

STATE OF UTAH  
VS.  
A. P. DOWNING

No. 2223  
August 8, 1924.

Defendant plead guilty charge of carnal knowledge,  
a felony.

~~XXXXXXXX~~

THE COURT: Have you any legal reason to show why judgment  
should not be pronounced against you?

THE DEFENDANT: Well, I don't know as I have, only that  
I wouldn't have had any dealings with her if she hadn't lied  
to me about her age.

THE COURT: Have you anything to say, Mr. Evans?

MR. EVANS: I don't think so, if the Court please.

THE COURT: Do the officers know anything about the affair?  
I would like to have something in the record upon it, to base  
my report upon, to the Board of Pardons.

OFFICER MOHLMAN: I have conversed with this defendant  
several times while he has been in the County jail, and he  
admits the circumstances of the case, and he admits that he  
took the girl out and tried to accomplish what he did. In  
fact he admits the whole thing. That is why he wants to plead  
guilty at this time.

THE COURT: Do you know the character of the girl, Mr. Mohlman?

MR. MOHLMAN: No, I don't.

THE COURT: Have you any facts, Mr. Evans, that might enlighten  
the court any?

MR. EVANS: I don't think so. I have talked to the boy who  
was with this boy, and he said this boy brags that he could do  
that with any girl, and that boy was with this boy when he made  
the date with the girl. It wasn't entirely voluntary on her  
part at first, but I suppose finally she made the date, and they  
went out next night.