DEC 1 2 1988

ROBERT V. BLAIR, Clerk

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	SUPERIOR	COURT	OF	WASHINGTON	FC	R A	DAMS	COUNT	Y Kepecto
									(17)
STATE OF	WASHINGTO	7,	?						
	Plaintif	£,)	NO. 87	-/-	-00	01/-	7	
	vs.)						
ED COURTN	EY,)	STATEMENT		DEF:		NO TR	PLEA
	Defendan	t.)			88	1981	é	

- My true name is Ed Courtney.
- 2. My age is 53 masters MI & ma
- 3. I went through the DEGREE grade of school.
- 4. I have been informed and fully understand that I have the right to representation by a lawyer and that if I cannot afford to pay for a lawyer, one will be provided at no expense to me. My lawyer's name is Rembert Ryals.
- 5. I have been informed and fully understand that I am charged with the crime of INDECENT LIBERTIES, that the elements of the crime are: knowingly cause another person who is not his spouse to have sexual contact with him when the other person is less than 14 years of age, that the maximum sentence for which is ten years in jail and a \$20,000.00 fine. In addition, I understand that I may have to pay restitution for the crime to which I enter a guilty plea and for any other uncharged crime for which I have agreed to pay restitution. My restitution is: N/A

 The standard sentence range is 12+ to 14 months, based upon my criminal history, which I understand the Prosecutor says to be: NONE.

()	criminal	history	attached	as	Appendix		and
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incorporated by reference. I have been given a copy of the information.

- And I further understand that as a First Time Offender, the court may decide not to impose the standard sentence range, and that the court may sentence me to up to MA () days of total confinement and _____ () of community supervision. (If First Offender provision is not applicable, this statement shall be stricken and initialed by the defendant and the Judge).
 - 6. I have been informed and fully understand that:
 - (a) I have the right to a speedy and public trial by an impartial jury in the county where the crime is alleged to have been committed.
 - (b) I have the right to remain silent before and during trial and I need not testify against myself.
 - (c) I have the right to hear and question any witness who testifies against me.
 - (d) I have the right at trial to have witnesses testify for me. These witnesses can be made to appear at no expense to me.
 - (e) I am presumed innocent until the charge is proven beyond a reasonable doubt or I enter a plea of guilty.
 - (f) I have the right to appeal a determination of guilt after a trial.
 - (g) If I plead guilty I give up the rights in statements (a) through (f) of this paragraph 6.
- 7. I plead guilty to the crime of Indecent Liberties (Count II) as charged in the Information.
 - 8. I MAKE THIS PLEA FREELY AND VOLUNTARILY.
- 9. No one has threatened harm of any kind to me or to any other person to cause me to make this plea.
 - 10. No person has made promises of any kind to cause me

to enter this plea except as set forth in this statement.

- 11. I have been informed and fully understand that the Prosecuting Attorney will make the following recommendations to the Court: That the court order a pre-sentence investigation to be conducted by the Department of Corrections, Community Supervisions Officer; the Prosecuting Attorney will recommend NO (O)days in the Adams County Jail, two years community supervision, entry into and successful completion of sexual offender counseling as recommended by David L. Rekward, M.A. ;M.F.T., certified sex therapist and the payment of victim assessment, court costs and payment of all costs for valuation and treatment. In addition, the Prosecuting Attorney will recommend that the court impose additional conditions of sentence as follows:
 - That the defendant violate no federal or state laws, county or city ordinances;
 - 2. That the defendant be required to submit to a polygraph examination at the discretion of the Community Supervision Officer, if said officer has reason to believe that the defendant has reoffended or violated any terms or conditions of this judgment and sentence.
 - 3. That the defendant have no contact with minor children unless there is another responsible adult present.
 - 4. That the defendant comply with all terms and conditions imposed by the Community Corrections Officer.
- 12. I have been informed and fully understand that the standard sentencing range is based on the crime charged and my criminal history. Criminal history includes prior convictions,

whether in this state, in federal court or elsewhere. Criminal history also includes convictions or guilty pleas at juvenile court that are felonies and which were committed when I was 15 years of age or older. Juvenile convictions count only if I was less than 23 years of age at the time I committed this present offense. I fully understand that if criminal history, in addition to that listed in paragraph 5 is discovered, both the standard sentence range and the Prosecuting Attorney's recommendations may increase. Even so, I fully understand that my plea of guilty to this charge is binding upon me if accepted by the court and I cannot change my mind if additional criminal history is discovered and the standard sentence range and Prosecuting Attorney's recommendation increases.

- 13. I have been informed and fully understand that the court does not have to follow anyone's recommendations as to the sentence. I have been fully informed and fully understand that the court must impose a sentence within the standard sentence range unless the court finds substantial and compelling reasons not to do so. If the court goes outside the standard sentence range, either I or the State can appeal that sentence. If the sentence is within the standard sentence range, no one can appeal the sentence. I also understand that the court must sentence to a mandatory minimum term if any.
- 14. I understand that if I am on probation, parole or community supervision, a plea of guilty to the present charge will be sufficient grounds for a judge to revoke my probation or community supervision or for the Parole Board to revoke my parole.

- 15. I understand that if I am not a citizen of the United States, a plea of guilty to an offense punishable as a crime under state law is grounds for deportation, exclusion from admission to the United States, or denial of naturalization pursuant to the laws of the United States.
- what I did that resulted in my being charged with the crime in the Information. This is my statement: After consulting fully with my attorney, Rembert Ryals, and being advised by my attorney of the nature and extent of the evidence the State intends to present against me, I am convinced that there is sufficient evidence for a jury to find me guilty of two counts of Indecent Liberties. I therefore am pleading guilty to Count II of the Information on file herein to avoid the possibility of being convicted of two counts of Indecent Liberties. I am also pleading guilty based upon the Prosecutor's agreement to make the recommendations at the time of sentencing which are set forth in paragraph 11 herein.
- 17. I have read or have had read to me and fully understand all of the numbered sections above (1 through 16) and have received a copy of "Statement of Defendant on Plea of Guilty" form. I have no further questions to ask of the court.

RICHARD W. MILLER ADAMS COUNTY PROSECUTING ATTORNEY

ATTORNEY FOR DEFENDANT

The foregoing statement was read by or to the defendant and signed by the defendant in the presence of his or her attorney and the undersigned Judge in open court. The court finds the defendant's plea of guilty to be knowingly, intelligently and voluntarily made, that the court has informed the defendant of the nature of the charge and the consequences of the plea , that there is a factual basis for the plea and that the defendant is guilty as charged.

DATED this 12th day of December, 1988.

SUPERIOR COURT JUDGE

DEC 1 2 1986

ROBERT V. BLAIR, Clerk

SUPERIOR COURT OF WASHINGTON FOR ADAMS COUNTY

STATE OF WASHINGTON,

Plaintiff,

ORDER ACCEPTING GUILTY PLEA AND
FOR PRE-SENTENCE

VS.

INVESTIGATION

Defendant.

Defendant.

This matter having come on for hearing this 12th day of December, 1988, and the defendant being present and being represented by his attorney, Rembert Ryals, and the State of Washington being represented by Richard W. Miller, Adams County Prosecuting Attorney, and the defendant having changed his plea to the Information on file herein from Not Guilty to Guilty on Count II and the State having moved to dismiss Count I and the Court, after having questioned the defendant, having found that his plea was knowingly and intelligently made, freely and voluntarily given,

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the defendant ED COURTNEY, is guilty of the crime of INDECENT LIBERTIES as charged in Count II of the Information filed January 23, 1987,

IT IS FURTHER ORDERED that Count I of the Information filed January 23, 1987, be and the same is hereby dismissed.

IT IS FURTHER ORDERED that the Department of Corrections,

Adult Probation and Parole, shall make a pre-sentence investigation and report to the Court before the imposition of sentence on January 13, 1989. at/0.30:00 o'clock a.m.

DATE: Dec 12, 1988

Judge Sungter

PRESENTED BY:
ADAMS COUNTY PROSECUTOR

MICHARD W. MILLER

REMBERT BYALS

ATTORNEY FOR DEFENDANT

TE OF WASHINGTON				
TE OF WASHINGTON,	Plaintiff,	NO. 87 1 0		
COURTNEY,	Defendant.	(FELONY)		
	L H	EARING	A	DAMS COUNTY
Present were: Defendant: ED COURTNEY Defendant's Lawyer: REMBERT	RYALS	89 9 000	ROB	ERTY BLAIR, Clerk Clerkey
The state has moved for dismissal of Defendant was asked if there was an	ny legal cause why judg	ment should not be pronou	inced, and none was	shown.
COUNT No.: II Crime: RCW 9A.44.100(1)(b) Date of Crime betwn 6-15	INDECENT I	on 1-12-88 (Date) IBERTIES Crime Code	by (plea) (Ж∄∮ЖЖЖ	disting the section of:
RCW				
Count No.: Crime; RCW Date of Crime Additional current offenses are With a special verdict/finding in	attached in Appendix A	Crime Code		
Current offenses encompassing the 9.94A.400(1)):	ne same criminal conduct	and counting as one crime	in determining the off	ender score are (RCW
CRIMINAL HISTORY: Prior conv 9.94A.360): Crime NONE	Sentencing Date	inal history for purposes of Adult or Juv. Crime	Crime	Orime Type
	Present were: Defendant: ED COURTNEY Defendant's Lawyer: REMBERT (Defendant's Lawyer: Defender: Defen	COURTNEY, Defendant. No.: I. H A sentencing hearing in this case was held: MONGAY, J Present were: Defendant: ED COURTNEY Defendant's Lawyer: REMBERT RYALS (COUNTY) Prosecuting Attorney: DENNIS W. MORGA Other: The state has moved for dismissal of Count(s)	US. Defendant. Defendant. (FELONY) No.: Defendant	VS. COURTNEY, Defendant. Defendant. L HEARING A sentencing hearing in this case was held: MONGRY_Jan_30, 1989 Present were: Defendant: ED COURTNEY Defendants Lawyer: REMBERT RYALS S 9 9 6 6 3 3 8 BY_ SOURCESS Prosecuting Attorney: DENNIS W. MORGAN Other: Defendant was asked if there was any legal cause why judgment should not be pronounced, and none was II. FINDINGS do on the testimony heard, statements by defendant and/or victims, argument of counsel, the presentence report and at 1 finds: CURRENT OFFENSE(S): The defendant was found guilty on 1-12-88 by (plea) (MANARM DELEVATION OF THE STATE OF THE S

2.3	SENT	TENCING DATA:	Offender Score	Seriousness Level	Range	Maximum Term
	Coun	t No. II			12+ to 14 mos.	10 years
2.4		EPTIONAL SENTENCE: Substantial and compelling re Findings of fact and conclusi	ons of law are attached		elow) the standard range i	for Count(s)
IT I	S AD	JUDGED that defendant is	guilty of the crime(s) o	f:INDECENT	LIBERTIES (Coun	+ TT)
_		7	· IV	. ORDER		,
		DERED that defendant serve		ace and abide by the co	nditions set forth below.	
4,1		2000 100 100 100 - 1- 100 100 100 100 100 100 100 100 100 10			•	
	(b)	\$ 90.00 Court \$ 70-0-0 , Victin	n assessment;		0.0 0.00	
	(c)	\$, Total Name	amount restitution (wit	h credit for amounts pa	id by co-defendant(s)) to:	Amount
		11200				
					\$_	
		☐ The court has not orde	red restitution. (See cle	rk's minutes.)		
		Schedule of Restitution	is attached as Annendi	* F.		
		\$, Recor \$, Fine;		es to		
		S, Drug				
	(g)	S, Other	r costs for:			
				*	*	
	(h)	\$ 160,00, TOT	AL monetary obligation	s.		W
	/a	Payments shall be made to	ADAMS		County Sur	perior Court according
	(i)	to the rules of the clerk an	d the following terms:			The same of the sa
		П. у		WICHIE TWO	(2) you	<u> </u>
		On a schedule establish	per month; hed by the defendant's		officer.	
		The clerk of the court shall cr payments to the persons list			n the above-listed order and s	hall forward restitution
	(j)	The defendant shall remain to 9.94A.120(11) for a period	under the court's jurisdict	tion and the supervision o		
42	X	The court DISMISSES Co	unt(s) I			

4.3 SPECIAL SEXUAL OFFENDER SENTENCING ALTERNATIVE: The defendant is sentenced as follows pursuant to RCW 9.94A.120(7)(a):
month(s) on Count No
month(s) on Count No.
The execution of this sentence is SUSPENDED and the following conditions are imposed:
(a) CONFINEMENT: Defendant shall serve a term of confinement in the
(day(s)) (month(s)) total confinement commencing (Date)
The sentence herein shall run (concurrently) (consecutively) with the sentence in (Count(s) or cause numbers) Credit is given for (time) (days) served.
(b) COMMUNITY SUPERVISION: Defendant shall serve
Community supervision shall commence (2-7-57) (upon release from confinement). Defendant shall report to the Department of Corrections at
of the commencement of community supervision and shall comply with all rules, regulations and requirements of the Department of Corrections and any other conditions of community supervision stated in this Judgment and Sentence. The defendant's monthly probationer assessment to the Department of Corrections is as follows (RCW 9.94A.270): Full payment Total exemption Partial exemption as follows:
(c) TREATMENT: Defendant shall undergo (inpatient) (outpatient) sexual offender treatment for (day(s)) (month(s)) as follows: at Discretion of blesh of Concessions
(d) COMMUNITY SERVICE: Defendant shall serve hours of community service under the supervision of the Department of Corrections to be completed as follows:
(e) OTHER CONDITIONS:
Additional conditions are attached in Appendix F. Violations of the conditions or requirements of this sentence are punishable by up to sixty (60) days of confinement for each violation (RCW 9.94A.200(2)).
The following Appendices are attached to this Judgment and Sentence and are incorporated by reference: Appendix A, Additional Current Offenses per paragraph 2.1 Appendix B, Additional Current Offense(s) Sentencing Data per paragraph 2.2 Appendix C, Additional Current Offense(s) Sentencing Data per paragraph 2.3 Appendix D, Findings of Fact and Conclusions of Law for an Exceptional Sentence per paragraph 2.4 Appendix E, Schedule of Restitution per paragraph 4.1(c) Appendix F, Additional Conditions per paragraph 4.3
Date: January 30, 1989 Steller Judge
Pessented by: Approved as to form:
Deputy Projecuting Attorney Lawyer for Defendant
JUDGMENT AND SENTENCE (FELONY) JS
SPECIAL SEXUAL OFFENDER SENTENCING ALTERNATIVE Page 3 of 4

FINGERPRINTS





Right Hand	
Fingerprints of:	Attested by:
ED COURTNEY	PMV.Blain_
Dated: Jan. 30, 1989	Ву:
CERTIFICATE	OFFENDER IDENTIFICATION
I,, Clerk	S.I.D. No
of this Court, certify that the above is a true copy of the Judgment and Sentence in this action on record in my office.	Date of Birth
Dated:	Sex MALE
Clerk	Race WHITE
By:Deputy Clerk	ORI ADAMS COUNTY SHERIEF
	OCA
	OIN
	DOA

JAN 3 0 1989 ROBERT V. BLAIR, Clerk



SUPERIOR COURT OF WASHINGTON COUNTY OF ADAMS

STATE OF WASHINGTON,

NO.

VS.

ED COURTNEY

Defendant.

Plaintiff,

JUDGMENT AND SENTENCE (FELONY) - APPENDIX F ADDITIONAL CONDITIONS OF SENTENCE

4.3 Continued: Additional conditions of sentence are:

- That the defendant shall violate no federal or state laws nor county or city ordinances.
- 2. That the defendant become actively engaged in treatment within thirty (30) days of sentencing in a treatment program known to specialize and work with sexual offenders. This treatment program to be one with a good reputation with the legal authorities, i.e., the Department of Corrections, in the area where the defendant will be supervised, namely, Seattle, Washington. That said treating agency is to provide the court with specific details of the treatment plan within sixty (60) days of sentencing.
- That the defendant is not to leave the State of Washington without the Court's permission.
- 4. That the defendant shall have no contact whatsoever with any child under the age of eighteen (18) years except in the company of a responsible adult.
- 5. That the defendant shall be required, at the request of the treating agency, to submit to a penile plethysmograph examination in order to determine accurately what does and what does not provoke physical arousal in the defendant.
- 6. That the defendant shall be required to submit to a polygraph examination at the discretion of the Community Supervision Officer, if said officer has reason to believe that the defendant has reoffended or violated any terms or conditions of this judgment and sentence. Said polygraph examination to be conducted at the expense of the defendant.

Date

30,1889

Judge

INDECENT LIBERTIES (WITHOUT FORCIBLE COMPULSION (RCW 9A.44.100 (1)(b,c)) NONVIOLENT

1. OFFENDER SCORING (RCW 9.94A.360 (7))

ADULT BISTORY:	(If the prior offense wooffense; those served of ted AFTER 7/1/86, count conduct under RCM 9.94A to count as one offense	onsecutively a all conviction. 400(1)(a), an	re counted ons separate	separately.	If both cu (a) priors f	irrent and p found to enc	rior offense ompass the s	s were comi		
Enter num	per of felony convictions						ب	<u>)</u>	0	
JUVENILE BISTO	(All adjudications e	ntered on the	same date (count as ONE	offense)					
Enter num	per of felony adjudication	ns					د	2 x 1/2 =	_0_	
OTHER CURRENT	OFFENSES: (Other current	offenses which	ch do not e	ncompass the	same crimin	nal conduct	count in off	ender score)		
Enter num	ber of other felony convi	ctions					<u>م</u>	x1=	0	
Total the last (round down	column to get the TOTAL to the nearest whole mumb	OFFENDER SCOR	<u>E</u>						0	
(83.1.3				II. SENTEN	E RANGE					
A. OFFENDER SO	URE-	1	2	3	4	5	6	7	8	9 or more
STANDARD RA		15 - 20 months	21 - 27 conths	26 - 34 months	31 - 41 months	36 - 48 months	46 - 61 months	57 · 75 nonths	67 - 89 months	77 - 102 conths
B. The range	for attempt, solicitation	n, and conspir	acy is 75%	of the stand	dard sentenc	e range for	the complete	ed crime (RC	9.944.410)	
	III.	SENTENCING OF	TIONS FOR 1	INDECENT LIB	ERTIES (NITE	OUT PORCIBL	E COMPULSION)		
A. If no pric	r sex offense conviction	and sentence	is less the	n six years	: special s	exual offen	der sentencia	ng alternati	ve (RCW 9.94	A.120 (7)(a))
B. If sentend	e is less than six years	: sexual offe	ender treats	meat program	(RCW 9.94A.	.120 (7)(b))				

C. Exceptional sentence (RCN 9.94A.120 (2))