

FIFTH JUDICIAL DISTRICT COURT
ESMERALDA, MINERAL AND NYE COUNTIES



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Case No. 1205

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FILED
Michael Mackendon
Deputy Clerk
MINERAL COUNTY NEVADA

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF
THE STATE OF NEVADA, IN AND FOR THE COUNTY OF MINERAL

THE STATE OF NEVADA,
Plaintiff,

-v-

J U D G M E N T

DAVID BRIAN COPELAND,
Defendant.

The Defendant, DAVID BRIAN COPELAND, being in Court at
this time, accompanied by his counsel, Michael F. Mackedon,
Esq., of Fallon, Nevada, and appearing for judgment herein,
and THE STATE OF NEVADA, Plaintiff, being represented by John
S. Hill, Esq., Acting District Attorney of the County of Mineral,
State of Nevada; and

The Defendant being informed of the filing of an Information
against him on the 1st day of March, 1990, by the District
Attorney of the County of Mineral, State of Nevada, and the
said Defendant on the 12th day of April, 1990, having entered

FIFTH JUDICIAL DISTRICT COURT
ESMERALDA, MINERAL AND NYE COUNTIES



1 a plea of guilty, to the charge of Lewdness With A Child
2 Under the Age of 14 Years, in violation of NRS 201.230, a
3 felony.

4 The Court finds that the Defendant [REDACTED]
5 [REDACTED]
6 [REDACTED]

7 The Defendant being then asked by the Court whether
8 he had any legal cause to show why judgment should not be
9 pronounced against said Defendant, and no cause being shown,

10 IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that you,
11 DAVID BRIAN COPELAND, are guilty of the crime of Lewdness
12 With A Child Under the Age of 14 Years, in violation of NRS
13 201.230, a felony, and that you be punished by imprisonment
14 in the Nevada State Prison for a term of six (6) years from
15 this date. You are granted full credit against said sentence
16 for all of your pre-sentence incarceration, consisting of
17 ninety-three (93) days to the date hereof.

18 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the
19 application for probation heretofore filed by Defendant be,
20 and the same is hereby, denied, and that he be now committed
21 to the custody of the Sheriff of Mineral County, State of
22 Nevada, and by him transported to the Nevada State Prison
23 and delivered to the Director of the Department of Prisons,
24 and that, in execution of this judgment, said Defendant be
25 imprisoned and detained at the Nevada State Prison until

FIFTH JUDICIAL DISTRICT COURT
ESMERALDA, MINERAL AND NYE COUNTIES



1 the imprisonment order of this judgment shall have been duly
2 complied with.

3 IT IS FURTHER ORDERED that Defendant make restitution
4 in the amount of \$158.72, to be paid to the Mineral County
5 Sheriff's Department, Hawthorne, Nevada.

6 IT IS FURTHER ORDERED that the Defendant pay to the
7 Clerk of this Court, P.O. Box 1450, Hawthorne, Nevada 89415,
8 the sum of \$20.00 as an administrative assessment imposed
9 by NRS 176.062; judgment is ordered entered accordingly.

10 IT IS FURTHER ORDERED that the Clerk of this Court certify
11 a copy of the records in this case and deliver the same to
12 the Chief Parole and Probation Officer of the State of Nevada,
13 at Carson City, Nevada.

14 DONE IN OPEN COURT this 23rd day of August, 1990.

15
16
17 Paul C. Parraquiro
18 DISTRICT JUDGE

19 **CERTIFIED COPY**

20 The document to which this certificate is
21 attached is a full, true and correct copy of
22 the original on file and of record in my office.

23 DATE: May 29 2007
24 CHERRIE A. GEORGE, Clerk of the Fifth
25 Judicial District Court, in and for the County
of Mineral, State of Nevada.

By [Signature]
Deputy