

Hearing Date: June 8, 2015
Judge Designate: Donald M. Haddock

Commonwealth of Virginia

v.

PARVIS YOUSEFFI,
Defendant

CONVICTION AND SENTENCING ORDER

This day came the defendant, who appeared in person with counsel, Peter Greenspun. The Attorney for the Commonwealth was present.

The defendant stands charged with the following offense:

CASE NUMBER	OFFENSE DESCRIPTION AND INDICATOR (F/M)	OFFENSE DATE	CODE SECTION
CR14003221-00	AGGRAVATED SEXUAL BATTERY (FELONY)	11/01/1987 THRU 11/01/1988	18.2-67.3

Amended Indictment Presented. The Attorney for the Commonwealth moved to amend the indictment to **Contribution to the Delinquency of a Minor**, a misdemeanor, in violation of Virginia Code Section 18.2-371 and presented an amended indictment to the Court. There being no objection, the Court granted the said motion.

Plea Of Not Guilty. The defendant was arraigned as charged in the amended indictment and after private consultation with said counsel, plead not guilty to the charge, which plea was tendered by the defendant in person. Then, after having been first advised by counsel and by the Court of the right to trial by jury, the defendant knowingly and voluntarily waived trial by jury and with the concurrence of the Attorney for the Commonwealth and the Court, the Court proceeded to hear and determine the case without the intervention of a jury.

Commonwealth's Evidence. The Commonwealth introduced evidence and rested.

Defendant's Evidence. The defendant rested without presenting evidence.

Facts Sufficient. The Court, having heard the evidence and argument of counsel, finds the facts are sufficient to find defendant guilty, as amended.

Finding Of Guilty Withheld. The Court, pursuant to Section 18.2-251 of the 1950 Code of Virginia, as amended, withheld making a finding of guilty but ruled the evidence presented would justify a finding of guilty.

Sentence Without Presentence Report. The Court, on motion of the defendant, will proceed to sentence the defendant without obtaining a presentence report.

Good Behavior. The defendant shall keep the peace and be of good behavior.

Local Offenders Supervised Probation. In the interim, the defendant is placed on supervised probation, to commence today or upon release from incarceration, unless sooner released by the Court. The defendant shall comply with all the rules and requirements set by the Local Offenders Probation Officer which are included herein by reference thereto.

Other Special Condition(s) Of Probation Or Suspended Sentence. The defendant is to have no unsupervised contact with minors under the age of twelve (12) years old, except for his grandchildren.

Court Costs. The defendant shall pay court costs.


Judgment For Court Costs. The Court orders the Clerk of this Court to docket a judgment against the defendant for the court costs.

Continued For Disposition. The Court continues this case to June 16, 2016, at 9:00 A.M., for final disposition.

Attorney Certification. The Court certifies that at all times during the trial of this case the defendant was personally present, as was defense counsel who capably represented the defendant.

And the defendant is allowed to depart under the provisions set forth above.

ENTERED: 6/9/15



DONALD M. HADDOCK, JUDGE DESIGNATE

DEFENDANT IDENTIFICATION:

SSN: 

DOB: 12/01/1942

Sex: M

FOR ADMINISTRATIVE USE ONLY:

Virginia Crime Code: FAM-3805-M1

ORDER DATE: 6/9/15

SENT TO:

- ◇ DOC-Sent Electronically
- ◇ ADC
- ◇ PO-Sent Via Email
- ~~◇~~ LOP
- ◇ DMV-Transmitted on _____
- ◇ ASAP
- ◇ SEX OFFENDER REGISTRY
- ◇ FRONT COUNTER
- ◇ VCSC
- ◇ COMMONWEALTH ATTORNEY
- ◇ DEFENSE COUNSEL: _____
- ◇ DEFENDANT: _____
- ◇ OTHER: _____

SENT ON: 7/9/15

Jennifer Scheuring

COMMONWEALTH OF VIRGINIA

VS.

AMENDED INDICTMENT FOR A MISDEMEANOR
(Contributing to Delinquency
of a Minor)
CR14003221-00

PARVIS YOUSEFFI

THE GRAND JURY for the 31st Judicial Circuit,
comprising the County of Prince William and the Cities of Manassas
and Manassas Park, charges that between November 1, 1987 and
November 1, 1988, in the aforesaid Judicial Circuit, the accused,
PARVIS YOUSEFFI, a person at least eighteen years of age, did
willfully contribute to, encourage, or cause any act, omission, or
condition which rendered a child delinquent, in need of services,
in need of supervision, or abused or neglected, in violation of
Virginia Code Section 18.2-371 (VCC FAM-3805-M1).

CR94686

CASE NO: CR1400322100

DATE: 6/8/2015 10:00 AM

DEFENDANT: YOUSEFFI, PARVIZ

DOB: 12/1/1942

SSN: [REDACTED]

JAIL ()

BOND (✓)

PRESENT (✓)

\$3,000 c/s

ALIAS:

CASE SET FOR: JURY PLEA

CHARGE: AGGRAVATED SEXUAL BATTERY

18.2-67.3

O/D:

11/1/1987

JUDGE DMH/VACANCY

PROSECUTOR Robinson

CT. REPORTER MAROUSE

TRANSCRIPT ORDERED ()

ATTORNEY: Peter Greenspun ✓

PROBATION OFFICER:

WAIVED: GRAND JURY ()

JURY (✓)

READING OF CHARGE ()

ARRAIGNED: AMEND INDICTMENT (✓)

WARRANT ()

SUMMONS () PETITION ()

PLEA: NOT GUILTY (✓)

GUILTY ()

ALFORD ()

ENTERED: DEFENDANT (✓)

COUNSEL ()

COURT ()

PROSECUTOR WITNESSES

EXHIBITS

DEFENDANT WITNESSES

EXHIBITS

CA MOTION TO AMEND: Misd 18.2-371(i) Contrib Del Minor

PLEA FORM MADE PART OF RECORD

✓ YES

NO

COURT ACCEPTS PLEA:

✓ YES

NO

CA PROFFER:

CA Exh 1

CA Exh 2

✓ Found Guilty FACTS Sufficient

PSI ___ LONG ___ SHORT SENTENCING @ ___ AM/PM

() Substance Abuse Evaluation () Substance/Alcohol Abuse Evaluation

___ CONT'D ON BOND - CONDITIONED ON REMAINING OF GOOD BEHAVIOR, STAY IN TOUCH WITH ATTORNEY AND GO DIRECTLY TO PROBATION TODAY

___ REVOKED
___ HELD W/O BOND

___ NOLLE PROSEQUI

LOP - NO UNSUPV'D CONTACT w/ MINORS UNDER 1240, EXCEPT FOR GRANDCHILDREN

CA witness

WATSON - 11:02 - 11:11
Tennessee (victim)

WAS Fondled by DR. Youseffi AS A minor
Disclosed EVENTS while in college

CROSS 11:11 - 11:15

AATY 11:15 - 11:21

COURT:

FACTS SUFFICIENT

LOP w/ conditions

GB

TO be dismissed if compliant

6-16-16 @ 9AM

Q
posted