

0141

BOX:

530

FOLDER:

4831

DESCRIPTION:

Jahr, Arthur

DATE:

08/14/93



4831

95 Sunday 11/16

Counsel,

Witnesses:
Rachael Koopman
Officer Stocking
S. P. C. C.

Filed, 14 day of August 1893
Pleads, Now Guilty (18)

THE PEOPLE

18 vs. P
124 949 P
further
Arthur Jahn

ar + con.
Aug. 18/93
Arresting complaints of P. - Det

ABDUCTION.
[Section 282, Sub. 1, Penal Code.]

DE LANCEY NICOLL,

District Attorney.
Sept 2 - Aug. 22, 1893.
Pleads Guilty
Sentence suspended per 11.
A TRUE BILL. sec. 113 PBA

R. J. Cross
Foreman.

Judge practice will dis-
pose of this case in
10/13 secondly to me

Subpoena
Germey Society
+ with
+ with
+ with

POOR QUALITY ORIGINAL

0143

Police Court, 4th District.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

Augs Schulz
of No. 297-4 Avenue Street, in said City, being duly sworn,
deposes and says, that a certain female child called Rachel Koopman
[now present], under the age of sixteen years, to wit, of the age of fifteen years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of General Sessions of, in and for the City and
County of New York, entitled, The People against Arthur

Jahr, wherein the said Arthur
Jahr is charged with the crime of Abduction, under
Section 282 of the Penal Code of said State, in that he, the said Defendant

did willfully and unlawfully take, receive
harbor and use said Rachel Koopman,
aged fifteen years, for the purpose of
sexual intercourse not being his wife

and that the said Rachel Koopman
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his
testimony at the instance of the people.

Wherefore, deponent prays that the said child Rachel Koopman
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed
temporarily to an institution authorized by law to receive children on final commitment, and to
have compensation therefor from the City or County authorities, as a witness, to appear on the
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me, this 10
day of July 1893 } Augs Schulz
John H. Burke
Police Justice.

POOR QUALITY ORIGINAL

0144

POLICE COURT DISTRICT.

THE PEOPLE, &C.,
ON THE COMPLAINT OF



August
Rachel

AFRIDA VIT.
WITNESS.

151 W. 4th St. N.Y.C.

Dated *July 10* 1893

J. J. Burke Magistrate.
J. J. Burke Officer.
J. J. Burke

Disposition: *Com. to New York Society for the Prevention of Cruelty to Children.*

H⁴ District Police Court.

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK. } ss.

Hugo Schultz

of Number 297 - H⁴ Queens being duly sworn,
deposes and says, that on the 8th day of July, 1893 at the
City of New York, in the County of New York, In Central Park

in said City of New York, the Arthur
Jahr, now here, did then and there unlaw-
fully take, receive, employ, harbor and use
a certain female, now here called Rachael
Koopman, said female being then and
there actually and apparently under the
age of sixteen years, to wit of the
age of fifteen years for the purpose
of sexual intercourse not being her
husband in violation of Section 282
of the Penal Code of the State of New York.

Therefore the complainant prays that the said

Arthur Jahr.

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 8
day of July

1893 } Hugo Schultz

J. H. Runk

Police Justice.

POOR QUALITY ORIGINAL

0146

1900

CITY AND COUNTY OF NEW YORK, ss:

POLICE COURT, 4th DISTRICT.

Sworn to before me, this

of *July*

1893

day

James W. Burke
Police Justice.

Joseph F. Ryan
of No. *Central Park Police* Street, aged *34* years,
occupation *Police officer* being duly sworn, deposes and says,
that on the *7th* day of *July* 1893
at the City of New York, in the County of New York, he arrested one
Arthur J. ..., now here, whom he found sitting
on a bench in *Central Park* in the City of
New York, having then and there one *Blackwell*
Keopman, aged 15 years, sitting on his lap
and having then and there his pants open
and his privates exposed.

Joseph F. Ryan

POOR QUALITY ORIGINAL

0147

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK.

Arthur Jahr

being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *Arthur Jahr*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live and how long have you resided there?

Answer. *11-159 West 51 Street about 5 months*

Question. What is your business or profession?

Answer. *Driver*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation.

Answer. *I am not certain of his age*

Arthur Jahr

Taken before me this

day of

189

Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Arthur John

The Grand Jury of the City and County of New York, by this indictment, accuse

Arthur John

of the CRIME OF ABDUCTION, committed as follows:

The said *Arthur John*

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of *July*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, did feloniously take, receive, harbor,
employ and use one *Rachel Hoopman*, who was then and there a female
under the age of sixteen years, to wit: of the age of *thirteen* years, for the purpose of
sexual intercourse, he, the said *Arthur John* not being then and there
the husband of the said *Rachel Hoopman*, against the form of the
statute in such case made and provided, and against the peace of the People of the State of
New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0150

BOX:

530

FOLDER:

4831

DESCRIPTION:

Jefferson, Thomas

DATE:

08/16/93



4831

Witnesses:

Agnes Ford

The People on
the trial would

fail to prove pen-
-etration.

The prisoner
offers to plead to
an attempt under
the third count.

Prisoner is guilty of
this crime & I
accept the plea

Sept 13th 93

G.S.B.

W.D.

1914

Counsel, E. M. 7 in d

Filed 16 day of August 1893

Pleads, non-guilty (7)

THE PEOPLE

vs.

Thomas Jefferson

RAPE (1st and 2d Degree)
and ABDUCTION.
(Sections 276, 278 and 282, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Sept 13th
G.S.B.

D.S. Cowley Foreman.

Part 2. Sep 13. 1893

Pleads at Rape 2d deg

S.P. 5 years

5th District Police Court.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK. } ss.

Thomas J. Moore

of Number 297 Fourth Avenue being duly sworn,
deposes and says, that on the 10th day of August, 1899 at the
City of New York, in the County of New York, at a certain house situated
on the north side of One hundred and second street
behind one door west of Fourth Avenue
in said City of New York one Thomas
Jefferson did unlawfully and unlawfully
perpetrate an act of sexual intercourse
with a certain female child called Mary
Todd said child being actually
and apparently under the age of
sixteen years to wit of the age
of eleven years she not being
the wife of defendant in
violation of Section 278 of the
Penal Code of the State of New
York

Wherefore the complainant prays that the said

Thomas Jefferson

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this
day of Aug

10th } Thomas J. Moore
1899 }
M. A. Field

Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Mary Todd
aged 11 years, occupation School-girl of No. 10th and 11th Avenue Ems 170 Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Thomas Moore and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 10 day of August 1897. } Mary Todd
[Signature]
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Agnes Todd
aged 35 years, occupation Keep. House of No. 10th and 11th Avenue and 170 Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Thomas F Moore and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 10 day of August 1897. } Agnes Todd
[Signature]
Police Justice.

Police Court, Fifth District.

STATE OF NEW YORK. CITY AND COUNTY OF NEW YORK, } ss:

of No. 297 - Fourth Ave Street, in said City, being duly sworn, deposes and says, that a certain female child called Mary Todd [now present], under the age of sixteen years, to wit, of the age of eleven years, is a necessary and material witness on behalf of the People of the State of New York in a certain criminal case now pending in the Court of Genl. Sessions of, in and for the City and County of New York, entitled, The People against Thomas Jefferson, wherein the said Thomas Jefferson is charged with the crime of Rape, under section 278 of the Penal Code of said State, in that he, the said defendant did unlawfully and wilfully perpetrate an act of sexual intercourse with the said child Mary Todd said Mary being at the age of eleven years and she will be a witness by virtue of the defendant.

and that the said Mary Todd will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his testimony at the instance of the people.

Wherefore, deponent prays that the said child Mary Todd may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed temporarily to an institution authorized by law to receive children on final commitment, and to have compensation therefor from the City or County authorities, as a witness, to appear on the trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided, and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 11th day of Aug. 1898. Thomas E. Moore Police Justice.

POLICE COURT 5th DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDAVID.
WITNESS.



Dated Aug 10th 1893

W. J. McElroy
Magistrate.

W. J. McElroy
Magistrate.

Could
Disposition: *W. J. McElroy*
S. J. Prevention of
Cruelty to Children

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Jefferson being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *his* right to
make a statement in relation to the charge against *h*; that the statement is designed to
enable *h* if he see fit to answer the charge and explain the facts alleged against *h*
that he is at liberty to waive making a statement, and that *h*'s waiver cannot be used
against *h* on the trial.

Question. What is your name?

Answer. *Thomas Jefferson*

Question. How old are you?

Answer. *49 years.*

Question. Where were you born?

Answer. *Louisiana*

Question. Where do you live, and how long have you resided there?

Answer. *63 West 10th Avenue. 4 years.*

Question. What is your business or profession?

Answer. *Laborer.*

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer. *I am not Guilty -*
Thomas Jefferson
mark

Taken before me this _____
day of _____ 189____
[Signature]
Police Justice.

BATTED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____

Police Court... *5* District... *864*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Thomas J. Moore.
Thomas J. Johnson
 1
 2
 3
 4
 Offence *Robbery*

Dated *August 10* 189*3*.

W. L. M. M.
 Magistrate.
 Officer *Ascoli*
 Precinct *32*

Witness *Agnes Todd*
 No. *307* St. *147*
 Street *W. 147*

Witness *Max Todd*
 No. *307* St. *147*
 Street *W. 147*

No. *307* St. *147*
 Street *W. 147*

CM
 1893

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *one hundred* hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *August 10* 189*3*. *W. L. M. M.* Police Justice.

I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated *189* Police Justice.

There being no sufficient cause to believe the within named guilty of the offence within mentioned. I order he to be discharged.

Dated *189* Police Justice.

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK. ²⁰⁴⁷

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Jefferson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse *Thomas Jefferson* of the CRIME OF RAPE IN THE FIRST DEGREE, committed as follows:

The said *Thomas Jefferson*, late of the City of New York, in the County of New York aforesaid, on the *ninth* day of *August*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the city and County aforesaid, in and upon a certain female not his wife, to wit: one *Mary Todd*, feloniously did make an assault, and an act of sexual intercourse with her the said *Mary Todd*, then and there feloniously did perpetrate, against the will of the said *Mary Todd*, and without her consent; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT,—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said *Thomas Jefferson* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Thomas Jefferson* late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said *Mary Todd*, feloniously did make an assault, with intent an act of sexual intercourse with her the said *Mary Todd*, against her will, and without her consent, then and there feloniously to perpetrate; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Thomas Jefferson
of the CRIME OF RAPE IN THE SECOND DEGREE, committed
as follows:

The said Thomas Jefferson
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the said
Mary Todd, feloniously did make an assault, she
the said Mary Todd, being then and there a female
under the age of sixteen years, to wit: of the age of seven years; and
the said Thomas Jefferson then and there (under circumstances
not amounting to Rape in the first degree) feloniously did perpetrate an act of sexual inter-
course with her the said Mary Todd, against the
form of the statute in such case made and provided, and against the peace of the People of
the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Thomas Jefferson
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said Thomas Jefferson
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon a certain female not his wife, to wit: her the
said Mary Todd, feloniously did make an assault,
she the said Mary Todd, being then and there a
female under the age of sixteen years, to wit: of the age of seven years;
with intent then and there (under circumstances not amounting to Rape in the first degree),
feloniously to perpetrate an act of sexual intercourse with her the said Mary
Todd, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

FIFTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said Thomas Jefferson
of the CRIME OF ABDUCTION, committed as follows:

The said Thomas Jefferson,
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the
City and County aforesaid, did feloniously take, receive, harbor, employ and use her, the said
Mary Todd, so being then and there a female under
the age of sixteen years, to wit: of the age of seven years, as aforesaid,
for the purpose of sexual intercourse, he, the said Thomas Jefferson
not being then and there the husband of the said Mary Todd,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0 16 1

BOX:

530

FOLDER:

4831

DESCRIPTION:

Jones, Millie

DATE:

08/15/93



4831

POOR QUALITY ORIGINAL

0162

Witnesses:

~~14 Sep. 1895~~

Counsel, *[Signature]*

Filed *15* day of *July* 1895

Pleads, *Not Guilty (16)*

Prosecution (2nd degree)

THE PEOPLE

vs.

F

Milie Jones

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

R. J. Cross Foreman.

Part 2. Sep 14. 1895

Tried and acquitted

POOR QUALITY ORIGINAL

0163

Police Court 2 District.

City and County }
of New York, } ss.:

of No. 131 West 74th Street, aged 21 years,
occupation Waiter being duly sworn

deposes and says, that on 21st day of July 1897 at the City of New
York, in the County of New York, one Elta Morgan

he was violently and feloniously ASSAULTED and BEATEN by Millie

Jones (now here) in deponent's
presence. Deponent saw the
said Millie take a lighted kerosene
lamp from a mantel piece at No
119 West 24th street, about the
hour of 2 o'clock in the morning
and the said Millie Jones deliberately
threw the said lamp at the said
Elta Morgan striking in the body
and setting her clothing on fire
and burning her body so that
the said Elta Morgan is now
confined to her bed unable to
appear in court.

with the felonious intent to ~~take the life of~~ her deponent, or to do ~~him~~ grievous bodily harm; and without
any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, etc., and dealt with according to law.

Sworn to before me, this 28 day
of July 1897 } Augusta Shorter
[Signature] Police Justice.

POOR QUALITY ORIGINAL

0164

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Mittie Jones being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Mittie Jones

Question. How old are you?

Answer. 30 years

Question. Where were you born?

Answer. U.S.

Question. Where do you live, and how long have you resided there?

Answer. res 28 6th, I do not know the number

Question. What is your business or profession?

Answer. Cook

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am not guilty, the

woman was drunk and she

a revolver on me. The lamp

fell. I did not know it

I have a witness.

Mittie Jones
mark

Taken before me this

day of July 1893

Police Justice.

[Signature]

July 26th 93.

New York.

To whom it may concern.

This is to certify Mrs.

Ellen Morgan of 211

West 28th St., is still

confined to bed from

the effects of a burn

received last Friday, &

unable to appear in

Court.

W. J. Farrell

205 W. 31st St.

POOR QUALITY
ORIGINAL

0166

This is to certify that
Ella Morgan is confined to
bed and not able to be
up under the present existing
conditions resulting from
injuries afflicted.

Yours Respectfully

Henry Pappas MD
158528
July 25 / 1893

POOR QUALITY ORIGINAL

0167

1900

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Sworn to before me, this
of June 1893

Samuel Dugan
of No. *The 19th Precinct Police* Street, aged *25* years,
occupation *Police Officer* being duly sworn, deposes and says,
that on the *24* day of *July* 1893
at the City of New York, in the County of New York, *he arrested*

*Melie Jones (an Italian) on this day of having
thrown a lighter burning lamp at
one Ella Morgan and causing injuries
to said Ella from which she is confined to
the premises 211 West 28 Street and unable to
appear in court. Said Ella fully identified
said Melie Jones in the presence of a person
as the person who threw said lamp at her*

Samuel Dugan

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0168

Police Court, 2 District.

234
THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Miller James

AFFIDAVIT.

Dated, July 25 1893

Argon Magistrate.

Wagon Officer.

Witness, _____

Disposition, _____

Ex July 26th 1893

10³⁰ A.M.
D. H.

Ex July 28th 1893

11 A.M.
D. H.

POOR QUALITY ORIGINAL

0169

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... 2 District... AB

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Augustus Hester
Mattie Jones

1 _____
2 _____
3 _____
4 _____

Offense... Assault
felony

Dated July 28 1899

Hogan Magistrate
Dugan Officer

Witnesses
Elia Morgan Precinct 19

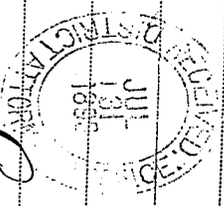
No. 211 Street mas

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer

[Signature]



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

Mattie Jones
guilty thereof, I order that she be held to answer the same, and she be admitted to bail in the sum of 1000 Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until she give such bail.

Dated, July 28 1899 *[Signature]* Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.
Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offense within mentioned, I order he to be discharged.
Dated, _____ 189 _____ Police Justice.

July 28th - 93.

New York.

To whom it may concern.

This is to certify that Mrs.

Ellen Morgan 211 W. 28th St.

is still confined to bed

& unable to leave the house.

Dr. J. James M.D.,
205 W. 31st St.

POOR QUALITY ORIGINAL

0171

(455)

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Millie Jones

The Grand Jury of the City and County of New York, by this

indictment accuse Millie Jones

of the crime of Assault in the second degree,

committed as follows:

The said Millie Jones,

late of the City of New York, in the County of New York aforesaid, on the

Twenty-first day of July, in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid,

in and upon one Ella Morgan, then and there residing, feloniously did unlawfully and wrongfully make an assault, and a certain lighted stick which she the said Millie Jones in her right hand then and there had and held, to, at against and upon the said Ella Morgan, then and there residing, did unlawfully and wrongfully cast and throw, and her the said Ella Morgan with the said

POOR QUALITY ORIGINAL

0172

and with the turning of oil thereof, in
 and upon the body of her said
 Ella Morgan then and there feloniously
 did wilfully and unlawfully strike,
 down and wound, and thereby then
 and there feloniously did wilfully
 and unlawfully inflict grievous
 bodily harm upon the said Ella
 Morgan; against the form of the
 Statute in such case made and
 provided, and against the peace
 of the People of the State of New
 York, and their dignity.

De Lancey Wells.

~~Attorney~~