

STATE OF HAWAII CIRCUIT COURT OF THE SECOND CIRCUIT	JUDGMENT GUILTY CONVICTION AND SENTENCE <input type="checkbox"/> Young Adult Defendant NOTICE OF ENTRY	CASE NUMBER CR. NO. 8060(2)
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STATE OF HAWAII VS (DEFENDANT) BERNARD CORPUS, III	POLICE REPORT NUMBER
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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
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ORIGINAL CHARGE(S) COUNT 1 and 2 SEXUAL ABUSE IN THE FIRST DEGREE	CHARGE TO WHICH DEFENDANT PLEAD COUNT 1 SEXUAL ABUSE IN THE FIRST DEGREE
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DEFENDANT IS CONVICTED AND FOUND GUILTY OF
 COUNT 1 SEXUAL ABUSE IN THE FIRST DEGREE

FINAL JUDGMENT AND SENTENCE OF THE COURT

FINE \$ _____ TO BE PAID TO THE CLERK OF COURT

RESTITUTION \$ As determined by the

INCARCERATION Probation Department

MITTIMUS TO ISSUE IMMEDIATELY

MITTIMUS STAYED ~~UNLESS~~ for as long as

OTHER: said defendant abides by the terms and conditions of probation and all other special conditions attached hereto and made a part hereof

YEARS	MONTHS	DAYS
FIVE YEARS		

The Defendant entered the plea(s) indicated. It is adjudged that the Defendant has been convicted of and is guilty of the offense stated above, committed in the manner and form set forth in the charge

The court finds that the Defendant comes within the classification of a young adult defendant under HRS Section 667 and that in lieu of any other sentence of imprisonment authorized by law, defendant should be sentenced to a special indeterminate term of imprisonment. The court is of the opinion that such special term is adequate for defendant's correction and rehabilitation and will not jeopardize the protection of the public.

THE JUDGMENT AND SENTENCE OF THIS COURT IS AS STATED HEREIN.

DATE SIGNED 10/22/85	JUDGE RICHARD R. KOMO	SIGNATURE <i>[Signature]</i>
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NOTICE OF ENTRY

THIS JUDGMENT HAS BEEN ENTERED AND COPIES MAILED OR DELIVERED TO ALL PARTIES.
 J. Cardoza, Esq., M. Tateishi, Esq., Probation Department,
 Defendant, MPD, ISC

DATE OCT 22 1985	CLERK <i>[Signature]</i>
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85 OCT 22 P. 29
 CLERK Y. PETRO
 2ND CIRCUIT COURT
 STATE OF HAWAII
 MAIL ROOM, HAWAII
 FILED

DISTRIBUTION: ORIG. FILE, PROJ., DEF., APD, POLICE

ORIGINAL

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STATE OF HAWAII CIRCUIT COURT OF THE SECOND CIRCUIT	JUDGMENT GUILTY CONVICTION AND SENTENCE <input type="checkbox"/> Young Adult Defendant NOTICE OF ENTRY	CASE NUMBER Cr. 95-0593(1)
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STATE OF HAWAII VS (DEFENDANT) BERNARD CORPUS, III	POLICE REPORT NUMBER 93-30327 92-40529
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DEFENDANT'S PLEA <input type="checkbox"/> GUILTY <input type="checkbox"/> NOT GUILTY <input checked="" type="checkbox"/> NO CONTEST	<input type="checkbox"/> JURY VERDICT <input checked="" type="checkbox"/> JUDGE FINDINGS
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ORIGINAL CHARGE(S) SEXUAL ASSAULT IN THE FIRST DEGREE in Counts 1 & 3	CHARGE TO WHICH DEFENDANT PLEAD SEXUAL ASSAULT IN THE SECOND DEGREE in Counts 1 & 3
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DEFENDANT IS CONVICTED AND FOUND GUILTY OF

SEXUAL ASSAULT IN THE SECOND DEGREE in Counts 1 & 3

FINAL JUDGMENT AND SENTENCE OF THE COURT

FINE \$ _____ TO BE PAID TO THE CLERK OF COURT MITTIMUS TO ISSUE IMMEDIATELY
 RESTITUTION \$ _____ MITTIMUS STAYED UNTIL _____
 INCARCERATION

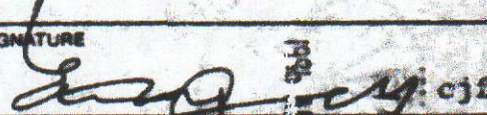
YEARS	MONTHS	DAYS
TEN (10)	in each count	w/a

THREE (3) YEARS FOUR (4) MONTHS mandatory minimum w/o parole

OTHER: Term herein to run concurrently with each other, credit given for time served; however, term herein to run consecutively with any sentence deft. is currently serving

The Defendant entered the plea(s) indicated. It is adjudged that the Defendant has been convicted of and is guilty of the offense stated above, committed in the manner and form set forth in the charge.
 The court finds that the Defendant comes within the classification of a young adult defendant under HRS Section 667 and that in lieu of any other sentence of imprisonment authorized by law, defendant should be sentenced to a special indeterminate term of imprisonment. The court is of the opinion that such special term is adequate for defendant's correction and rehabilitation and will not jeopardize the protection of the public.

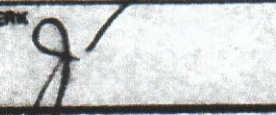
THE JUDGMENT AND SENTENCE OF THIS COURT IS AS STATED HEREIN.

DATE SIGNED 4/3/96	JUDGE E. JOHN McCONNELL	SIGNATURE 
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NOTICE OF ENTRY

R. Rivera, DPA; R. Icenogle, DPD; Deft; APD; MPD; Sheriff;
Fiscal; MCCC; OCCC; HPA; Halawa

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

DATE 4/8/96	CLERK 
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FILED
 APR 8 1996
 9M 2:55
 HAWAII