

**STATE OF MAINE  
UNIFIED CRIMINAL DOCKET**

**AMENDED  
JUDGMENT AND COMMITMENT**

Docket No. County/location  
HANCD-CR-2022-00241 HANCOCK

Date DOB  
12/16/2025 07/29/1946

State of Maine  
v.  
ELIOT CUTLER

Residence:  
523 NASKEAG ROAD  
BROOKLIN ME

**Offense charged:**

Charged by: CRIMINAL COMPLAINT

POSSESS SEXUAL EXPLICIT MATERIAL OF MINOR UNDER 12 Charge: 1

Class: C DOV: 12/01/2021 OBTN: 433304B001  
Seq #: 12545 Title: 17-A / 284 / 1 / C  
Plea: GUILTY

**Offense convicted:**

POSSESS SEXUAL EXPLICIT MATERIAL OF MINOR UNDER 12 Charge: 1

Class: C DOV: 12/01/2021 OBTN: 433304B001 PLEA: GUILTY  
Seq #: 12545 Title: 17-A / 284 / 1 / C FNDG: GUILTY

It is adjudged that the defendant is guilty of the offenses as shown above and convicted.

It is adjudged that the defendant be hereby committed to the sheriff of the within named county or his authorized representative who shall without needless delay remove the defendant to:

The custody of DEPARTMENT OF CORRECTIONS, to be punished by imprisonment for a term of 4 year(s).

Execution stayed to on or before: 06/01/2023 at 09:00.

**Notice to Defendant: Your sentence does not include any assurance about the location of the facility where you will be housed during your commitment.**

It is ordered all(but) 9 month(s) of the sentence as it relates to confinement be suspended and the defendant be placed on a period of probation for a term of 6 year(s) upon conditions attached hereto and incorporated by reference herein.

Said probation to commence upon completion of the unsuspended term of imprisonment.  
It is ordered that the defendant be placed on a period of probation for a term of 6 year(s) upon conditions attached hereto and incorporated by reference herein.  
Said probation to commence upon completion of the unsuspended term of imprisonment.

\$ 35 VICTIMS COMPENSATION FUND  
\$ 10 VICTIMS PROPERTY COMP FUND

**TOTAL DUE: \$ 45.00**

**SS Number Disclosure Required on Separate form**

☐ That the defendant is prohibited from owning, possessing, or having under the defendant's control a firearm. (15 M.R.S. § 393)

If the defendant has been convicted of an applicable offense listed in 25 M.R.S. § 1574, then the defendant shall submit to having a DNA sample drawn at any time following the commencement of any term of imprisonment or at any time following commencement of the probation period as directed by the probation officer.

**WARNING: IT IS A VIOLATION OF STATE LAW, AND MAY BE A VIOLATION OF FEDERAL LAW, FOR THE DEFENDANT TO OWN, POSSESS OR HAVE UNDER THEIR CONTROL A FIREARM IF THAT PROHIBITION HAS BEEN ENTERED AS PART OF THIS JUDGMENT OR ANY OTHER COURT ORDER.**

It is further ordered that the clerk deliver a certified copy of this judgment and commitment to the sheriff of the above named county or his authorized representative and that the copy serve as the commitment of the defendant. Reasons for imposing consecutive sentences are contained in the court record or in attachments hereto.

All pending motions, other than motions relating to payment of fees and bail are hereby declared moot (except \_\_\_\_\_.)

A TRUE COPY, ATTEST: \_\_\_\_\_

Clerk

  
Justice / Judge

I understand the sentence imposed herein and acknowledge receipt of a copy of this JUDGMENT AND COMMITMENT.

I hereby acknowledge that the disclosure of my Social Security number on the Social Security Disclosure Form is mandatory under 36 M.R.S. § 5276-A. My Social Security number will be used to facilitate the collection of any fine that has been imposed upon me in this action if that fine remains unpaid as of the time I am due a State of Maine income tax refund. My Social Security number also may be used to facilitate the collection of money I may owe the State of Maine as a result of having had an attorney appointed to represent me. Collection of any fine or reimbursement of money, which I owe to the State of Maine, will be accomplished by offsetting money I owe to the State against my State of Maine income tax refund.

**SS Number Disclosure Required on Separate form**

Date: \_\_\_\_\_ Defendant: \_\_\_\_\_  
Address: \_\_\_\_\_  
\_\_\_\_\_

CR-121, Rev. 07/17

**STATE OF MAINE  
CONDITIONS OF PROBATION**

UNIFIED CRIMINAL DOCKET

COURT:

HANCOCK

Docket No: HANCD-CR-2022-00241

Probation Term: 6 Year(s)

STATE OF MAINE vs ELIOT CUTLER

D.O.B: 07/29/1946

**SS Number Disclosure Required on Separate Form**

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You have been convicted of

1        POSSESS SEXUAL EXPLICIT MATERIAL OF MINOR UNDER 12  
Class: C

You are placed on probation and committed to supervision by the  
Department of Corrections for the term of 6 Year(s) subject to the conditions listed below.

**THE CONDITIONS OF YOUR PROBATION ARE AS FOLLOWS: YOU SHALL**

1.    refrain from all criminal conduct and violation of federal, state and local criminal laws.
2.    report to the probation officer immediately and thereafter as directed and within 48 hours of your release from jail.
3.    answer all questions by your probation officer and permit the officer to visit you at your home or elsewhere.
4.    obtain permission from your probation officer before changing your address or employment
6.    maintain employment and devote yourself to an approved employment or education program.
7.    identify yourself as a probationer to any law enforcement officer if you are arrested, detained or questioned for any reason and notify your probation officer of that contact within 24 hours.
8.    waive extradition back to the State of Maine from any other place.
9.    not own, possess or use any firearm or dangerous weapon if you have ever been convicted of a crime in any jurisdiction with a potential penalty of one year or more or any crime involving domestic violence or the use of a firearm or dangerous weapon.
10.   pay to the Department of Corrections a supervision fee of \$        25.00 per month.
11.   provide a DNA sample if convicted of applicable offense listed in 25 M.R.S. § 1574.

not use or possess dangerous weapons  
not use or possess firearms

submit to random search and testing for obscene sexually explicit material at the  
direction of a probation or law enforcement officer.

✱ Counseling and treatment Note COMPLETE COUNSELLING AND TREATMENT AS DIRECTED BY PPO FOR  
SEXUAL OFFENDER ISSUES/SIGN ALL RELEASES REQUESTED BY PROBATION.

pay all fines, fees, surcharges and assessments in full to  
the clerk of this court not later than \_\_\_\_\_,  
on a schedule set by the court or your probation officer.

EXCEPT MINOR CHILD FAMILY MEMBERS OR OTHER MINORS EXCLUSIVELY IN THE IMMEDIATE PRESENCE

OF ADULT FAMILY MEMBERS

except with the written permission of your probation officer and pursuant to

not view or possess any sexually oriented material or utilize access to the internet.

SEE ATTACHED SPECIAL CONDITIONS. PAY \$5000 TO CENTER FOR MISSING AND EXPLOITED CHILDREN WITH PROOF TO STATE

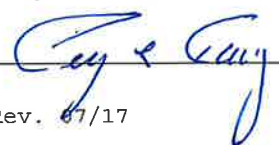
If you violate or fail to fulfill any of the above conditions you may be arrested, your probation may be revoked and you may be required to serve the rest of your sentence in jail or prison.

ORDERED: All conditions of probation are incorporated into the judgment and docket by reference.

Date: 12/16/2025

Justice/Judge 

I acknowledge receipt of these conditions and accept them as written.

Witness: 

Probationer: 

CR-122, Rev. 07/17