

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF LOUISIANA  
LAFAYETTE-OPELOUSAS DIVISION  
in Lafayette

U. S. DISTRICT COURT  
WESTERN DISTRICT OF LOUISIANA  
FILED

AUG 24 2004

PRESENT: HON. TUCKER L. MELANÇON, Judge, Presiding  
LaRae Bourque, Court Reporter  
Paula S. Jordan, Minute Clerk

Date: August 24, 2004

ROBERT H. SNEDEWELL, CLERK  
BY                       
DEPUTY

COURT OPENED: 2:00 P.M.

COURT ADJOURNED : 3:00 P.M.

MINUTES OF COURT

CASE NO. 2:04cr20075-01  
Judge Melancon/Mag. Judge Hill

DEFENDANT: Gregory James Caton

GOVT. COUNSEL: Larry Regan

DEFENSE COUNSEL: Lewis O. Unglesby

Defendant in custody  
 Defendant on Bond, Bond cont'd  
 Bond set:  
 Bond cancelled  
 Failed to appear, warrant ordered

Case called for Sentencing

Pursuant to the Sentencing Reform Act of 1984, it is the judgment of this Court that as to Count 1 the defendant is hereby committed to the custody of the Bureau of Prisons to be imprisoned for a term of 33 months and as to Count 2 for a term of 33 months to run concurrent. The Court requests defendant be given credit for time served.

Upon release from imprisonment, the defendant will be placed on Supervised Release for a period of three (3) years as to Count 1, and one (1) year as to Count 2, said terms of supervised release to run concurrently, with the standard conditions and the mandatory conditions as follows:

1.) The defendant shall not possess a firearm as defined in 18 U.S.C. § 921.

Within 72 hours of release from custody of the Bureau of Prisons, the defendant shall report in person to the probation office in the district to which the defendant is released. While on supervised release, the defendant shall not commit another federal, state, or local crime, shall comply with the standard conditions that have been adopted by this court, and shall comply with the following additional conditions:

1.) The defendant shall refrain from involvement in the manufacture and/or sale of any product not approved by the U.S. Food and Drug Administration.

No fine is ordered due to the defendant's lack of assets.

IT IS ORDERED that a special assessment of \$100.00, per count, is imposed on the defendant pursuant to 18 U.S.C. § 3013 is payable immediately.

IT IS FURTHER ORDERED that the defendant is to report to the facility designated by the Federal Bureau of Prisons, not later than 2:00 p.m. on September 24, 2004.

COPY SENT  
DATE 9-9-04  
BY cb  
TO tlm  
USPO, USMS

IT IS FURTHER ORDERED that the Presentence Report is filed UNDER SEAL.

   Dismissed counts:  
X Defendant advised of right to appeal

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COMMENTS: