

guilty, whether you desire trial or not. Do you want to take that time or are you ready to enter your plea now?

THE DEFENDANT: I will enter a plea of guilty.

MR. ROGERS: The defendant spoke to me about this case and said he wanted to say something to me about it. I suggest that one of the attorneys here be appointed at this time before his plea is entered to consult with him and see if that is the proper plea.

THE COURT: I think that may be done. The defendant stands now as having been arraigned but without having pleaded and Mr. E. F. Allen may be appointed as his attorney.

[After an Interval]

MR. ALLEN: We are ready to proceed with the Sorensen matter. I talked with the defendant and he informs me that he had known this female mentioned in the complaint about two weeks or somewhere in the neighborhood of two weeks, and that she had told him she was 17 years of age and had been married - she didn't tell him her age, she said she had been married. It required no inducement on his part to commit this act. In fact there seemed to be a perfect willingness on her part to have sexual intercourse ^{not only} with this defendant but with other parties as well.

THE COURT: What does he know about that, what do you mean by asking your attorney to say that she was willing to have sexual intercourse with others. What do you mean by that statement.

THE DEFENDANT: Well, because she would get you to go with her. I was not only down there once, but I was down there several times. She begged me not to leave.