

- ___ PROSECUTING ATTORNEY
- ___ DEFENDANT'S ATTORNEY
- ___ ADULT PROBATION DEPT. (3)
- ___ HONOLULU POLICE DEPT.
- ___ OCCC,
- ___ BOARD OF PAROLES
- ___ HAW. ARM SERVICE POLICE
- ___ CRIMINAL COURT CLERK
- ___ OFFICE

JUDICIAL CIRCUIT
STATE OF HAWAII
FILED

1982 DEC 29 AM 11:51

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Clerk

In the ^{FAMILY} Circuit Court of the First Circuit
State of Hawaii

STATE OF HAWAII

vs.

RUSSELL K. AKINA,

Defendant.

FC-CR No.

~~XXXX~~ 41

JUDGMENT; NOTICE OF ENTRY

JUDGMENT

The above-named defendant having entered a plea of Guilty to COUNT I--SEXUAL ABUSE IN THE SECOND DEGREE

IT IS ADJUDGED that said above-named defendant has been convicted of and is guilty of the offense of SEXUAL ABUSE IN THE SECOND DEGREE

committed in the manner and form set forth in the charge.

IT IS THE JUDGMENT AND SENTENCE of the Court that defendant be remanded to the custody of the Director of the Department of Social Services and Housing for incarceration at Oahu Community Correctional Center for a term of one year. Such sentence to be served concurrently with any sentence he is now serving.

Dated: Honolulu, Hawaii, December 29, 1982

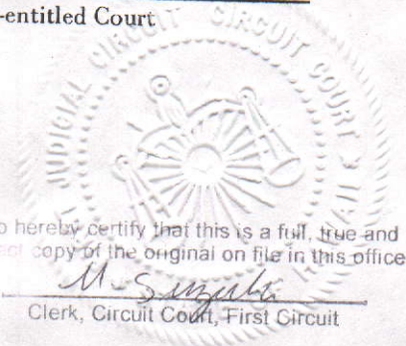
Betty M. Vitousek

Judge of the above-entitled Court

I do hereby certify that this is a full, true and correct copy of the original on file in this office.

M. S. Smith

Clerk, Circuit Court, First Circuit



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M. NG

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT

STATE OF HAWAII

STATE OF HAWAII)	CR. NO. <u>54274</u>
)	
vs.)	ORIGINAL CHARGE:
)	
RUSSELL KEKOA AKINA,)	CT. I: RAPE 1°
)	CT. II: SODOMY 1°
)	
)	P-19159 and
)	(HPD NO. <u>P-19159-1</u>)
Defendant.)	
)	JUDGMENT; NOTICE OF ENTRY

JUDGMENT

The above-named Defendant having entered a plea of Guilty to ~~(after-trial-been-found-guilty-of)~~ Rape in the second degree as to Ct. I and Sodomy in the second degree as to Ct. II.

IT IS ADJUDGED that RUSSELL KEKOA AKINA,

the Defendant above-named, has been convicted of and is guilty of the offense of RAPE IN THE SECOND DEGREE as to Ct. I and SODOMY IN THE SECOND DEGREE as to Ct. II.

It appearing to the satisfaction of the Court that the ends of justice and the best interests of the public as well as of the Defendant will be subserved thereby, IT IS THE JUDGMENT AND SENTENCE of the Court that the Defendant ~~pay a fine of \$-----~~ and be and hereby is placed on probation, commencing as of the date hereof, for a period of FIVE years) ^{each count} unless sooner discharged by order of the Court; upon condition, however, that the Defendant comply with all the terms and conditions of probation set forth in the "Terms and Conditions of Probation" attached hereto and made a part hereof.

IT IS ORDERED that copies of this Judgment be delivered to the Adult Probation Division of this Court; that a probation officer of this Court take charge of and have supervision of said Defendant and instruct said Defendant regarding the terms and conditions of probation; and that said probation officer furnish said Defendant a copy of this Judgment.