

Jury

1st
2nd
3rd

The law presumes the defendant innocent, and they
to place themselves upon this presumption, and only
cede from it when driven from it by the testimony

4th
5th

2nd Unless the Jury believe from the evidence, beyond a
Reasonable Doubt, that defendant did kill Newsome
Willfully, Deliberately, premeditatedly, and of malice afore-
thought, they will find her not guilty of Murder in the 1st Degree =

6th

3rd Unless the Jury believe from the evidence beyond a rea-
sonable doubt, that defendant is guilty as charged in the in-
dictment, they will find her Not Guilty.

7th

4th If the Jury ^{believe} ~~find~~ from the evidence that Celia did kill
Robert Newsome, but that the killing was done without
deliberation & premeditation, and in heat of passion
they will find her not guilty of Murder in the first Degree

8th

5th If the Jury believe that Celia did kill Newsome, but that
the act was done upon without deliberation & premedit-
ation, & to prevent him from forcing her to sexual
intercourse with him Newsome, they will not find
her not guilty of Murder in the first Degree.

9th

6th If the Jury believe from the evidence, that Celia
killed Newsome, yet if they find further from
the evidence that she did not intend to kill him
at the time it was done, they will find her
not guilty of Murder in the first Degree

7 The confessions of the prisoner must be taken altogether, the Jury giving such weight to each part as they may deem it entitled to.

8 If the Jury believe from the evidence that Celio did kill Newsome, but that the killing was ~~done~~ ^{necessary} to protect herself against a forced sexual intercourse with her, on the part of said Newsome, and that no imminent danger of such forced sexual connection being ~~completed~~ ^{accomplished} by Newsome, they will not find her guilty of murder in the first degree.

9 Although the Jury may believe from the evidence, that Newsome & ~~others~~ ^{another} had had sexual intercourse with Celio, prior to the time of the said alleged killing, yet if they further believe from the testimony, that said Newsome at, or ~~just before~~ ^{the time} ~~the time~~ ^{of} said killing, attempted to compel her against her will to have sexual intercourse with him, they will not find her guilty of murder in the first degree, unless they further find that Celio killed Newsome feloniously, wilfully, deliberately, premeditatedly, & of her malice of ~~overthought~~ ^{overthought}, they will ~~not find~~ ^{find}

10. An attempt to compel a woman to be defiled by using force, menace, or duress, is a felony within the meaning of the fourth section of the second article concerning crimes & punishments, in Missouri Statutes for 1845.

11. The using of a master's authority to compel a slave to be by him defiled, is using force, menace, or duress, within the meaning of the 29 section of the 2nd article of Missouri Statute, ^{for 1846} concerning crimes and punishments.

12 The words, any woman in the first clause of the 29th section, 2^d second article of laws of Missouri for 1845, concerning crimes & punishments, embrace slave women, as well as ^{free} white women

13 If from ~~all~~ the evidence the jury have a Reasonable Doubt of the guilt of Calia, they will find her not guilty.