

IN THE DISTRICT COURT OF BROWN COUNTY, NEBRASKA

THE STATE OF NEBRASKA,
Plaintiff,

vs.

BOBBY GENE DEBOLT,
Defendant.

Case No. CR02-16

COMMITMENT

STATE OF NEBRASKA)
) ss.
COUNTY OF BROWN)

THE STATE OF NEBRASKA,
BROWN COUNTY,

To the Sheriff of said County and the Nebraska Department of Correctional Services:

WHEREAS, at a regular term of the District Court for said county, which term was begun and held at the courthouse, in Ainsworth, in said county, on January 1, 2003, before the Hon. William B. Cassel, one of the judges of said court; and,

WHEREAS, David M. Streich, County Attorney in and for the County of Brown, State of Nebraska, on January 17, 2003, came into court, and presented a certain amended information in due form of law against Bobby Gene DeBolt for Criminal Attempt of Distribution of a Controlled Substance, which amended information was by order of the court filed and the cause docketed; and afterwards on January 17, 2003, further proceedings were had upon said amended information, to-wit:

The said defendant, Bobby Gene DeBolt, was duly arraigned and entered his plea of guilty to the charge contained in the amended information; and,

WHEREAS, on March 21, 2003, the said Bobby Gene DeBolt was duly arraigned before the court for sentence, and was then by the said judge sentenced, in these words:

IT IS THE JUDGMENT AND SENTENCE OF THE COURT that the defendant, Bobby Gene DeBolt, is sentenced:

On Count No. 1: for Criminal Attempt of Distribution of a Controlled Substance (§ 28-201 & 28-416(1)), a Class IIIA felony,

to imprisonment and committed to an institution under the jurisdiction of the Nebraska Department of Correctional Services for a period of not less than 12 months, nor more than 60 months, with 99 days credit for time served before sentencing, to be served consecutively to any other existing sentence of imprisonment, including but not limited to the commitment issued in Case No. CR02-3 in this court; and,

to pay court costs of \$_____ to the clerk of this court within one year after the defendant's final release date from imprisonment.

It is therefore ordered that the defendant be remanded to the custody of the Sheriff of Brown County, Nebraska, to be taken for execution of sentence to the Nebraska Penal and Correctional Complex at or near the City of Lincoln, Lancaster County, Nebraska, and commitment thereto is hereby ordered accordingly and shall be immediately issued by the court clerk under seal of this court.

It is further ordered that in the event the defendant shall fail to pay any fine, costs, or restitution as ordered above, the defendant shall appear at the first regular session of this court after the expiration of time for payment thereof, and show cause, if any there be, why the defendant should not be held in contempt of court and punished for failure to comply therewith.

As required by law, the court advised the defendant on the record of the time required to be served on the sentence, assuming no good time for which the defendant is eligible is lost, upon his minimum term before attaining parole eligibility and upon his maximum term before attaining mandatory release.

YOU ARE THEREFORE COMMANDED TO PROCEED TO EXECUTE SAID SENTENCE AND JUDGMENT OF THE COURT.

William B. Cassel, District Judge

WITNESS, my hand and seal of said court, at Ainsworth, Nebraska, on March 21, 2003.

Clerk of District Court