

STATE OF HAWAII CIRCUIT COURT OF THE THIRD CIRCUIT	JUDGMENT GUILTY CONVICTION AND PROBATION SENTENCE NOTICE OF ENTRY	CASE NUMBER CR. NO. 95-191
-----------------------------------------------------------------	-----------------------------------------------------------------------------------	-------------------------------

STATE OF HAWAII VS (DEFENDANT) DAYTON NALII BECK	POLICE REPORT NUMBER
---------------------------------------------------------	----------------------

DEFENDANT'S PLEA <input type="checkbox"/> GUILTY <input type="checkbox"/> NOT GUILTY <input checked="" type="checkbox"/> NO CONTEST	<input type="checkbox"/> JURY VERDICT <input type="checkbox"/> JUDGE FINDINGS
--------------------------------------------------------------------------------------------------------------------------------------------	-------------------------------------------------------------------------------

ORIGINAL CHARGE SEXUAL ASSAULT IN THE THIRD DEGREE, in violation of Section 707-732(1) (b), HRS, as amended - Cts I, II, III and V (continued on reverse)	CHARGE TO WHICH DEFENDANT PLEAD SEXUAL ASSAULT IN THE THIRD DEGREE, Cts. I, II and III
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------	----------------------------------------------------------------------------------------------

DEFENDANT IS CONVICTED AND FOUND GUILTY OF

See Charge to Which Defendant Plead

JUDGMENT AND SENTENCE OF THE COURT: PROBATION

TERM FIVE (5) years for each count, to run concurrently with	FINE ---
-----------------------------------------------------------------	---------------

SPECIAL CONDITIONS:

RESTITUTION OTHER

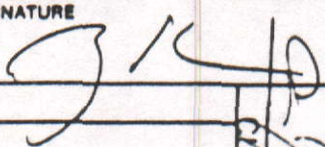
JAIL

COMMUNITY SERVICE

It is adjudged that the Defendant has been convicted and is guilty as stated above.

IT IS THE JUDGMENT AND SENTENCE of the court that the Defendant ~~is hereby placed on probation for the period stated above, commencing as of the date of this judgment, unless sooner discharged by order of the court, upon condition that the Defendant comply with all of terms and conditions of probation set forth in the attached document.~~ is hereby placed on probation for the period stated above, commencing as of the date of this judgment, unless sooner discharged by order of the court, upon condition that the Defendant comply with all of terms and conditions of probation set forth in the attached document.

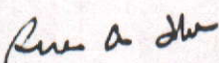
IT IS ORDERED that copies of this Judgment be delivered to the Adult Probation Division of this court, that a probation officer of this court take charge of and have supervision of the Defendant and instruct the Defendant regarding the terms and conditions of probation, and that the probation officer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

DATE SIGNED DEC - 5 1995 nunc pro tunc to 12/4/95	JUDGE GREG K. NAKAMURA	SIGNATURE 
------------------------------------------------------------	---------------------------	---------------------------------------------------------------------------------------------------

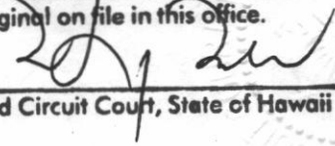
NOTICE OF ENTRY

THIS JUDGMENT HAS BEEN ENTERED AND COPIES MAILED OR DELIVERED TO ALL PARTIES.

Prosecutor's; Public Defender's

DATE DEC - 5 1995	CLERK 
----------------------	----------------------------------------------------------------------------------------------

95 DEC - 5 PM 4: 06
 CLERK
 THIRD CIRCUIT COURT
 STATE OF HAWAII

STATE OF HAWAII CIRCUIT COURT OF THE THIRD CIRCUIT		JUDGMENT OF CONVICTION AND SENTENCE		CASE NUMBER: Cr. No. 05-1-193	
STATE VS. (DEFENDANT) DAYTON BECK			DATE OF HEARING:		REPORT NUMBER(S):
DEFENDANT'S PLEA: GUILTY			CHANGE OF PLEA		
ORIGINAL CHARGE(S): CT. 1: CRIMINAL PROPERTY DAMAGER IN THE 4TH DEGREE (§708-823(1), H.R.S.) CT. 2: ABUSE OF FAMILY OR HOUSEHOLD MEMBER (§709-906(1), H.R.S.) CT. 3: UNLAWFUL IMPRISONMENT IN THE 1ST DEGREE (§707-721(1)(a), H.R.S.) CTS. 4 & 5: SEXUAL ASSAULT IN THE 2ND DEGREE (§707-731(1)(a), H.R.S.)			CHARGE(S) TO WHICH DEFENDANT PLED: CT. 1: CRIMINAL PROPERTY DAMAGER IN THE 4TH DEGREE (§708-823(1), H.R.S.) CT. 2: ABUSE OF FAMILY OR HOUSEHOLD MEMBER (§709-906(1), H.R.S.) CT. 3: UNLAWFUL IMPRISONMENT IN THE 1ST DEGREE (§707-721(1)(a), H.R.S.) CTS. 4 & 5: SEXUAL ASSAULT IN THE 2ND DEGREE (§707-731(1)(a), H.R.S.)		
DEFENDANT IS CONVICTED AND FOUND GUILTY OF: CT. 1: CRIMINAL PROPERTY DAMAGER IN THE 4TH DEGREE (§708-823(1), H.R.S.) CT. 2: ABUSE OF FAMILY OR HOUSEHOLD MEMBER (§709-906(1), H.R.S.) CT. 3: UNLAWFUL IMPRISONMENT IN THE 1ST DEGREE (§707-721(1)(a), H.R.S.) CTS. 4 & 5: SEXUAL ASSAULT IN THE 2ND DEGREE (§707-731(1)(a), H.R.S.)			PHOTOGRAPH (If Available)		FINGERPRINT (If Available)
FINAL JUDGMENT AND SENTENCE OF THE COURT: MITTIMUS TO ISSUE IMMEDIATELY CRIME VICTIM COMPENSATION FEE: Waived on the ground that Defendant will be unable to pay same while imprisoned INCARCERATION: CT. 1: THIRTY (30) DAYS; CT. 2: ONE (1) YEAR; CT. 3: FIVE (5) YEARS; CT. 4: TEN (10) YEARS; CT. 5: TEN (10) YEARS Cts. 1, 2, 4 & 5 to run concurrently with each other but consecutive to Ct. 3; credit for time served I hereby certify that this is a full, true and correct copy of the original on file in this office.  Clerk, Third Circuit Court, State of Hawaii					
DATE MAR 21 2006 nunc pro tunc to 3/17/2006		JUDGE GREG K. NAKAMURA SIGNATURE 		2006 MAR 21 AM 8:47 C. OKAWA, CLERK THIRD CIRCUIT COURT STATE OF HAWAII FILED	
NOTICE OF ENTRY THIS JUDGMENT HAS BEEN ENTERED AND COPIES MADE OR DELIVERED TO ALL PARTIES.					
DATE MAR 21 2006		CLERK J. NAKAMURA 			

[x] ORIGINAL FILE [x] DPA [x] DEFENSE-LIONEL RILEY [x] PROBATION [x] POLICE [x] HCCC