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STATE OF INDIANA)
) ss:
COUNTY OF LAKE)

SUPERIOR COURT OF LAKE COUNTY
CRIMINAL DIVISION
CROWN POINT, INDIANA
CASE 45G03-0207-FB-00053

2006 022327

STATE OF INDIANA,)
)
) Plaintiff,)
)
) v.)
)
) ANTHONY TAJUAN CLAY,)
) D.O.B. 12-1-1981)
) Defendant.)

RECEIVED

FEB 28 2006

Thomas R. Philpott
CLERK LAKE SUPERIOR COURT

STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORDS
2006 MAR 17 11:2
MICHAEL A. BROWN
RECORDS

ORDER

02-28-06

The State of Indiana appears by Deputy Prosecuting Attorney Armando Salinas. The defendant appears in person with Attorney Frederick Work.

Cause submitted for acceptance of plea and sentencing hearing. The Court now accepts said plea agreement and finds the defendant **guilty of the amended charges in Counts I and II: Sexual Misconduct with a Minor, both Class D Felonies.** The Court having reviewed the pre-sentence investigation report and the parties offering no objections, accepts same of record. **Evidence presented. Arguments of counsel heard.**

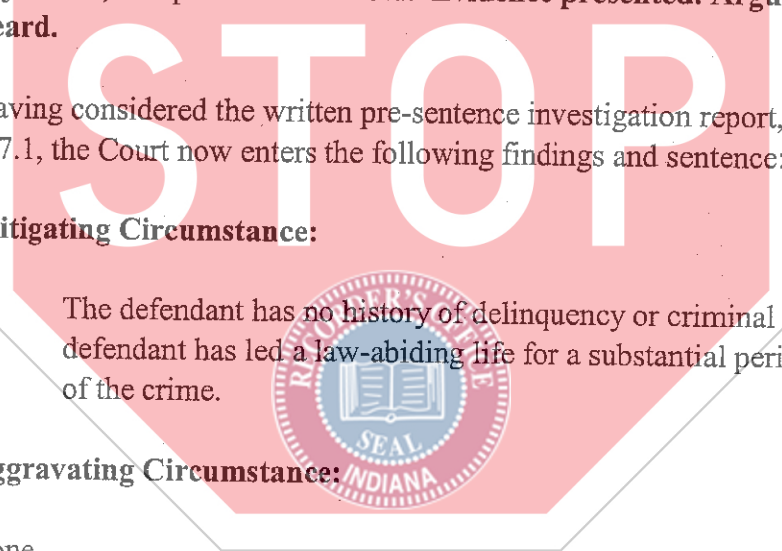
Having considered the written pre-sentence investigation report, as well as I.C. 35-38-1-7.1, the Court now enters the following findings and sentence:

Mitigating Circumstance:

1. The defendant has no history of delinquency or criminal activity, or the defendant has led a law-abiding life for a substantial period before commission of the crime.

Aggravating Circumstance:

None.



N/C D.O.M.

Cause submitted for SENTENCING. After considering the above along with the pre-sentence investigation report, the Court now finds the defendant guilty of the charges in Count I and II: Sexual Misconduct with a Minor, both Class D Felonies, and sentences the defendant in Count I: to twelve (12) months in the Indiana Department of Correction, and in Count II: to twelve (12) months in the Indiana Department of Correction. The sentence in Count II is to run consecutively to the sentence imposed in Count I and is to be served in the Lake County Community Corrections Kimbrough Work Program. Six (6) months in Counts I and II are suspended and the defendant is placed on probation.

The defendant is to receive credit for three (3) days spent in confinement as a result of this charge, plus three (3) days of good time credit as provided by law, for a total of six (6) days credit.

Court costs are imposed. The Court imposes probation user fees as determined by the Probation Department. The defendant is waives reading of the formal Rules of Probation and acknowledges advisement in open court. Those Rules will be read to the defendant by his probation officer and he will receive a copy of those Rules.


As an additional term of probation, the defendant is ordered to enroll and participate in a sex therapy program approved and monitored by the probation department.

The Court reads Criminal Rule 11 regarding the defendant's right to appeal or to file a motion to correct errors of the Court's judgment of sentence under Criminal Rule 11.

Bond is ordered released to the defendant after the payment of costs and fees. Restitution in the amount of \$4,000.00 is entered as a judgment lien against the defendant.

The defendant is ordered to report with Lake County Community Corrections Kimbrough Work Program on Monday, March 6, 2006, at 8:45 a.m. for execution of judgment of the Court. Cause ordered disposed. (Diane C. Iannessi reporting).

SO ORDERED:


DIANE ROSS BOSWELL, Judge Room III (lcd/28)

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PAGE 2

Prescribed by the
State Board of Accounts
(2005)

County form 170

Declaration

This form is to be signed by the preparer of a document and recorded with each document in accordance with IC 36-2-7.5-5(a).

I, the undersigned preparer of the attached document, in accordance with IC 36-2-7.5, do hereby affirm under the penalties of perjury:

1. I have reviewed the attached document for the purpose of identifying and, to the extent permitted by law, redacting all Social Security number in attached document.
2. I have redacted, to the extent permitted by law, each Social Security number in the attached document.

I, undersigned, affirm under the penalties of perjury, that the foregoing declarations are true.



Shawn Miller

Signature of Declarant

Shawn Miller

Printed Name of Declarant