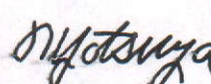


STATE OF HAWAII CIRCUIT COURT OF THE SECOND CIRCUIT	JUDGMENT GUILTY CONVICTION AND SENTENCE <input type="checkbox"/> Young Adult Defendant NOTICE OF ENTRY	CASE NUMBER CR. NO. 05-1-0631(1)
STATE OF HAWAII VS (DEFENDANT) MARK MCCULLOUGH	ORIGINAL	
DEFENDANT'S PLEA: <input checked="" type="checkbox"/> NO CONTEST	<input checked="" type="checkbox"/> JUDGE FINDINGS	
ORIGINAL CHARGES: COUNTS ONE, TWO: SEXUAL ASSAULT IN THE FIRST DEGREE COUNT THREE: ASSAULT IN THE THIRD DEGREE COUNT FOUR: ATTEMPTED MURDER IN THE SECOND DEGREE COUNT FIVE: KIDNAPPING COUNT SIX: UNAUTHORIZED ENTRY INTO MOTOR VEHICLE COUNT SEVEN: TERRORISTIC THREATENING IN THE FIRST DEGREE	CHARGES TO WHICH DEFENDANT PLEAD COUNTS ONE, TWO: SEXUAL ASSAULT IN THE SECOND DEGREE COUNT THREE: ASSAULT IN THE THIRD DEGREE COUNT FOUR: ATTEMPTED ASSAULT IN THE FIRST DEGREE COUNT FIVE: KIDNAPPING ("B" felony) COUNT SIX: UNAUTHORIZED ENTRY INTO MOTOR VEHICLE COUNT SEVEN: TERRORISTIC THREATENING IN THE FIRST DEGREE	
DEFENDANT IS CONVICTED AND FOUND GUILTY OF COUNTS ONE, TWO: SEXUAL ASSAULT IN THE SECOND DEGREE COUNT THREE: ASSAULT IN THE THIRD DEGREE COUNT FOUR: ATTEMPTED ASSAULT IN THE FIRST DEGREE COUNT FIVE: KIDNAPPING ("B" felony) COUNT SIX: UNAUTHORIZED ENTRY INTO MOTOR VEHICLE COUNT SEVEN: TERRORISTIC THREATENING IN THE FIRST DEGREE		
FINAL JUDGMENT AND SENTENCE OF THE COURT <input type="checkbox"/> FINE: \$ TO BE PAID TO THE CLERK OF THE COURT. <input type="checkbox"/> RESTITUTION: \$ <input checked="" type="checkbox"/> INCARCERATION FOR: TEN (10) YEARS EACH IN COUNTS 1, 2, 4 & 5 WITH A MANDATORY MINIMUM TERM IN EACH COUNT OF 3 YEARS/4 MONTHS WITH ALL TERMS OF INCARCERATION AND MANDATORY MINIMUMS TO RUN CONCURRENTLY WITH EACH OTHER AND CONCURRENTLY WITH ALL COUNTS FIVE (5) YEARS EACH IN COUNTS 6 & 7 WITH BOTH TERMS TO RUN CONCURRENTLY WITH EACH OTHER AND CONCURRENTLY WITH ALL COUNTS ONE (1) YEAR IN COUNT 3 WITH TERM TO RUN CONCURRENTLY WITH ALL COUNTS DEFENDANT STIPULATES TO SERVING THE FULL TEN (10) YEAR INDETERMINATE SENTENCE WITHOUT EXERCISING HIS RIGHT TO A MINIMUM TERM SETTING BY THE PAROLE BOARD. DEFENDANT SHALL RECEIVE CREDIT FOR TIME SERVED.		
<input checked="" type="checkbox"/> 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. <input type="checkbox"/> 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 10/30/06	JUDGE JOEL E. AUGUST	SIGNATURE 
NOTICE OF ENTRY		
THIS JUDGMENT HAS BEEN ENTERED AND COPIES MAILED OR DELIVERED TO ALL PARTIES. Distribution: Robert Rivera, DPA; William Sloper, Esq.; Deft c/o MCCC; MCCC; BPA; ACSB; MPD; Sheriff; Fiscal; County Clerk		
DATE 10/30/06	CLERK  I hereby certify that this is a full, true and correct copy of the Original. Clerk, Second Judicial Circuit	N. YOTSUYA, CLERK SECOND CIRCUIT COURT STATE OF HAWAII FILED 2006 OCT 30 AM 11:56