#### APPENDIX A

## IOWA DEPARTMENT OF PUBLIC SAFETY SEX OFFENDER REGISTRATION

OCA: \*\*\*\*\*\*\* Tier: III

Date: 10/25/2019

**Initial Registration Month: Jul** 

Appearance Required: Jul Oct Jan Apr Registrant Name: YoungBear, Scott Louis

Date of Birth: 03/11/1957

Rac: I Sex: M Hgt: 510 Wgt: 185 Hair: Bro

Social Security Number \*\*\*\*\*\*\*
Smt: Glasses Sc Lf Arm Sc Abdom

Aliases:

Younbear, Scott Louis Youngbear, Scott Lewis Youngbear, Scott L Youngbear, Scotty

Restrictions: If no indicator is present and the victim was under the age of eighteen, the person should consider they are subject to all restrictions until a written notice is received from the Iowa Sex Offender Registry.

Subject To Exclusion Zones As Defined In Chapter 692a.113: Yes

Subject To Residency Restriction As Defined In Chapter 692a.114: Yes

Subject To Prohibited Employment As Defined In Chapter 692a.115: Yes

Residential Address: 1670 Meskwaki Rd Tama Ia 52339

County Of Residence: Tama

Telephone: 641 484-6482 Cell: 641 351-2912

Start Date: 20140124 End Date:

Other Residents: Kapayou, Josh 19810807

Mailing Address: 1670 Meskwaki Rd Tama Ia 52339

Start Date: 20140124 End Date:

Other Address:

**Employer Information: School Information:** 

**Institute Of Higher Education:** Offense Requiring Registration

Conviction Date: 02/17/1994 Charge: Sexual Abuse 2nd Degree

Location: Toledo, IA

Registrant's Age: 36 Victim Age and Gender: 08 F

**Conviction Date: 10/23/1986** 

Statute: 709, 3, 1

Charge: Lascivious Acts W/Child

Location: Toledo, IA

Registrant's Age: 29 Victim Age And Gender:

Statute: 709, 8

#### APPENDIX B

531 U.S. 1068

### January 8, 2001

No. 00–7438. IN RE YOUNGBEAR. Motion of petitioner for leave to proceed in forma pauperis denied, and petition for writ of habeas corpus dismissed. See this Court's Rule 39.8. As petitioner has repeatedly abused this Court's process, the Clerk is directed not to accept any further petitions in noncriminal matters from petitioner unless the docketing fee required by Rule 38(a) is paid and the petition is submitted in compliance with Rule 33.1. See Martin v. District of Columbia Court of Appeals, 506 U. S. 1 (1992) (per curiam). Justice Stevens dissents. See id., at 4, and cases cited therein.

#### APPENDIX C

# IN THE IOWA DISTRICT COURT IN AND FOR TAMA COUNTY

THE STATE OF IOWA,

Plaintiff,

VS.

No. CR 4753

SCOTT LOUIS YOUNGBEAR,

Defendant.

ORDER

At the request of Defendant and his counsel, the Motion to Withdraw Guilty Plea is withdrawn. On the 17th day of February, 1994, the Defendant appeared in open court with Attorney Nancy Burk, for pronouncement of judgment and sentence. The State appeared by County Attorney Brent Heeren.

There being no legal reason why judgment and sentence should not now be pronounced, and the Court having examined the record and heard the recommendations of counsel, now enters the following:

Pursuant to the record made and the plea of guilty entered herein, IT IS NOW AD-JUDGED that the Defendant is guilty of the offense of Sexual Abuse in the Second Degree, in violation of Iowa Code Sections 709.3(2) and 709.1.

IT IS FURTHER ORDERED, pursuant to said Section(s), that the Defendant be sentenced as follows:

- 1. The Defendant is committed to the custody of the Director of the Iowa Department of Corrections for an indeterminate term not to exceed 25 years.
- 2. The Defendant shall make restitution and the following Plan of Restitution is established pursuant to Iowa Code Section 910.3: The Defendant shall make restitution to the following named victim(s) of Defendant's criminal activity:

There is no victim restitution.

Defendant shall make restitution for the expense of the Court-appointed attorney in the amount subsequently approved by the Court; and for court costs as assessed by the Clerk of Court (including any accruing after this date).

- 3. Within 90 days from this date, the Director or his designee shall review the Plan of Restitution and shall submit a Restitution Plan of Payment to the Court for approval and signature as provided in Iowa Code Section 910.4.
- 4. The temporary custody of the Defendant shall remain with the Sheriff of Tama County pending Defendant's transfer to the Iowa Medical and Classification Center at Oakdale, Iowa. Tama County shall pay the costs of temporarily confining the Defendant and transporting the Defendant to the Center.
- 5. This Court recommends that the Board of Parole follow its usual rules, regulations, and guidelines in determining when the Defen-

dant would be eligible for release or parole. The Defendant's term of incarceration may be reduced by as much as half of the maximum sentence because of statutory good conduct time, work credits, and program credits. The Defendant may be eligible for parole before the sentence is discharged.

- 6. Defendant is entitled to credit for 104 days spent in custody in connection with this offense.
- 7. Defendant's appearance bond, if any, is exonerated. The reasons for and the facts supporting the sentence are as follows:

The Defendant's age, his prior record, the circumstances of the offense, the victim is a child, the sentence is mandatory, and hopefully the Defendant's sexual abuse and substance abuse problems can be dealt with effectively in the institutional setting.

Defendant is advised of the right to appeal to the Iowa Supreme Court. The offense is not bailable.

Dated this 17th day of February, 1994.

[SIGNED]
THOMAS L. KOEHLER,
Judge of the Sixth Judicial
District of Iowa

#### APPENDIX D

### IN THE IOWA DISTRICT COURT IN AND FOR TAMA COUNTY

STATE OF IOWA,

Plaintiff,

vs.

No. CR 2308

SCOTT LOUIS YOUNGBEAR, Defendant. JUDGMENT AND SENTENCE

(Commitment to Director)

This being the time set for sentencing, the Defendant appeared in court in person and with his counsel, John Thompson. The State was represented by Tama County Attorney Brent D. Heeren.

The Defendant and Defendant's counsel both state Defendant has no cause to show why judgment should not now be pronounced against him.

IT IS, THEREFORE, THE JUDGMENT AND SENTENCE of this Court, pursuant to Section 709.8 and Chapter 902 of the Iowa Criminal Code,

l. Defendant is hereby sentenced and committed into the custody of the Director of the Division of Adult Corrections at the Iowa Medical and Classification Center at Oakdale, Iowa. Tama County shall pay the costs of temporarily confining the Defendant and transporting the Defendant to the Center.

- 2. Defendant is sentenced to serve an indeterminate sentence not to exceed 5 years.
- 3. Defendant shall make restitution to Tama County for court costs in the sum of \$55.00, as determined by the Clerk of Court, and for court-appointed attorney fees in an amount not to exceed \$600.00. Said court costs and court-appointed attorney fees shall be fixed in a Restitution Plan of Payment to be prepared by the supervising agency pursuant to Chapter 910.
- 4. Within 30 days from the date of this Order, the supervising agency shall review the above Plan of Restitution and shall submit a Restitution Plan of Payment to the Court for approval and signature.
- 5. Pursuant to Iowa Code Section 246.38, the Defendant is credited for -O- days previously served in custody on this charge.
- 6. Pending transfer of Defendant's custody to the Director, the Defendant shall be in the custody of the Tama County Sheriff.

The reasons for the sentence imposed are: The nature and circumstances of the offense including the age of the victim, Defendant's prior criminal record, the contents and recommendation of the presentence investigation, protection of the community, and rehabilitation of the Defendant.

The Clerk of this court shall forthwith certify a copy of this Order and deliver it to the

Director of the Division of Adult Corrections and the Tama County Sheriff. Clerk shall also notify counsel.

Defendant was advised of the right to appeal. Appearance bond, if any, is exonerated, and appeal bond is fixed in the sum of \$7,500.00.

Dated this 23rd day of October, 1986.

[SIGNED]
VAN D. ZIMMER, JUDGE
SIXTH JUDICIAL DISTRICT
OF IOWA