

10-31-87

KING COUNTY SUPERIOR COURT

PAGE 1

CASE#: 82-1-03077-1 CRIM JUDGMENT# NU
TITLE: STATE VS HUTCHISON
FILED: 10-01-82 APPEAL? NO

ARCHIVED: 10-31-87
CONSOLIDATED:
NOTE1:
NOTE2:

Table with columns: CONN, LAST NAME, FIRST MI TITLE, LITIGANTS, ARRAIGNED. Row 1: PLA01 STATE OF WASHINGTON, DEF01 HUTCHISON, JAMES THOMAS

Table with columns: CONN, LAST NAME, FIRST MI TITLE, LITIGANTS, DATE. Row 1: A.D01 MAGEE, MICHAEL W/D, 1; Row 2: ATD02 MAIPERT, RON W/D, 1

DEF01 HUTCHISON, JAMES THOMAS
DISPOSITION: GPAC GUILTY PLEA AS CHARGED DATE: 01-24-83
DISP. JUDGE: LITTLE
SENTENCE DATE: 01-24-83 SENTENCED BY: LITTLE
SENTENCING DEFERRED: NO APPEALED TO: DIVISION I DATE APPEALED:
PRISON SERVED..... : CRIME VIC. COMP.....\$
PRISON SUSPENDED..... : FINE.....\$
JAIL SERVED..... X : RESTITUTION.....\$ 190.00
JAIL SUSPENDED..... : COURT COSTS.....\$ YES
PROB/COMM. SUPERVISION..... X : ATTORNEY FEES.....\$ 320.00
DUE DATE: 01-24-84 PAID:

P/GUILTY CT2,3. CT1 DISMISSED. SENT 10Y DEFERRED. SERVE 1Y KC JAIL. PAY COSTS/
ATTY FEES. PAY CV/PEN ASSMT \$50 WITHIN 1Y. PAY COUNSELING COSTS FOR VICTIM.

Table with columns: RSLT, CNT, RCW/CODE, DESCRIPTION, COMMENT. Includes ORIGINAL INFORMATION with rows for DISM, GUIL, and GWIL.

Table with columns: SUB#, DATE, CD/CONN, DESCRIPTION, SECONDARY MICROFILM. Includes rows for CHC, INFO, ORW, BN, OB, and ARRAIGN.

10-31-87

KING COUNTY SUPERIOR COURT

PAGE 2

CASE#: 82-1-03077-1 CRIM  
TITLE: STATE VS HUTCHISON

JUDGMENT# NO

-----APPEARANCE DOCKET-----

| SUB# | DATE     | CD/CONN  | DESCRIPTION                          | SECONDARY | MICROFILM |
|------|----------|----------|--------------------------------------|-----------|-----------|
| 3    | 10-05-82 | NTONS    | NOTICE OF OMNIBUS HEARING SETTING    | 10-14-82  |           |
| 4    | 10-06-82 | \$SHRTWA | SHERIFF'S RETRN ON WARRANT OF ARREST | 15.50     |           |
| 5    | 10-06-82 | NTAPR    | NOT OF APPEAR AND REQ FOR DISCOVERY  |           |           |
| -    | 10-21-82 | PREHRG   | OMNIBUS CAL/SMITH/FREDERICKSON       |           |           |
| 6    | 10-21-82 | WV       | WAIVER OF OMNIBUS HEARING            |           |           |
| 7    | 10-21-82 | STDFG    | STATEMENT OF DEFENDANT, PLEA GUILTY  |           |           |
| 8    | 10-29-82 | PRSID    | ORD FOR PRE-SENT RPT&SET SENT TIME   | 12-06-82  |           |
|      |          |          | 8:45/LITTLE                          |           |           |
| -    | 12-06-82 | PREHRG   | CT MINUTES LITTLE/ NOT REPORTED      |           |           |
| -    | 01-24-82 | DISPHRG  | CT MINUTES LITTLE/RUNNELS            |           |           |
| 9    | 01-24-83 | JDOES    | JDGMT & ORD DEFE' SENT, GRANT PROBAT |           |           |
|      |          |          | COMMIT ISSD 01-24-83                 |           |           |
| -    | 01-24-83 | \$PACV   | PENALTY ASSESSED - CRIME VICTIMS     | 50.00     |           |
|      |          | DEF01    | HUTCHISON, JAMES THOMAS              |           |           |
| -    | 01-24-83 | \$FAPDR  | FEE ASSESSED-PUBLIC DEFENSE RECUPMT  | 320.00    |           |
| 10   | 02-16-83 | GREXB    | ORDER EXONERATING BOND ASSOCIATED    |           |           |
|      |          |          | BONDING SERVICE                      |           |           |
| 11   | 03-15-83 | ORSR     | ORDER SETTING RESTITUTION \$150.00   |           |           |
| 12   | 03-17-83 | SHRT     | SHERIFF'S RETURN ON COMMITMENT       |           |           |
| -    | 05-09-83 | \$FFRCR  | FILING FEE REC'D - CRIMINAL          | + 50.00   |           |
| -    | 06-15-83 | \$FFRCR  | FILING FEE REC'D - CRIMINAL          | + 20.00   |           |
| -    | 06-15-83 | \$CRC    | COSTS RECEIVED - CRIMINAL            | + 8.00    |           |
| -    | 08-17-83 | \$CRC    | COSTS RECEIVED - CRIMINAL            | + 7.50    |           |
| -    | 08-17-83 | \$NOTE   | FILING FEE & COSTS PAID              |           |           |
| -    | 08-17-83 | \$FRPDR  | FEE RECD-PUB DEFENSE RECUPMENT       | + 42.50   |           |
| -    | 09-19-83 | \$FRPDR  | FEE RECD-PUB DEFENSE RECUPMENT       | + 50.00   |           |
| -    | 09-27-83 | \$FRPDR  | FEE RECD-PUB DEFENSE RECUPMENT       | + 50.00   |           |
| 13   | 09-27-83 | NTWDA    | NOTICE OF WITHDRAWAL OF ATTORNEY     |           |           |
| -    | 11-17-83 | \$FRPDR  | FEE RECD-PUB DEFENSE RECUPMENT       | + 50.00   |           |
| -    | 12-14-83 | \$FRPDR  | FEE RECD-PUB DEFENSE RECUPMENT       | + 50.00   |           |
| -    | 01-25-84 | POSTHRG  | C/R KATHY BRINKER                    |           |           |
|      |          | JDG19    | JUDGE GARY M. LITTLE, DEPT. 19       |           |           |
| -    | 01-26-84 | \$FRPDR  | FEE RECD-PUB DEFENSE RECUPMENT       | + 77.50   |           |
| -    | 01-26-84 | \$PRCV   | PENALTY RECEIVED - CRIME VICTIMS     | + 50.00   |           |
| -    | 01-26-84 | \$NOTE   | OPD FEE & CV PENALTY PAID            |           |           |

-----END COPY CASE-----

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON, )  
 )  
 Plaintiff, )  
 )  
 v. )  
 )  
 JAMES THOMAS HUTCHISON, )  
 )  
 Defendant. )

82-1-08077-1

NO.

INFORMATION

WARRANT ISSUED  
CHARGE COUNTY \$70.00

I, Norm Maleng, Prosecuting Attorney for King County in the name and by the authority of the state of Washington, do accuse James Thomas Hutchison of the crime of statutory rape in the third degree, committed as follows:

That the defendant James Thomas Hutchison, in King County, Washington, during a period of time intervening between January 1, 1978, through October 29, 1981, being older than eighteen years of age, did engage in sexual intercourse with Pamela Hutchinson, not being married to Pamela Hutchinson, who was fourteen years of age or older but less than sixteen years old, to-wit: 15 years old and younger;

Contrary to RCW 9A.44.090, and against the peace and dignity of the state of Washington.

COUNT II

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse James Thomas Hutchison of the crime of incest in the first degree, a crime of the same or similar character as Count I, committed as follows:

That the defendant James Thomas Hutchison, in King County, Washington, during a period of time intervening between July 10, 1982, through September 28, 1982, did engage in sexual intercourse with Pamela Hutchison, a daughter of the defendant, who was known by the defendant to be so related in violation of 9A.64.020(1) and 9A.65.020(6);

Contrary to RCW 9A.64.020(1), and against the peace and dignity of the state of Washington.

FILED  
NORM MALENG

COUNT III

And I, Norm Maleng, Prosecuting Attorney aforesaid further do accuse James Thomas Hutchison of the crime of statutory rape in the second degree, a crime of the same or similar character as Counts I and II, committed as follows:

That the defendant James Thomas Hutchison, in King County, Washington, during a period of time intervening between January 1, 1982, through September 28, 1982, being older than sixteen years of age, did engage in sexual intercourse with James Dean Hutchison, not being married to James Dean Hutchison, who was eleven years of age or older but less than fourteen years old, to-wit: 13 years old;

Contrary to RCW 9A.44.080, and against the peace and dignity of the state of Washington.

NORM MALENG  
Prosecuting Attorney

By *Suzanne Lurie*  
Deputy Prosecuting Attorney

CAUSE NO. \_\_\_\_\_

AFFIDAVIT FOR DETERMINATION OF PROBABLE CAUSE

STATE OF WASHINGTON )  
 : ss.  
 COUNTY OF KING )

Barbara L. Linde, being first duly sworn on oath, deposes and says:

That she is a Deputy Prosecuting Attorney for King County and is familiar with the police report and investigation conducted in Kent case No. 82-05029;

That this case contains the following upon which this motion for the determination of probable cause is made;

That on September 24, 1981, at approximately 8:45 p.m., Security Patrol Officer Ottis Caldwell was patrolling the Seattle land fill area along Frager Road in Kent, King County due to problems with trespassers; that at that time Caldwell observed an unauthorized vehicle, a van, with persons inside on the premises; that a nude adult male exited the rear of the van and contacted Caldwell; that the man identified himself as the defendant James Thomas Hutchison and a young female, who had to dress before exiting the van, was identified as 16 year old Pamela Hutchison, defendant's daughter.

That in the subsequent investigation Pamela Hutchison states that her natural father, James Thomas Hutchison, has been fondling her genitals on and off since she was seven or eight years old and has been having genital intercourse with her since she was 15 years old, as often as once a week and twice on September 26, 1982; that defendant's natural son, 13 year old James Dean Hutchison states that defendant has had oral genital intercourse with him on at least four occasions since he was about seven years old; that defendant had oral genital intercourse with son James at least twice in the past year while James was 13 years old.

That these contacts occurred in King County; that the defendant has moved residences several times in the past, including in other states and currently lives in a trailer and bail should be set at \$7,500.

Barbara Linde  
 BARBARA L. LINDE

SUBSCRIBED and SWORN to before me  
 this 1st day of October, 1982:

Karen L. Gramm  
 NOTARY PUBLIC in and for the state  
 of Washington, residing at Seattle

Affidavit for Determination of Probable Cause

Plaintiff,

NO. 82-1-08077-1

v.

MOTION AND ORDER DETERMINING THE  
EXISTENCE OF PROBABLE CAUSE,  
DIRECTING ISSUANCE OF WARRANT  
AND FIXING BAIL

JAMES THOMAS HUTCHISON

Defendant.

CLERK

The plaintiff, having informed the court that it is  
filing herein an Information charging the defendant with the  
crime(s) of **Statutory Rape 3°, Count I; Incest 1°, Count II; Rape  
2°, Count III**

now moves the court for an order determining the existence of prob-  
able cause and directing the issuance of a warrant for the arrest  
of the defendant, and

- (X) fixing the bail of the defendant in the amount of  
\$7,500, surety or property bond, or cash, and no contact  
with victim(s); witnesses; any other minors without  
presence of responsible adult;
- ( ) directing the release of the defendant, after booking,  
on his or her personal recognizance and promise to appear  
for arraignment at the scheduled time and date; and

In connection with this motion, the plaintiff offers the  
information on the Suspect Information Report attached to this  
motion and the affidavit attached to the Information.

NORM MALENG  
Prosecuting Attorney  
*Barbara Linde*  
By BARBARA L. LINDE  
Deputy Prosecuting Attorney

ORDER

The court, having reviewed the affidavit submitted  
herein, hereby determines that probable cause exists to believe  
that the above-named defendant committed the crimes alleged in the  
Information herein; and

IT IS ORDERED that the Clerk of the Superior Court issue  
a warrant, returnable forthwith, for the arrest of the above-named  
defendant; and

- IT IS FURTHER ORDERED that
- (X) the bail of the defendant is fixed in the amount of  
\$7,500, surety or property bond, or cash, and no contact  
with victim(s); witnesses; any other minors without  
presence of responsible adult;
- ( ) the defendant be released, after booking, on his or  
her personal recognizance and promise to appear for  
arraignment at the scheduled time.

IT IS FURTHER ORDERED that the defendant be advised of  
the amount of bail fixed by the court and/or conditions of his or  
her release, and of his or her right to request a reduction of  
bail and to be heard thereon. Service of the warrant by telegraph  
or teletype is authorized.

DONE IN OPEN COURT this 1st day of October, 1982.

*Lee Kraft*  
JUDGE

Presented by:  
*Barbara Linde*  
BARBARA L. LINDE  
Deputy Prosecuting Attorney

NORM MALENG  
Prosecuting Attorney  
W554 King County Courthouse  
Seattle, Washington 98104  
221.9900 *2*



STATE OF WASHINGTON,

CLERK OF SUPERIOR COURT  
BY JAMES W. HANSEN  
CLERK

Plaintiff,

NO. 82-1-03077-1

vs.

STATEMENT OF DEFENDANT  
ON PLEA OF GUILTY

James Thomas Hutchison  
Defendant.

(Felony)

1. My true name is James Thomas Hutchison

2. My age is 41

3. My lawyer's name is Michael D. Magee

4. I understand that I am charged with the crimes of Statutory Rape, 2<sup>nd</sup>° (ch. IV); Incest, 15<sup>th</sup>° (ch. II); Statutory Rape, 3<sup>rd</sup>° (ch. I), the

maximum sentence for which is 10 years prison and \$ 20,000 fine.  
ch. IV. 5 yrs prison and \$10,000 fine in ch. I

5. I have been advised and understand that:

- (a) I have the right to have counsel (a lawyer) and that if I cannot afford to pay for a lawyer, one will be furnished at no cost to me;
- (b) I have the right to a trial by jury;
- (c) I have the right to hear and question any witness who testifies against me;
- (d) I have the right to remain silent and not testify at my trial if I wish. If I do not testify, that fact cannot be considered in determining my guilt or innocence. Even if I decided not to testify, I have the right to have witnesses testify for me and these witnesses can be made to appear in court at the trial at no cost to me;
- (e) The state must prove beyond a reasonable doubt every element of the crime charged;
- (f) I have the right to appeal from any finding of guilty and the sentence on that finding of guilty.

I also understand that BY ENTERING A PLEA OF GUILTY, I GIVE UP ALL OF THE ABOVE RIGHTS EXCEPT the right to have a lawyer (furnished at no cost if I cannot afford one) and that I cannot later change my plea back to not guilty to regain those rights on the basis that I do not like the sentence that I receive. I understand that by entering a plea of guilty, I will be sentenced as guilty.

6. I plead guilty to the crime of Statutory Rape, 2<sup>nd</sup>° (ch. IV)  
Incest, 15<sup>th</sup>° (ch. II), as charged in  
the original information, a copy of which I have received.

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any form of harm to be done to any other person to cause me to make this plea of guilty. Except as set forth in this statement, no one has made promises of any kind to cause me to make this plea of guilty.

8. I understand that the Prosecuting Attorney will take the following action and make the following recommendation to the court:

*Dismiss Ct. I; 5 yr. deferred; 9 mo. K.C. jail with credit and work release, if eligible, costs, reassignment; restitution for counseling costs for victims; enter and successfully complete treatment program with approved agency specializing in the treatment of sexual deviancy. Case attached.*

9. I have been advised and understand that the sentencing judge does not have to follow the Prosecuting Attorney's recommended sentence and is free to give me any sentence up to the maximum provided by law, no matter what the Prosecuting Attorney recommends.

10. I understand that if I am sentenced to prison, the judge must sentence me to the maximum required by law, which in this case is 10 years. <sup>*in court*</sup> The term of sentence is set by the Board of Prison Terms and Paroles which does not have to follow any recommendation from the judge or Prosecuting Attorney for minimum sentence.

~~11. I have been advised and understand that the crime with which I am charged carries a mandatory minimum sentence of \_\_\_\_\_ years. I have also been advised and understand that the law requires that a prison term must be imposed for the crime with which I am charged and that probation cannot be granted in my case. (If not applicable, either or both of the sentences of this paragraph will be stricken and initialed by the defendant and the judge.)~~

12. I understand that if I am on probation or parole, a plea of guilty to the present charge will be sufficient grounds for a judge or the parole board to revoke my probation or parole.

13. In my own words, this is what I did that resulted in my being charged with the crime in the information: *In King County I had sexual intercourse with my daughter, Pamela, between 7/10/82 and 9/28/82. Also, between 1/1/82 and 2/28/82 I had sexual intercourse with James Hutchinson who was 13 years old. I was over 16 years old and not married to James. This also occurred in King County.*

14. I understand that on a plea of not guilty, the state would be required to prove beyond a reasonable doubt at trial each of the following elements of the crime before I could be found guilty of the crime charged: (If "Alford" plea to amended information, attach separate sheet setting out elements of original charge.) *See information*

15. I have read or have had read to me everything in this statement form and have received a copy of this form. I understand everything in this statement, have no further questions to ask of the court, and my signature below represents my voluntary act.

*James T. Hutchison*  
DEFENDANT

The defendant voluntarily signed this statement of Defendant on Plea of Guilty form in open court in the presence of his attorney *Michael D. Wagner*, Deputy Prosecuting Attorney *Rebecca J. Kol*, and the undersigned Judge. The Court finds that the defendant's plea of guilty was made voluntarily, competently and with an understanding of the nature of the charge, the maximum penalty for that charge, and the consequences of the plea. There is a factual basis for the plea, which is accepted.

~~TRIAL DATE OF \_\_\_\_\_, 1982, is hereby withdrawn.~~

DATED: 21 October, 1982

*[Signature]*  
JUDGE

DEFERRED RECOMMENDATION

(Deferral)

Date: 10-8-82

Defendant: James Hutchinson

Cause No. 82-1-03077-1

Attorney: Maale

On Plea To II & III

Special Finding/Verdict on Count(s) \_\_\_\_\_

Deadly Weapon RCW 9.95.040 \_\_\_\_\_

Firearm RCW 9.41.025 \_\_\_\_\_

Upon disposition of Count(s) II, III, the state moves to dismiss Count(s) I

State recommends that the sentence of this defendant be DEFERRED (RCW 9.95.200/210) for a period of 5 years on the following conditions:

Serve over 9 months in the King County Jail (with credit for time served,  work release, if eligible)

Supervised probation, no law violations, pay costs, recoupment of cost of defense attorney's fees, if appointed

Restitution for counseling costs of the victims

Other enter & successfully complete treatment program with approved doctor specializing in the treatment of sexual deviancy.

Maximum is not more than 10 (each II & III) years and/or \$70,000 fine.

RCW 9A.44.080  
9A.44.070

Mandatory minimum term: \_\_\_\_\_

The above recommendation is made with the understanding that the defendant has the following prior criminal convictions or juvenile adjudications which have been confirmed by the defendant and his counsel by acceptance of this offer. The state's recommendation will increase in severity if additional criminal convictions are found or if the defendant commits any new crimes, fails to appear for sentencing or violates the conditions of his sentence.

CRIMINAL RECORD:

None known

- Agg
- 1) Multiple Incidents (2)
- 2) Multiple Victims (1)

This recommendation may be withdrawn at any time prior to entry of guilty plea and may be accepted only by the entry of a guilty plea as set forth above.

King County Prosecuting Attorney

Approved by: RJ Roe

02 OCT 29 P 4 58

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR KING COUNTY

STATE OF WASHINGTON, )  
 )  
 Plaintiff, )  
 )  
 VS. )  
 )  
 JAMES THOMAS HUTCHISON )  
 1-30-41 )  
 Defendant. )

SUPERIOR COURT CLERK  
SEATTLE, WA

No. 82-1-03077-1

ORDER FOR PRESENTENCE  
INVESTIGATION REPORT

THIS MATTER coming on regularly before the above-entitled court, and it appearing that the above-named defendant has been duly charged by information herein with the crime of INCEST, CT. II and STATUTORY RAPE 2°, CT. III, to which charge he (has entered a plea of guilty) (was found guilty by trial), and it further appearing that the ends of justice will best be served if a pre-sentence report is prepared and presented to the court prior to imposition of sentence upon said defendant, and the court being in all things duly advised; now, therefore,

IT IS HEREBY ORDERED that a Probation officer of the Department of ~~SENTE~~ <sup>Corrections</sup> ~~Service~~ prepare and present to the court a pre-sentence investigation report on the defendant; and

IT IS FURTHER ORDERED that the defendant report to the Regional Office, Office of Probation and Parole, 1601-2ND AVE BLDG 10TH FL (NW corner of 2nd & Pine) ~~200 United Pacific Building, 1600 Second Avenue, Seattle, Washington~~ (Telephone: 464-7966) on the 27th day of OCTOBER, 1982, at 1 P.M., with the information sheet provided herewith. (If defendant is in custody, an officer of the Office of Probation and Parole will contact him in the King County Jail); and

IT IS FURTHER ORDERED that the date for judgment and sentence is hereby set for the OPEN day of OPEN, 1983, at 8:45.M., before the undersigned judge. 12-6-82  
8:45

DONE IN OPEN COURT this 21st day of OCTOBER, 1982.

IT IS FURTHER ORDERED that all juvenile investigative and arrest records, and all mental health records pertaining to the defendant be made available to the Probation Officer of the DSWP; such information shall be held confidential except for the purpose of said Presentence Investigation Report prepared and presented to the court.

*Gary M. Little*  
\_\_\_\_\_  
GARY M. LITTLE JUDGE

\_\_\_\_\_  
MICHAEL MAGEE <sup>Defence Counsel</sup> 447-3900

\_\_\_\_\_  
<sup>Defendant's Address</sup>  
24426 PACIFIC HIWAY S # 37  
KENT, WA 98032

\_\_\_\_\_  
<sup>Defendant's Phone:</sup>  
946-0260

- 1. Orig. - File
- 2. Green - Pres. Atty.
- 2. Canary - Defendant
- 4. Pink - Office of Prob. & Parole
- 5. Gold - Judge

In the Superior Court of the State of Washington

For the County of King

THE STATE OF WASHINGTON,

Plaintiff,

v.

JAMES THOMAS HUTCHISON

83 JAN 24 PM 2:50

Defendant.

KING COUNTY  
SUPERIOR COURT CLERK  
SEATTLE, WA.

No. 82-1-03077-1

Order Deferring Imposition

of Sentence  
(PROBATION)

The Prosecuting Attorney, the above-named defendant and counsel

Michael Magee <sup>Ronald Marpet</sup> came into Court, the defendant having been charged by information with the crime(s) of STATUTORY RAPE IN THE THIRD DEGREE, COUNT I; INCEST IN THE FIRST DEGREE, COUNT II; STATUTORY RAPE IN THE SECOND DEGREE, COUNT III

To this information the defendant entered a plea of "Guilty" on the 21st day of October, 1982, as to Counts II and III, and upon motion of the state made this day in open court to dismiss Count I, said count is hereby dismissed.

The Court having determined that no legal cause exists to show why judgment should not be pronounced, it is therefore ORDERED, ADJUDGED and DECREED that the said Defendant is guilty of the crime(s) of INCEST IN THE FIRST DEGREE, COUNT II, Class "B" Felony, RCW 9A.64.020; STATUTORY RAPE IN THE SECOND DEGREE, COUNT III, Class "B" Felony, RCW 9A.44.080

The Defendant having made application to the Court for probation and the Court having found Defendant eligible under the law to be granted probation, and the Court being fully advised in the premises, it is therefore,

ORDERED that the imposition of sentence against the Defendant herein be, and the same is hereby deferred pursuant to RCW 9.95.200 for a period of 10 (Ten) years from this date upon the following terms and conditions, to-wit:

1) That the Defendant shall be under the charge of a Probation and Parole Officer employed by the Department of Corrections and follow implicitly the instructions of said Department, and the rules and regulations promulgated by said Department for the conduct of the Defendant during the term of his probation hereunder.

2) The Defendant shall not commit any law violations.

3) The Defendant shall pay all costs and the penalty assessment (RCW 7.68.035) of \$50.00 within one year from date of this order.

4) The Defendant shall serve a term of one year in the King County Jail, (with) (without) credit to be given for time already served, to commence on 14 February 1983 with work release if eligible.

5) The Defendant shall enter & successfully complete a program for the treatment of sexual deviancy with Dr Michael Miller with written permission by Dr Miller & the probation officer is given to terminate.

DONE IN OPEN COURT this 24th day of January, 1983.

*[Signature]*

JUDGE

Presented by:

Barbara Linn  
Deputy Prosecuting Attorney

Rev. 4/6/82

*[Signature]*  
*[Signature]*

9  
CSIS De

JAN 24 1983  
COMMITMENT ISSUED

vs.

JAMES THOMAS HUTCHISON

- 6) The Defendant shall be financially responsible for all counselling costs incurred by his victims James Dean Hutchison and Pamela Hutchison
- 7) The Defendant shall pay reimbursement of the costs of defense attorneys fees within one year.
- 8) The Defendant shall not have any contact with minor children without the supervision of a knowledgeable <sup>(of defendant's sexual deviancy)</sup> + responsible adult.
- 9) The Defendant shall appear for an in court review hearing January 25, 1984 at 8:30 am

DONE IN OPEN COURT this 24th day of January, 1982.

Thompson Little  
JUDGE

Presented by:

Barbara Linder  
Deputy Prosecuting Attorney

affirmed as to fact  
Paul W. Meyer

SCOMIS code:

PREHRG  DISPHRS  HEARING   
POSTHRG  MINUTE

ENT'D.

Department No. 19

JUDGE: CARY M. WILLE

Date: January 31, 1983

BAILIFF: Bruce Christensen

Page 1 of 2

COURT CLERK: Janey Lyons

REPORTER: Shirley K. ...

King County Cause No. 82-1-03077-1

Case Caption

State of Washington vs James Thomas Hutchinson

Litigants and attorneys

State represented by D.A. Barbara Lunde  
Def. Proseut and represented by Counsel  
Ronald Marquet.

Minute Entry

This Cause comes on for sentencing.

The Court defers imposition of  
sentence for ten (10) years on the  
conditions the deft:

1. serve one (1) year in the  
King County Jail work  
release program;
2. be on supervised probation;
3. Have no law violations,

Minute Entry

4. pay court costs, disbursements by defendant attorney fees and \$5000 penalty and amount within one year;

5. pay restitution to victims for counseling costs;

6. enter and successfully complete a treatment program in sexual deviancy with Mr. Michael Miller; and

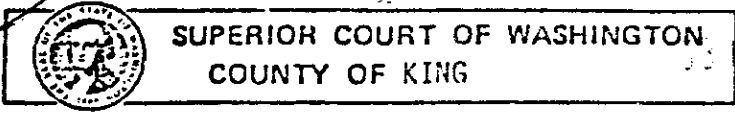
7. have no contact with minor children unless supervised by responsible adult who is knowledgeable of defendant's sexual deviancy.

Order referring Imposition of sentence is signed in the presence of deft. and counsel.

X X X X



83-4659



SUPERIOR COURT OF WASHINGTON  
COUNTY OF KING

STATE OF WASHINGTON, Plaintiff

vs.

JAMES THOMAS HUICHISON, Defendant

NO. 82-1-03077-1

WARRANT OF COMMITMENT TO COUNTY JAIL

THE STATE OF WASHINGTON to the DIRECTOR OF REHABILITATIVE SERVICES OF KING COUNTY:

WHEREAS, Judgment has been pronounced against the defendant in the Superior Court of the State of Washington for the County of King, that defendant be punished as specified in the ~~Judgment and Sentence~~ Order Deferring Imposition of Sentence/~~Order Modifying Probation~~, a full true and correct copy of which is attached hereto.

NOW, THEREFORE, in the name of the State of Washington, THIS IS TO COMMAND YOU, the Director of Rehabilitative Services of King County, to take and safely keep and confine the defendant according to the authority of the attached certified document.

DATE OF ISSUE:

JANUARY 24, 1983

BY THE DIRECTION OF the Honorable

GARY M LITTLE  
Judge of said Superior Court.

KENNETH S. HELM, Superior Court Clerk

By [Signature], Deputy Clerk

cc: Jail (2)  
Work Release Unit (1) (if applicable)

DEPT. OF REHABILITATIVE SERVICES INFORMATION:

NON-TRIAL

SCOMIS code:

PREHRG DISPHRG  
POSTHRG MINUTE

Department No. 14  
Date: Jun 25, 1984  
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JUDGE: GARY M. LITTLE  
BAILIFF: Kenneth Christensen  
COURT CLERK: Annette Beal Pro Tem  
REPORTER: Kathy Brunker

King County Cause No. 82-1-0-3077-1

Case Caption

State of Washington vs James T. Hutchings

Litigants and attorneys

Def. present and represented by Counsel Claude Bennington  
State represented by S.P.A. Barbara Linde

Minute Entry

This cause comes on this day for a review hearing.  
The Court continues the defendant on current probation.  
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