

CRIMINAL COURT OF THE CITY OF NEW YORK  
PART APAR COUNTY OF KINGS

THE PEOPLE OF THE STATE OF NEW YORK

STATE OF NEW YORK  
COUNTY OF KINGS

V

MOSHE FRIEDMAN

POLICE OFFICER SPENCER A STRAUSS SHIELD NO.6955, OF 305 COMMAND SAYS THAT ON OR ABOUT AND BETWEEN SEPTEMBER 01,2013 12:00 AM AND JUNE 06,2014 11:59 PM AT 4206 15 AVENUE COUNTY OF KINGS, STATE OF NEW YORK,

THE DEFENDANT COMMITTED THE OFFENSE(S) OF:

PL 130.75(1)(A) COURSE OF CONDUCT AGAINST A CHILD IN THE FIRST DEGREE (DQO)  
PL 130.80(1)(A) COURSE OF SEXUAL CONDUCT AGAINST A CHILD IN THE SECOND DEGREE (DQO)  
PL 260.10(1) ENDANGERING THE WELFARE OF A CHILD (DQO)

IN THAT THE DEFENDANT DID:

OVER A PERIOD OF TIME NOT LESS THAN THREE MONTHS IN DURATION, ENGAGE IN TWO OR MORE ACTS OF SEXUAL CONDUCT, INCLUDING AT LEAST ONE ACT OF SEXUAL INTERCOURSE, ORAL SEXUAL CONDUCT, ANAL SEXUAL CONDUCT, OR AGGRAVATED SEXUAL CONTACT, WITH A CHILD LESS THAN ELEVEN YEARS OLD; OVER A PERIOD OF TIME NOT LESS THAN THREE MONTHS IN DURATION, ENGAGE IN TWO OR MORE ACTS OF SEXUAL CONDUCT WITH A CHILD LESS THAN ELEVEN YEARS OLD; KNOWINGLY ACT IN A MANNER LIKELY TO BE INJURIOUS TO THE PHYSICAL, MENTAL OR MORAL WELFARE OF A CHILD LESS THAN SEVENTEEN YEARS OLD OR DIRECT OR AUTHORIZE SUCH CHILD TO ENGAGE IN AN OCCUPATION INVOLVING A SUBSTANTIAL RISK OF DANGER TO HIS OR HER LIFE OR HEALTH.

THE SOURCE OF DEPONENT'S INFORMATION AND THE GROUNDS FOR DEPONENT'S BELIEF ARE AS FOLLOWS:

THE DEPONENT IS INFORMED BY [REDACTED] THAT, AT THE ABOVE TIME AND PLACE, THE DEFENDANT DID ENGAGE IN A COURSE OF SEXUAL CONDUCT AGAINST THE INFORMANT, IN THAT, ON MULTIPLE INCIDENTS PER MONTH IN THE ABOVE TIME PERIOD, THE DEFENDANT DID STRIKE THE INFORMANT IN THE BACK OF THE INFORMANT'S HEAD WITH DEFENDANT'S HAND, CAUSING THE INFORMANT'S GLASSES TO FALL OFF, DID STRIKE THE INFORMANT'S HAND WITH DEFENDANT'S HAND WHEN INFORMANT'S HAND WAS INJURED AND TREATED WITH A CAST, DID FOLLOW THE INFORMANT INTO THE BATHROOM, DID PLACE DEFENDANT'S HAND ON THE INFORMANT'S EXPOSED BUTTOCKS, DID GRAB THE INFORMANT'S PENIS, DID INSERT THE DEFENDANT'S FINGER INTO THE INFORMANT'S ANUS, DID INSERT A BANANA INTO THE INFORMANT'S ANUS, DID PUT THE DEFENDANT'S MOUTH ON THE INFORMANT'S BUTTOCKS, DID PLACE THE INFORMANT'S PENIS INSIDE THE DEFENDANT'S MOUTH, DID BITE THE INFORMANT'S PENIS WITH DEFENDANT'S MOUTH, DID TIE A STRING AROUND THE INFORMANT'S PENIS, DID SHOVE A RAG INTO THE INFORMANT'S MOUTH, DID TIE THE INFORMANT'S LIPS SHUT WITH STRING, AND DID DISPLAY A GUN TO THE INFORMANT AND STATE TO THE INFORMANT IN SUM AND SUBSTANCE, "YOU'D BETTER NOT TELL YOUR PARENTS, OR I'LL KILL YOU AND YOUR FAMILY."

THE DEPONENT IS INFORMED BY [REDACTED] THE FATHER OF [REDACTED] THAT [REDACTED] DATE OF BIRTH IS [REDACTED] 2007.

FALSE STATEMENTS MADE IN THIS DOCUMENT ARE  
PUNISHABLE AS A CLASS A MISDEMEANOR PURSUANT  
TO SECTION 210.45 OF THE PENAL LAW.

DATE SIGNATURE

1/6/2015 10:53:47 PM