

# SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES

The People of the State of California, Plaintiff,	GASE YO
v.	CASE NO
ROMAN RAYMOND POLANSKI,	INDICTMENT
*	
Defendant.	
9 - 4	
The said ROMAN RAYMOND	POLANSKI
현송호 - 사용성	Alle see the first the second
is accused by the Grand Jury of the County of Los	Angeles, State of California, by this indictioent,
of the crime of FURNISHING A CONTROLLS	ED SUBSTANCE TO A MINOR, in Violati
	and Safety Code, State of Californ
a felony, Makindrandrakovany xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	KXXXXXXX PARTEMENT ON ON CONTRACTION OF THE CONTRAC
committed prior to the finding of this indictment	t, and as follows:
′ :	March, 1977, at and in the County of
Los Angeles, State of Caldornia, the said defends	ATT OF THE PROTEIN WHICH ADDREST
miguine, state of caractura, and minimum	
• .	garang sa kananan kana Kananan kananan kanan
thirteen-year-old girl, a controll	ish, and attempt to furnish to a
	•
•	•
•	
TRU	E BILL
[5]	
Foreman of the	Grand Jury Pro Tem
Presented by the Foreman of the Grand Jury, in Court of the State of Cablenda, within and for the said Court this 24 day of	the presence of the Grand Jury, in open Superior a County of Los Angeles, and filed as a record in
JOHN J. CORCORAN, Acting Without CLERK	Bail Recommended
_	
Deputy	The second secon
NOSHIELAXIES OF DESTRET Attorney	BAIL
R.c.	



hereof, the said

### COUNT II

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charge set forth in Count I ROMAN RAYMOND POLANSKI

is accused by the Grand Jury of the County of Los Angeles, State of California, by this indictment, of the crime of LEWD OR LASCIVIOUS ACT UPON CHILD UNDER FOURTEEN.

in Violation of Section 288 , Penal Code of California, a felony, committed prior to the finding of this indictment, and as follows: --

day of That on or about the 10th March, 1977, at and in the County of ROMAN RAYMOND POLANSKI Los Angeles, State of California, the said defendant,

did willfully, unlawfully and feloniously and lewdly commit a lewd and lascivious ··· act upon and with the body and certain parts and members thereof a thirteen-year-old girl, a child under the age of fourteen years, with the intent of arousing, appealing to, and gratifying the lust, passions, and sexual desires of the said defendant and the said child. .



## COUNT .III

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charges set forth in all preceding counts hereof, the said ROMAN RAYMOND POLANSKI

is accused by the Grand Jury of the County of Los Angeles, State of California, by this indictment, of the crime of UNLAWFUL SEXUAL INTERCOURSE,

in Violation of Section 261.5 , Penal Code of California, a felony, committed prior to the finding of this indictment, and as follows:

did willfully, unlawfully and feloniously have and accomplish an act of sexual intercourse with a female person, to wit, a thirteen-year-old girl, not his wife, who was then and there under the age of eighteen years, to wit, thirteen years.



# COUNT IV

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charges set forth in all preceding counts hereof, the said ROMAN RAYMOND POLANSKI

is accused by the Grand Jury of the County of Los Angeles, State of California, by this indictment, of the crime of RAPE BY USE OF DRUGS.

in Violation of Section 261(3) , Penal Code of California, a felony, committed prior to the finding of this indictment, and as follows:

That on or about the 10th day of March, 1977, at and in the County of Los Angeles, State of California, the said defendant, ROMAN RAYMOND POLANSKI

did willfully, unlawfully and feloniously have and accomplish an act of sexual intercourse with a thirteen-year-old girl, she then and there being rendered temporarily incapable of giving legal consent to the commission of said act by the administration to her of intoxicating narcotic, anesthetic substance, controlled substance, and intoxicating liquor, to wit, Quaalude and alcohol, by the said ROMAN RAYMOND POLANSKI, the thirteen-year-old girl not being the wife of the said ROMAN RAYMOND POLANSKI.



### COUNT v =

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charges set forth in all preceding counts

hereof, the said ROMAN RAYMOND POLANSKI

is accused by the Grand Jury of the County of Los Angeles, State of California, by this indictment, of the crime of PERVERSION,

in Violation of Section 288(a), Subs. (a) and (c), Penal Code of California, a felony, committed prior to the finding of this indictment, and as follows:

That on or about the 10th day of March, 1977,— at and in the County of Los Angeles, State of California, the said defendant, ROMAN RAYMOND POLANSKI

did willfully, unlawfully and feloniously participate in the act of copulating the mouth of him, the said ROMAN RAYMOND POLANSKI, with the sexual organ of a thirteen-year-old girl.

It is further alleged that at the time of the commission of the said crime, the said victim was under the age of fourteen years, to wit, thirteen years, and that the said defendant was more than ten years older than the said victim, to wit, older than twenty-four years of age.



## COUNT VI

For a further and separate cause of action, being a different offense of the same class of crimes and offenses as the charges set forth in all preceding counts

hereof, the said ROMAN RAYMOND POLANSKI

is accused by the Grand Jury of the County of Los Angeles, State of California, by this indictment, of the crime of SODOMY ON A PERSON,

in Violation of Section 286, Subsections (a) & (c), Penal Code of California, a felony, committed prior to the finding of this indictment, and as follows:

That on or about the 10th day of March, 1977, at and in the County of

Los Angeles, State of California, the said defendant, ROMAN-RAYMOND POLANSKI......

did willfully, unlawfully and feloniously commit the infamous crime against nature upon the person of a thirteen-year-old girl, a human being.

It is further alleged that at the time of the commission of the said crime, the said victim was under the age of fourteen years, to wit, thirteen years, and that the said defendant was more than ten years older than the said victim, to wit, older than twenty-four years of age.