

1 March 1, 1993 RICHARD ANDERSON Susan Lynn Collins
Div. Date Judge Deputy Clerk

NO. CR-92-0632

STATE VS. GEORGE BERNARD BEUCHAT

Having found no legal cause to delay rendition of judgment and pronouncement of sentence, the Court enters the following judgment and sentence:

IT IS THE JUDGMENT OF THE COURT that the Defendant is guilty of the following crime(s): that upon due consideration of all the facts, law and circumstances relevant here, the Court finds that suspension of sentence and a term of probation are not appropriate and that a sentence of imprisonment with the Department of Corrections is appropriate.

THE COURT FURTHER FINDS that there are circumstances sufficiently substantial to call for a presumptive or aggravated or mitigated term, as indicated on the following page(s). These circumstances are stated by the Court on the record.

AS PUNISHMENT, IT IS, THEREFORE, ORDERED that the Defendant is sentenced to a term of imprisonment and is committed to the Arizona Department of Corrections as follows:

1 March 1, 1993 RICHARD ANDERSON Susan Lynn Collins
Div. Date Judge Deputy Clerk

NO. CR-92-0632

STATE VS. GEORGE BERNARD BEUCHAT

OFFENSE: ATTEMPTED CHILD MOLESTATION (A DANGEROUS CRIME AGAINST CHILDREN IN THE SECOND DEGREE)

FELONY CLASS: 3

IN VIOLATION OF A.R.S. SECTIONS: 13-1001, 13-1401, 13-1410, 13-604.01

SENTENCE: 5 YEARS--PURSUANT TO A.R.S. 13-604.01 THE DEFENDANT MUST SERVE ONE-HALF THE SENTENCE PRONOUNCED BEFORE ANY TYPE RELEASE

MITIGATED PRESUMPTIVE AGGRAVATED

NONDANGEROUS DANGEROUS PURSUANT TO A.R.S 13-604

NONREPETITIVE REPETITIVE PURSUANT TO A.R.S. 13-604

NONDANGEROUS BUT VIOLATIVE OF A.R.S. 13-604.01(B) DANGEROUS AND VIOLATIVE OF A.R.S. 13-604.01(A)

IF REPETITIVE PER A.R.S. 13-604, the Court finds that the Defendant was previously convicted of the following felonies:

1. _____, a Class _____ felony, nondangerous/dangerous, convicted in _____
2. _____, a Class _____ felony, nondangerous/dangerous, convicted in _____

This sentence is to be served
 concurrent with
 consecutive to

the sentence pronounced herein this date applicable to the offense(s):

and the reasons therefor are stated by the Court on the record.

This sentence is to date from MARCH 1, 1993. The Defendant is to be given credit for --0-- days served prior to sentencing.

1 March 1, 1993 RICHARD ANDERSON Susan Lynn Collins
Div. Date Judge Deputy Clerk

NO. CR-92-0632

STATE VS. GEORGE BERNARD BEUCHAT

OFFENSE: SEXUAL ABUSE

FELONY CLASS: 5

IN VIOLATION OF A.R.S. SECTIONS: 13-1401, 13-1404

SENTENCE: 1 YEAR

MITIGATED PRESUMPTIVE AGGRAVATED

NONDANGEROUS DANGEROUS PURSUANT TO A.R.S 13-604

NONREPETITIVE REPETITIVE PURSUANT TO A.R.S. 13-604

NONDANGEROUS BUT VIOLATIVE OF A.R.S. 13-604.01(B) DANGEROUS AND VIOLATIVE OF A.R.S. 13-604.01(A)

IF REPETITIVE PER A.R.S. 13-604, the Court finds that the Defendant was previously convicted of the following felonies:

1. _____, a Class _____ felony, nondangerous/dangerous, convicted in _____
2. _____, a Class _____ felony, nondangerous/dangerous, convicted in _____

This sentence is to be served
 concurrent with
 consecutive to

the sentence pronounced herein this date applicable to the offense(s):
ATTEMPTED CHILD MOLESTATION (A DANGEROUS CRIME AGAINST CHILDREN IN THE SECOND DEGREE)

and the reasons therefor are stated by the Court on the record.

This sentence is to date from COMPLETION OF THE SENTENCE PRONOUNCED THIS DATE APPLICABLE TO "ATTEMPTED CHILD MOLESTATION". The Defendant is to be given credit for --0-- days served prior to sentencing.

1 March 1, 1993 RICHARD ANDERSON Susan Lynn Collins
Div. Date Judge Deputy Clerk

NO. CR-92-0632

STATE VS. GEORGE BERNARD BEUCHAT

RESTITUTION

 ORDERED that the Defendant shall make and pay restitution to the victim of this crime, for the victim's economic loss, through the Clerk of the Superior Court of Yavapai County, in the total amount of \$_____

 on or before _____ or in regular payments of \$_____ commencing _____, and on the _____ day of each month thereafter until paid in full.

 six months following release from custody or in regular monthly payment of \$_____ commencing _____, and on the _____ day of each month thereafter until paid in full, or as ordered by the Board of Pardons and Paroles pursuant to A.R.S. 31-412, whichever date first occurs. Any order entered by the Board pursuant to A.R.S. 31-412 shall be transmitted to the Clerk of the Superior Court of Yavapai County.

REIMBURSEMENT

 ORDERED that the Defendant shall make and pay reimbursement through the Clerk of the Superior Court of Yavapai County for the reasons stated on the record* and the terms and conditions of probation, in the total amount of \$_____ on or before _____, or in regular monthly payments of \$_____ beginning _____, and on the _____ day of each month thereafter until paid in full.

*

FINE

XX ORDERED that the Defendant shall pay a fine to the Clerk of the Superior Court of Yavapai County in the amount of \$ 200.00, which equals: \$_____ base fine; a surcharge of \$_____; a misdemeanor assessment of \$_____; and \$ 200.00 to the Victim's Compensation Fund, said monetary penalties, in addition to a one-time payment fee in the amount of \$8.00 pursuant to A.R.S. 12-116, to be paid

XX on or before 90 DAYS AFTER RELEASE, or in regular monthly payments of \$_____, commencing _____, and on the _____ day of each month thereafter until paid in full.

1
Div.

March 1, 1993
Date

RICHARD ANDERSON
Judge

Susan Lynn Collins
Deputy Clerk

NO. CR-92-0632

STATE VS. GEORGE BERNARD BEUCHAT

 six months following release from custody, or in regular monthly payments of \$ commencing , and on the day of each month thereafter until paid in full, or as ordered by the Board of Pardons and Paroles pursuant to A.R.S. 31-412, whichever date first occurs. Any order entered by the Board pursuant to A.R.S. 31-412 shall be transmitted to the Clerk of the Superior Court of Yavapai County.

The Defendant is advised concerning right to appeal or to post-conviction review, and written notice of those rights is provided.

XX ORDERED exonerating any bond.

XX ORDERED granting the State's Motion to Dismiss COUNTS I THROUGH VI OF THE INDICTMENT HEREIN.

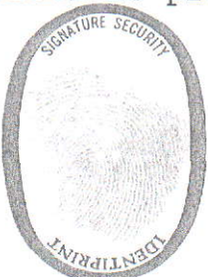
ORDERED authorizing the Sheriff of Yavapai County to deliver the Defendant into the custody of the Arizona Department of Corrections and authorizing the Department of Corrections to carry out the term of imprisonment set forth herein.

ORDERED that the Clerk of the Superior Court remit to the Department of Corrections a copy of this Order, plus all presentence reports, probation violation reports, medical and psychological reports relating to the Defendant and involving this cause.

Let the record reflect that the Defendant's fingerprint is permanently affixed to this Sentencing Order in open court.

FILED: Notice of Right to Appeal and Appeal Procedure/Notice of Rights of Review after Conviction signed by the Defendant and a copy thereof is provided to the Defendant.

[



]

Right Index Finger

HON. RICHARD ANDERSON, JUDGE, DIVISION 1
YAVAPAI, COUNTY, ARIZONA SUPERIOR COURT