

IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF THE STATE OF
UTAH IN AND FOR THE COUNTY OF CACHE.

November Term----- December 13th 1924.

Court opened pursuant to adjournment. Present Hon. M.C. Harris,
District Judge, Lillian M. Perry, Deputy Clerk, Farrell Johnson, Court
Reporter and the other officers of the court.

The State of Utah,

Plaintiff,

vs.

Elmer Calder,

Defendant.

The defendant appeared for Judgment, this day, pursuant to the
Order of the Court heretofore made, and was informed by the court
of the nature of the charge against him to-wit: "having carnal know-
ledge of a female over the age of thirteen and under the age of Eight-
een years," and of his plea of "not guilty" to the charge having been ent-
ered was asked by the court whether he has any legal cause to show
why judgment should not be pronounced against him; and the defendant
answering that he has none, whereupon the court renders his judgment
as follows:- It is the Judgment of this court and the sentence of
the law that you Elmer Calder having been convicted of the crime of
"having carnal knowledge of a female over the age of thirteen and under
the age of Eighteen years, be punished therefore by imprisonment in the
State Prison at the County of Salt Lake in the State of Utah for ~~an~~
~~indeterminate~~ term not to exceed five years, and you are remanded into
the custody of the Sheriff of this county to be by him delivered to the
Warden or other proper officer of said State Prison.

The foregoing minute is hereby approved as correct.

Attest: F.J. Gordon Clerk.

By Lillian M. Perry, Deputy

Melvin C. Harris
District Judge.

Received the above this 13 day of December A. D. 1924.

James Quinn
Warden