

THE COURT: Did she say anything about anybody else, or is that just your conclusion.

THE DEFENDANT: No, sir, the only thing, the first time I ever saw her was at three o'clock in the morning. I was down at the house, and she just got out of bed. Another fellow he goes in the house and calls me to see them on the bed.

THE COURT: Were their clothes off?

THE DEFENDANT: No, sir, they were not, they had their clothes on.

THE COURT: What were they doing, sitting on the bed or lying on the bed.

THE DEFENDANT: Lying on the bed.

THE COURT: That is all you saw was simply that they were lying on the bed.

THE DEFENDANT: Well, when she stood up she was pulling up her bloomers, and he was buttoning his trousers.

MR. ALLEN: I wanted the court to know it was not a case of inducement or enticement, as so often happens with females that are mentioned in informations. On account of the apparent willingness of the female and the way this young man felt,--he is thoroughly repentant now, and I feel like as small a sentence as the court can recommend would meet the requirements in this case.

THE COURT: The court can only say this, if the girl is under eighteen years of age, and the offense is committed, no matter what her conduct was, these facts