

The Order of the Court is stated below:

Dated: May 20, 2025
01:24:35 PM

/s/ DON M TORGERSON
District Court Judge



SEVENTH JUDICIAL DISTRICT - MOAB DISTRICT COURT
GRAND COUNTY, STATE OF UTAH

<p>STATE OF UTAH, Plaintiff,</p> <p>vs.</p> <p>AIDAN RUSSELL HOFFMAN, Defendant.</p>	<p>MINUTES SENTENCE, JUDGMENT, COMMITMENT</p> <p>Case No: 241700146 FS Judge: DON M TORGERSON Date: May 20, 2025</p>
--	--

PRESENT

Clerk: janao
Prosecutor: STEPHEN STOCKS
Prosecutor: GREGORY JOHNSON
Defendant Present
The defendant is not in custody
Defendant's Attorney(s): TARA ISAACSON

DEFENDANT INFORMATION

Date of birth: October 24, 2002
Audio
Tape Number: WX/VFTR 4 Tape Count: 92059/105955

CHARGES

1. SEXUAL EXPLOITATION OF A MINOR (amended) - 2nd Degree Felony Plea: Not Guilty -
Disposition: 04/08/25 Guilty
2. SEXUAL EXPLOITATION OF A MINOR (amended) - 2nd Degree Felony Plea: Not Guilty -
Disposition: 04/08/25 Guilty

HEARING

The parties are present in person for this hearing.

The parties confirm there are no corrections to the PSI.

Mr. Johnson informs the Court that there are images that the State would like the Court to view prior to sentencing.

Ms. Issacon objections to the viewing of the images if it has to do with a dismissed case.

TIME 9:25 am Response from Mr. Johnson.

This matter will be recalled when Mr. Stocks is present.

TIME 9:43 am Matter recalled, the Court heard from Mr. Stocks with respect to the evidence and the images.

This matter will be recalled after Ms. Isaacson has reviewed the images.

TIME 10:31:30 Matter is recalled. Ms. Isaacson has reviewed the two files and they are in fact related to this matter.

The Court reviews the videos.

The Court does not find force or coercion in this matter.

SENTENCE PRISON

Based on the defendant's conviction of SEXUAL EXPLOITATION OF A MINOR a 2nd Degree Felony, the defendant is sentenced to an indeterminate term of zero to 15 years in the Utah State Prison.

The prison term is suspended.

Based on the defendant's conviction of SEXUAL EXPLOITATION OF A MINOR a 2nd Degree Felony, the defendant is sentenced to an indeterminate term of zero to 15 years in the Utah State Prison.

The prison term is suspended.

SENTENCE PRISON CONCURRENT/CONSECUTIVE NOTE

Prison sentences are to run consecutive.

ALSO KNOWN AS (AKA) NOTE

AIDAN HOFFMAN

ORDER OF PROBATION

The defendant is placed on probation for 48 month(s).

Probation is to be supervised by Adult Probation and Parole.

DEFENDANT is not to violate any Federal, State, local laws or ordinances with the exception of Class C traffic violations and infractions during the probationary period.

DEFENDANT is to sign the agreement/case action plan required by the Department of Adult Probation and Parole and abide by the terms and conditions.

DEFENDANT is to provide a DNA sample and pay the cost to the collecting agency.

DEFENDANT is to serve 112 days in jail. Defendant to receive credit for time served on this matter.

DEFENDANT to report to AP&P today.

DEFENDANT to complete a cognitive-behavioral course as directed by AP&P.

DEFENDANT is to complete a Mental Health Evaluation as directed by Adult Probation and Parole and is to complete any and all recommended treatment by the provider and/or Adult Probation and Parole.

The treatment that the defendant is currently in may satisfy the above requirement at the discretion of AP&P.

DEFENDANT is not to use/possess alcohol or frequent establishments where alcohol is the chief item of order nor associate with any people using or possessing alcohol.

DEFENDANT is not to use or possess any illegal substances or any prescription substances for which he/she does not have a valid prescription.

DEFENDANT is to abide by the terms and conditions in the Group A requirements outlined and provided to the defendant by the Department of Adult Probation and Parole.

DEFENDANT to have no Internet access without approval from AP&P.

DEFENDANT to be employed full time.

DEFENDANT to engage in approved pro-social activities as directed.

The COURT finds that there is no restitution owing in this case.

DEFENDANT is to notify court of incarceration or involuntary commitment, payments not suspended during those periods without motion and order.

DEFENDANT is to keep contact information, including email, current with the court. Defendant is to report to court when ordered.

FAILURE to comply with any of the terms and conditions of probation or orders of the court may result in the immediate issuance of a warrant.

DEFENDANT has the right to file an appeal within 30 days. If an appeal is filed the defendant has the right to retain counsel or will be referred to the Indigent Appellate Defense Division for appointment of counsel if indigent. If no notice of appeal is

filed, the attorney will be deemed withdrawn upon the filing of a notice of withdrawal.

End Of Order - Signature at the Top of the First Page

CERTIFICATE OF NOTIFICATION

I certify that a copy of the attached document was sent to the following people for case 241700146 by the method and on the date specified.

EMAIL: TARA ISAACSON TARA@TARALAW.NET

EMAIL: STEPHEN STOCKS SSTOCKS@GRANDCOUNTYUTAH.NET

EMAIL: GRAND COUNTY ATT thines@grandcountyutah.net

EMAIL: AP&P marias@utah.gov

05/20/25

/s/ JANA OHEARON

Date: _____

Signature