>, 2009 the undercover officer (UCO) sent an electronic communication, utilizing the web site SugarDaddyForMe.com, introducing herself to Weiner. On a subsequent communication on Monday, May 4<sup>th</sup>, 2009 Weiner wrote to the UCO he was looking for an "attractive woman who maight enjoy a very ot no strings attached rendevous on her visits to memphis and get spoiled." When asked by the UCO how she would be spoiled, Weiner responded "with green and wrinkled paper...known as local tender, catch my drift."

18. On Monday, May 11, 2009 the UCO emailed Weiner and asked "any fantasy you'd like to explore????, Weiner replied "I enjoy every orifice.....have explored threesomes

and have dabbled with a golden shower.....and you.....have u been with or thought about a threesome.” On subsequent email conversations, the UCO informed Weiner she had an individual who would be willing to participate in their sexual tryst, but wanted to be compensated for her travel from New Orleans, Louisiana to the Memphis area. Weiner requested for the UCO to email photographs of the individual to him. The UCO emailed Weiner photographs of a second law enforcement officer, hereinafter UCO-2, who was purported to be available to participate in the sexual tryst with UCO and Weiner. The UCO informed Weiner she would be travelling to Cordova, Tennessee on Friday, May 15<sup>th</sup>, 2009 for work. After providing Weiner with her cellular telephone number, Weiner contacted the UCO telephonically on Friday, May 15<sup>th</sup>, 2009. During the conversation Weiner agreed to pay UCO and UCO-2 \$400 each for a meeting on the evening of Friday, May 15, 2009 at a hotel in Robinsonville, Mississippi.

19. During subsequent conversations on May 15, 2009, Weiner advised the UCO he would not be able to meet the evening of May 15, 2009 due to obligations at the hospital he was unable to shirk. After additional conversations between the UCO and Weiner, regarding a meeting for a sexual encounter, Weiner asked if the UCO could meet on Sunday, May 17, 2009. The UCO and Weiner eventually agreed to a meeting on Sunday morning in the Clarksdale, Mississippi area. During a telephonic conversation on Saturday, May 16, 2009, Weiner advised the UCO he would take her and UCO-2 to his cabin on Moon Lake. Your affiant is aware Moon Lake is located northeast of Clarksdale, Mississippi and within the state of Mississippi. Weiner believed the UCO to be driving from Cordova, Tennessee and provided directions for the UCO to drive from Cordova to the Clarksdale area. Weiner informed the UCO he would meet her and UCO-2 at the “Shady Nook” truck stop near the intersection of highway 61 and highway 161.

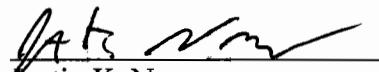
20. On the morning of Sunday, May 17, 2009, Weiner telephonically contacted the UCO to inquire about her location and time of arrival. The UCO informed Weiner she would arrive at the meet location at approximately 10:00 am. Weiner agreed to meet UCO and UCO-2 at the truck stop and informed he would be driving a black BMW coupe.

21. At approximately 10:00 am on Sunday, May 17, 2009, law enforcement observed Weiner, driving a black BMW coupe, pull into the aforementioned truck stop and park away from the gas pumps and remain in his vehicle. Weiner was confronted and placed under arrest by your affiant. A search of Weiner's person revealed approximately \$1,100 in cash.

**CONCLUSION**

22. Based upon the information above, I respectfully submit that there is probable cause to believe that Roger Weiner engaged in the coercion and enticement of individuals to travel in interstate commerce to engage in prostitution in violation of 18 U.S.C. § 2422.

22. Therefore, I respectfully request that the attached complaint be authorized.



Justin K. Newsome  
Special Agent, Federal Bureau of Investigation

SWORN TO AND SUBSCRIBED BEFORE ME  
THIS 18TH DAY OF MAY 2009.



David Sanders  
US Magistrate Judge  
Northern District of Mississippi