

In the Crown Court

at

DPA



Case No.

DPA

Court Code

0475

Certificate of Conviction or Finding

Section 92 Sexual Offences Act 2003

Name	DAVID MAURICE PEARCE		
Address	DPA		
Date of birth	DPA	41	
Date of conviction / finding	10/8/09	Convicting Court (if different)	/
Date of sentence (if different)	2/10/09	Sentence adjourned	Remanded <input type="checkbox"/> On bail <input type="checkbox"/> In care <input type="checkbox"/>
Offence(s) and sentence(s)	Indecent Assault on a male person (Under 16) x 10 Sexual Assault x 1.		
Total sentence imposed	8 years Imp-		
For non-sexual offences	/	For sexual offences	
Any orders	Sex - OFFENDERS Register indefinitely Prevention Order attached indefinitely.		

I hereby certify that the above named defendant was on the above date convicted / found not guilty by reason of insanity / found to be under a disability and to have done the act charged against him in respect of the above sexual offence(s) to which the notification requirements provided for by Part 2 of the Sexual Offences Act 2003 apply and that the court so stated in open court on that date.

An Officer of the Crown Court

Date 2/10/09.

DPA

For immediate service: CPS / Police / Prison (etc) / Hospital / Local Authority / Probation / court file
Copy for the Defendant (who should be asked to sign below)

Defendant's signature

DPA

Date 2 Oct 2009.

NOTE: This form replaces one issued in the case of this defendant on

This transcript has been prepared without the assistance of case documents. Therefore, all spellings are phonetic. CU

A where there is a known record. There is no magic in
B having inquiries made or having a CRB check if, in fact,
C you have the intention to do the kind of things which
D you did. It is in the nature of them that people who
E have got themselves into a position of trust are trusted
F and for a while at least, people may be reluctant or to
G believe or flatly refuse to believe that such things
H could be done.

A As I say, a total of eight years. It is sometimes,
B from what one reads in the press, reported as though a
C Judge said that as a matter of their discretion that
D half of that period would be suspended. That is not
E what the law is and I hope that if there is any report
F of this matter it would be stressed that that is again
G not a matter of discretion, but a matter of law.
H Parliament has provided that after the halfway point in
the sentence you are entitled to be released. That
would be after a term of four years. Thereafter,
however, the balance of the sentence is still hanging
over you so that you are at risk of serving that term
should anything else of an untoward nature occur.

A As I say, it is not an exact science in these
B matters. I cannot simply go to a book and tick boxes
C and say exactly what the sentence should be, but it
D seems to me that that sentence, given the guidelines of
E