

0978

BOX:

399

FOLDER:

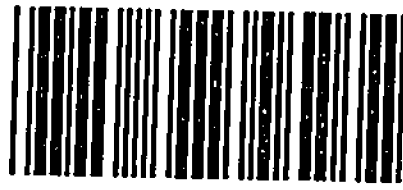
3710

DESCRIPTION:

Jackson, Martha

DATE:

06/24/90



3710

POOR QUALITY
ORIGINAL

0979

Witnesses:

Geo. Ruggles
John Paragie
Off Crd

After a thorough examination of
the evidence in this case, I am
convinced that it is insufficient
to convict.
I therefore recommend the discharge
of defendant upon her own
recognition.

Feb. 25, 1891.

Vernon M. Davis.
Asst.

I concur in the conclusions
reached. Was away Davis.
I recommend the discharge
of the defendant upon
her recognition.

Feb 26 1891. Delaney, Mica
Sachetally

Counsel,
Filed:
Leads,
24 June 1891
Meyers 25

THE PEOPLE

vs.

Martha Jackson

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Murphy
Part III February 26, 1891
Hobbsman
vs. Lemip
dept. of the
Crown 1891. 1891. 1891.

Transcript
[Sec. 189. 192, 193, 194, 195]

POOR QUALITY
ORIGINAL

0980

From Chambers Street Hospital.

New York, July 15 1890.

To Coroner Messmer

Sir:

Please hold an Inquest on the body of

Name: Mary Blair Residence: 150 Mulberry St.

Age: 43 years months days. Admitted Tues + day, June

Father _____ 2th 188____, at 10³⁰ o'clock A. M.

Nativity, Ire.; of

Mother _____ By Ambulance A

in U. S., _____ in City. From Park Mulberry St. B.

Civil Bond: m. Occup.: domestic Examined by Dr. Crofton

Suffering from symptoms of Intoxication and probable
entire abdomen.

Said Injuries said to have been received _____ D

Death took place _____ + day, June 3 th 188____ at 2 o'clock A. M.

The Autopsy revealed no autopsy F

Remarks: _____ G

J. H. Lawrence M. D.
HOUSE SURGEON PHYSICIAN.

Ad. +. State the day of the week.

Ad. A. State whether by Ambulance or Friends.

Ad. B. State whether from a Precinct or a Residence and give the name.

Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character, and Extent of Injuries, always stating where indicated, whether right or left.

Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same: in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.

Ad. E. State name, date, place, character and results of any operation or amputation performed.

Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.

Ad. G. State here any important facts not embodied in the above statements.

**POOR QUALITY
ORIGINAL**

0981

Mary Blair
June 3.

POOR QUALITY
ORIGINAL

0982

From Chambers Street Hospital.

New York, July 4 1890.

To Coroner

Sir:

Please hold an inquest on the body of

Name: Mary Blair Residence: 150 Mulberry

Age: 23 years months days. Admitted: 1 day, June

Father: 2 th 1890, at 11¹⁵ o'clock A.M.

Nativity, Ire.; of

Mother: By Ambulance A

in U. S., in City. From Port Mulberry B

Civil Bond: Occup.: Examined by Dr. Croftin

Suffering from symptoms of Hemiplegia and Internal Injuries

Said Injuries said to have been received By being run over
by wagon.

Death took place 1 day, June 3 th 1890 at 2 o'clock A.M.

The Autopsy revealed Rupture mesentery and
Internal hemorrhage.

Remarks:

Jas. C. Stewart M. D.
HOUSE SURGEON PHYSICIAN.

- Ad. +. State the day of the week.
Ad. A. State whether by Ambulance or Friends.
Ad. B. State whether from a Precinct or a Residence and give the name.
Ad. C. State whether from Natural Causes or from Shock (conscious or unconscious) due to Injuries, and if so, give name, place, date, number, character and Extent of Injuries, always stating where indicated, whether right or left.
Ad. D. State when, where, how, by what means or persons received, also whether Accidental, Suicidal or Homicidal; in falls, the distance, location and place; in Burns and Scalds the circumstances attending the same; in runover cases, the line of Street Car, Railroad or Conveyance; in Weapons, the character of the same, &c., &c., always giving such information as will lead to an accurate knowledge of the case and facilitate judicial inquiry and justice.
Ad. E. State name, date, place, character and results of any operation or amputation performed.
Ad. F. Give a short resume of the Autopsy with the Pathological Diagnosis and the Cause of Death at the End.
Ad. G. State here any important facts not embodied in the above statements.

POOR QUALITY
ORIGINAL

0983

Grand Jury Room.

PEOPLE

vs.

Martha Jackson -

Manslaughter.

Dictated
Statements of Off Chas
Parbavins
Biggie

to Keenan.

Get proof of Robusto's
death & also proof
of failure to find

Mims Goldstein.

Saw Coroner Leary who
promised to close the inquest
next Friday -

7/6 4/91

Chas

District Attorney's Office.

PEOPLE

vs.

Martha Jackson.

Homicide.

Were the witnesses
served in this case?
If so, will you
please have them
brought to my office?

Feb. 2/91

V.M. Davis
Asst

Loy
Thyfler

District Attorney's Office.

PEOPLE

vs.

Martha Jackson

Homicide -

Subpoena to see me
Feb 2 at 12.
1) Off. Gray. 6th Prec.
2) John Biggie. 2nd Prec.
3) Ind. Biggie. 1st Prec.
4) Mims Robusto.
29 Mulberry St.
of Paul Garbino. 28 Mulberry St.
Jan 30/91. Mims M. Davis.
To Chief Clerk Asst

POOR QUALITY
ORIGINAL

0984

FIRST DISTRICT POLICE COURT.
CITY AND COUNTY }
OF NEW YORK } ss.

Recognizance to Testify.

BE IT REMEMBERED, That on the

Third day of *June* in the year of our Lord 18 *90*

of No. *1406* *Second Avenue* Street, in the City of New York,

and *John B Hasselbacher*

of No. *1380* *Lexington Avenue* Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Frederick Buggeln

the sum of *One* Hundred Dollars;

and the said *John B Hasselbacher*

the sum of *One* Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF *General* SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there *Testify* and give such evidence, in behalf of the people of the State of New York as he may know, concerning an OFFENCE *of* *Robbery*, said to have been lately committed in the City of New York aforesaid by

Margaret Jackson

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

W T McMahon
POLICE JUSTICE.

Fred Buggeln
John B Hasselbacher

POOR QUALITY
ORIGINAL

0985

day of June 1890
S. J. Hasselocher
Police Justice.

CITY AND COUNTY } ss.
OF NEW YORK,

the within-named Bail, being duly sworn, says, that he is a holder in
said City, and is worth Two Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

The house and lot of land situated
at 1380 Lexington Avenue and is
worth Twenty thousand dollars
clear of all encumbrances
John B Hasselocher

New York Sessions.
THE PEOPLE, &c.,
vs.
RECOGNIZANCE TO TESTIFY

Police Justice.
Filed day of 18

POOR QUALITY
ORIGINAL

0986

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.,

New York, June 3 1890.

Mrs. Blair brought from
her Park & Broadway at 11¹⁶ AM.
James suffering from obstruction
and symptoms of perforation of
abdomen died at 2 AM.
this morning.

Jas. C. Fawcett M.D.
House Surgeon.

First District
Police Court

Morris Goldman being duly
sworn deposes and says, that
he resides at 112 Suffolk Street
that between the hours of 9 & 10 o'clock
A.M. on the morning of the 3^d
day of June 1890 deponent was
standing on the corner of Mulberry
and John Streets, and he saw
Martha Jackson and Mary Blair
together and both intoxicated, and
that he saw said Martha Jackson
take hold of Mary Blair (who
since has died as deponent is
informed) and push her into
the street, when said Mary
Blair fell under a beer wagon
being driven by Frederick
Duggelen in said street and
that the hind wheels of said
wagon passed over the body
of said Mary Blair.

POOR QUALITY
ORIGINAL

0988

Shorn to beque me
this 14th day of June 1890 } Mr. Goldman

H. T. Madison
Vice Justice

POOR QUALITY
ORIGINAL

0989

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT,

DISTRICT.

Richard M. Craig

of No. 114 1/2 1st Street, aged 34 years,

occupation Police Officer being duly sworn deposes and says

that on the 3d day of June 1889

at the City of New York, in the County of New York

I arrested Frederick Beiggeler (nowhere) charged with having run over the body of Mary Blair, where said defendant was driving a team of horses attached to a beer wagon from the fact deponent is informed by Morris Goodman of 112 Suffolk Street that he saw the hind wheels of the wagon defendant was driving pass over the body of said Mary Blair who is now confined at the New York Hospital unable to get on in court.

Sworn to before me, this

188

day

Police Justice.

Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Isabella Cane

vs.

Frederick B. B. B.

AFFIDAVIT.

Dated *June 2* 18*90*

M. M. M. Magistrate.

Officer.

Witness, *Morris Goldman*

112 Suffolk St.

Disposition,

*\$1000 bond to await the result
of injuries
& May 10 2 P.M.*

*And defendant asks that said
defendant be committed to await
the result of injuries*

*Summons to be given in
the 2d day of June 1890*

M. M. M.

Isabella Cane

BEST QUALITY
ORIGINAL

0991

FIRST DISTRICT POLICE COURT.

Recognizance to Testify.

CITY AND COUNTY } ss.
OF NEW YORK.

BE IT REMEMBERED, That on the

3rd day of June in the year of our Lord 18 90

Matteo Robusto

of No. 29 Mulberry Street, in the City of New York,

and Vincenzo Galgano

of No. 93 Park Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say; the said

Matteo Robusto

the sum of one Hundred Dollars;

and the said Vincenzo Galgano

the sum of one Hundred Dollars,

seperately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person, first above recognized, shall personally appear, at the next COURT OF Magical SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an OFFENCE or MISDEMEANOR, said to have been lately committed in the City of New York aforesaid by

Martha Jackson

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written.

M Robusto

Matteo Robusto

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0992

CITY AND COUNTY } ss.
OF NEW YORK,

the within-named Bail, being duly sworn, says, that he is a Vincenzo Fargano holder in
said City, and is worth ten Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

stock and fixtures of a
grocery business at 93 Park
Street worth three thousand
dollars free and clear.

Vincenzo Fargano

New York

Sessions.

THE PEOPLE, &c.,

vs.

RECOGNIZANCE TO TESTIFY

Police Justice.

Filed

day of

18

Police Justice.

day of

Sworn before me this

June 1900

H. H. H. H. H.

I was before you
 this 3^d day of June 1890. } Elbert D. Webb St. A.
 W. T. McMahon } Police Justice

First District
Peace Court

Archibald M. Craig a police
officer attached to the 6th precinct
police being duly sworn deposes
and says That about the hour
of 10 o'clock PM on the night of
the 3rd day of June 1890 he arrested
Martha Jackson (now Bell) on
a charge of having caused the
death of Mary Blair, and
deponent further says that Frederick
Duggelen is a necessary and
material witness on the trial
and that he has good and sufficient
reason to believe said Duggelen
will not appear as a witness against
said Martha Jackson and asks that
he be committed to the House of
Detention in default of bail

Subscribed and sworn to this
3rd day of June 1890 } Archibald M. Craig
W. J. McMahon Peace Officer

Just Deftat
Police Court

Archibald W. Craig a police
officer being duly sworn deposes
and says That Matteo Roberto
(unmarked) is a necessary and
material witness against
Martha Jackson charged with
Homicide and that deponent has
good and sufficient reasons to
believe that said Matteo Roberto
will not appear and testify
at the trial of said Martha
Jackson and asks that she be
committed to the house of detention
in default of bail

Sworn to before me
this 3^d day of June 1890

Archibald W. Craig

H. T. McMahon
Police Justice

POOR QUALITY
ORIGINAL

0996

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Daniel F. Wabner a Police Justice
of the City of New York, charging Frederick Buggeln Defendant with
the offence of Assault.

and he having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned.

We, Frederick Buggeln Defendant of No. 1476
Second Ave. Street; by occupation a Driver
and John Papp of No. 92 1/2 Street bet 2 1/2 Ave
Street, by occupation a Boatman Surety, hereby jointly and severally undertake
that the above named Frederick Buggeln Defendant
shall personally appear before the said Justice, at the 1st District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of Ten
Hundred Dollars.

Taken and acknowledged before me, this 2

day of June

1890

W. W. Wabner POLICE JUSTICE.

Fred Buggeln

John Papp

POOR QUALITY
ORIGINAL

0997

CITY AND COUNTY } ss.
OF NEW YORK,

day of
September
1890
John R. Gapp
Police Justice.

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Twenty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of the house and lot of

house situated at 129 East 91st
Street and is worth Eighteen thousand
dollars clear of all encumbrances

John R. Gapp

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 18

Justice.

POOR QUALITY
ORIGINAL

0998

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

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

Question. What is your name?

Answer. Martha Jackson

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. United States

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

Answer. 17 1/2 Sullivan Street 29 years

Question. What is your business or profession?

Answer. Housekeeper

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

Martha Jackson
 sworn

Taken before me this

day of

June 1892

Police Justice.

POOR QUALITY
ORIGINAL

00000

Melrose Villid
by Vincent Mulgrew
93 Paul Street

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

Police Court... 1
District... PS3

THE PEOPLE, Ac.,
ON THE COMPLAINT OF

Ward. Geo. M. C. Jackson

1. Martha Jackson
2. _____
3. _____
4. _____

Offence

Dated

June 3d 1890

Magistrate.

Officer.

Prisoner.

John B. B. Confort

Witnesses
1711 2nd Ave
No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

No. 5, by _____
Residence _____ Street _____

No. 6, by _____
Residence _____ Street _____

No. 7, by _____
Residence _____ Street _____

No. 8, by _____
Residence _____ Street _____

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 _____

_____ guilty thereof, I order that he be held to answer the same and ~~be committed to the Warden and Keeper of the City Prison, of the City of New York, until he can give such bail.~~

Dated June 3d 1890 W. T. Mahan Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

10000

STATE OF NEW YORK,

CITY AND COUNTY OF NEW YORK, ss.

AN INQUISITION

Taken at the Coroners Office
No. 124. 2^d Avenue Street, in the 17th Ward of the City of
New York, in the County of New York, this 6th day of February
in the year of our Lord one thousand eight hundred and 91 before

FERDINAND LEVY, Coroner.

of the City and County aforesaid, on view of the body of Mary Blair

now lying dead at

Upon the Oaths and Affirmations of
Twelve good and lawful men of the State of New York, duly chosen and
sworn, or affirmed, and charged to inquire, on behalf of said people, how and in what manner the
said Mary Blair came to her death, do upon
their Oaths and Affirmations, say: That the said Mary Blair
came to her death by

From Injuries received by being pushed
under the wheel of a wagon at the corner
of Mulberry and Park Streets, June 2^d 1890.
by Martha Jackson

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
set our hands and seals; on the day and place aforesaid.

JURORS.

Joseph Munter 123 Walker St Joseph Ferry 221 Ave
Hermann Baumann 330 E 94 St Michael Malle 103-14th
Emanuel Berger 112 Ave Leopold Barth 87 10th
Fred Zimmer 116 Ave Henry Vatterberg 89 E 14th Ave
J. Gobel 60 St Mark William Hargoy 93 1st
Joseph Cettinger 42 1st Ave Clement Schindler 36 1st Ave

Ferdinand Levy
Coroner. L. S.

3 cop.

Coroners Office, New York County.

Inquest into the Death
- of -
MARY BLAIR, deceased.

)
) Before
) HON. FERDINAND LEVY,
) and a Jury.
)
)
)

New York, February 6th, 1891.

Appearances: Mr. Lynn appears for the District Attor-
neys office.

OFFICER ARCHIBALD M. CRAIG, duly sworn:

By the Coroner:-

Q Give your statement to the Jury, officer? A. On June
2nd, I was standing in Paradise Park, a party came and told
me there was a woman run over on the corner of Mulberry and
Park Streets; I went there and found this Mary Blair lying
on the sidewalk; I went and called the driver of the brew-
ery wagon to me and asked him how it happened;, he said he
didn't know anything about it himself; I asked a couple of
witnesses there and they said that Mary Blair and Martha
Jackson were fighting on the corner.

Q Who told you this? A. The witnesses.

Q You arrested ^{Martha Jackson?} Mary Blair? A. Yes, sir; I didn't ar-
rest her at that time, I arrested her about half past nine
o'clock that night.

-----oOo-----

FREDERICK BUGGELN, duly sworn:

By the Coroner:

Q What is your occupation? A. Beer driver.

Q You drive a wagon that carries beer?

A. Yes, sir.

Q What brewery? A. George Ehret's brewery.

Q What do you know about this case? A. I was coming down from Baxter Street into Mulberry and I was going to turn the corner and I heard somebody hollering and I stopped the wagon and I looked back and seen a lady lying in the street and I came down off the wagon and they said the woman was run over and this lady here threw her under the hind wheel.

Q Who said that? A. Somebody there.

Q Did you see this colored woman do anything?

A. No, sir.

-----c0o-----

JOHN BIGGIO, duly sworn:

By the Coroner:-

Q Where do you live? A. 82 Park Street; I am a drug clerk by occupation.

Q Did you see this occurrence on the 2nd of June last?

A. I did.

Q What did you see? A. Standing in the store corner of Park and Mulberry Street on the morning of the 2nd of June I saw this Martha Jackson and Mary Blair standing on the corner of Mulberry Street and a minute after that I saw this Martha Jackson push Mary Blair as a larger beer wagon was about to come along. Mary Blair was thrown under the hind wheel of the wagon as it passed.

Q You saw Martha Jackson push this Mary Blair?

A. Yes, sir.

Q What was the result of that push? A. She grabbed Martha Jackson and they both were about to fall, Martha Jackson let go her hold and Mary Blair fell and was run over.

Q The driver that you saw here he was going at what rate of speed? A. Very slowly.

Q This thing was done quickly, I suppose? A. Yes, sir.

Q And didn't give the driver any chance to stop in time to prevent this accident? A. That is more than I can say.

Q Did it or did it not - could he have stopped?

A. Possibly, if he had his eyes open any more -

Q You attribute any blame to the driver? A. Not particularly.

By MR. LYNN:-

Q She was thrown between the front and hind wheel?

A. Yes, sir.

Q And the front wheel had already passed when the woman's body fell in between the space? A. Yes, sir.

Q And the rear wheel went over her? A. Yes, sir.

-----oOo-----

THE CORONER: Gentlemen of the Jury - This woman has been indicted by the Grand Jury and this is simply to close the case here. So your verdict will simply be in accordance with the facts as presented to you - this woman died from the result of those injuries, and from the evidence if you think this prisoner had anything to do with it you may say so or you may exonerate her.

-----oOo-----

VERDICT: We, the Jury find, that Mary Blair came to her death from injuries received by being pushed under the wheel of a wagon, ^{by Martha Jackson,} at the corner of Mulberry and Park Streets, June 2nd, 1890.

-----oOo-----

POOR QUALITY
ORIGINAL

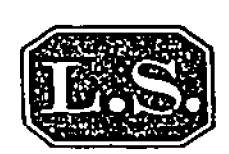
1005

Dist. *150 Mulberry St.*

SUBPOENA.

City and County } ss.
of New York, }

124 Second Ave.
CORONERS' OFFICE, *67 Park Row,*
The People of the State of New York, to



Relative of Mary Blain

WE COMMAND YOU, that *laying* all other matters aside, you appear in your proper person, before **FERDINAND LEVY**, one of our CORONERS for the City and County of New York, at the Coroners' Office, *67 Park Row (second floor), adjoining East River Bridge.*

Friday February 6th at 2 P. M.
to testify the truth, and give evidence according to your knowledge, in relation to the cause of the death of *Mary Blain*

lying dead at _____ Street, and this you are not to omit under the penalty of the law.

WITNESS my hand and seal this *4th* day of *Feb* 189 *1*

Ferdinand Levy Coroner of the City and County of New York.

10
Precinct please serve.
Bring this Subpoena with you.
If this Subpoena be disobeyed, an Attachment will immediately issue.

POOR QUALITY
ORIGINAL

1006

Can't be found
Off Hunches 10 Dec

POOR QUALITY
ORIGINAL

1007

Dist.

City and County }
of New York, } ss.

cannot be found 150 Mulberry St.
SUBPOENA.

CORONERS' OFFICE, 67 Park Row,

The People of the State of New York, to



Relatives of Mary Blair
WE COMMAND YOU, that laying all other matters aside, you appear in your proper person, before **FERDINAND LEVY**, one of our CORONERS for the City and County of New York, at the Coroners' Office, 67 Park Row (second floor), adjoining East River Bridge.

Monday July 28th at 10³⁰ am
to testify the truth, and give evidence according to your knowledge, in relation to the cause of the death of *Mary Blair*

lying dead at _____ Street, and this you are not to omit under the penalty of the law.

WITNESS my hand and seal this *25* day of *July* 1890

Ferdinand Levy Coroner of the City and County of New York.

10 Precinct please serve.

Bring this Subpoena with you.

If this Subpoena be disobeyed, an Attachment will immediately issue.

POOR QUALITY
ORIGINAL

1000

TESTIMONY.

W. L. Jenkins
I have made *an examination* of the body of
Mary Blair now lying dead at
Chambers St. Hospital and from such *examination*
and history of the case, as per testimony, I am of opinion the cause of
death is *Rupture of mesentery; Internal haemorrhage*

W. L. Jenkins, M.D.

M. D.

Sworn to before me,
this

day of

189

Fredmundt Long
CORONER.

POOR QUALITY
ORIGINAL

1009

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	Date When Reported
43	Years	Months	Days	Ireland	Hambro St. Hops June 5 th 90

Subject with
93 minutes

F. L.

CPo.....

Quar. 189

AN INQUISITION

On the VIEW of the BODY of

Henry Blair

whereby it is found that he came to
his death by

Inquest taken on the day
of 189 before
FERDINAND LEVY, Coroner.

POOR QUALITY
ORIGINAL

10 10

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK, } ss.

Martha Jackson being duly examined before the undersigned, according to law on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz. :

Question—What is your name?

Answer—*Martha Jackson.*

Question—How old are you?

Answer—*29 years.*

Question—Where were you born?

Answer—*Richmond Virginia*

Question—Where do you live?

Answer—*17 1/2 Sullivan Street.*

Question—What is your occupation?

Answer—*Washing & Ironing—*

Question—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I have nothing to say in absence of counsel her
Martha X Jackson
maul

Taken before me, this *6* day of *Feb*—*1887*

CORONER.

POOR QUALITY
ORIGINAL

1011

247

MEMORANDA.

AGE			PLACE OF NATIVITY	WHERE FOUND	DATE When Reported
43 Years	Months	Days	Ireland	Chumbers St Hoep	June 3/90

Inquest taken on the 6th day
of February 1891
before
Wm Andrew
Coroner.

Committed
Dated
Discharged
Date of death

RECEIVED.
FEB 1891
DISTRICT ATTORNEY'S OFFICE.

Edward Taylor. 1890
HOMICIDE
AN INQUISITION.
On the VIEW of the BODY of
Mary Blair
whereby it is found that she came to
her Death by the hands of
Martha Jackson

POOR QUALITY
ORIGINAL

10 12

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Ask to see Mr. Davis at 12 O'clock
SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Morris Goldman*

of No. *112 Suffolk* Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *February* 1891, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Martha Jackson

Dated at the City of New York, the first Monday of *February* in the year of our Lord 1891.

DE LANCEY NICOLL, District Attorney.

GLUED PAGE

POOR QUALITY
ORIGINAL

10 13

Make affidavit of inability
to find this witness

Feb 2/91

H. M. D

Should the case not be called on for trial, and no reason
assigned in Court, please inquire in the District Attorney's
Office about it, and you may save time.
If inconvenient to remain, and you prefer another day,
state this early to the District Attorney, in the Court.
If ill, when served, please send timely word to the District
Attorney's Office.
If you know of more testimony than was produced be-
fore the Magistrate, or if a fact which you think material
was not there brought out, please state the same to the
District Attorney or one of his Assistants.

Court of General

12. Dufford

POOR QUALITY
ORIGINAL

1014

Court of General Sessions.

THE PEOPLE

vs.

Martha Jackson

City and County of New York, ss :

John Hanna being duly
sworn, deposes and says: I reside at No. *204 E 21st*
Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of
the City and County of New York. On the *30th* day of *January* 18*91*
I called at *162 Suffolk Street*
the alleged *place of residence* of *Thomas Goldmann*
the complainant herein, to serve him with the annexed subpoena, and was informed by *a lady*
he had boarded with at end number that he had
moved to 287 Clinton St

I called there and was informed by his boarding mistress
that he had stayed there some time she had turned him
out on account of his bad habits and she believed he had
gone to Brooklyn whereabouts she did not know.
All enquiries failed to locate him

Sworn to before me, this *3* day
of *February* 18*91*

Chas L. Hallerstedt
Commissioner of Deeds *N.Y. City*

John Hanna
Subpoena Server.

POOR QUALITY
ORIGINAL

10 15

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

Martin Jackson

JOHN R. FELLOWS,

District Attorney.

Affidavit of

John Morris

Subpoena Server.

Failure to Find Witness.

POOR QUALITY
ORIGINAL

10 16

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Martha Jackson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse Martha Jackson

of the crime of manslaughter in the
second degree,

committed as follows:

The said Martha Jackson,

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

second day of June, in the year of our Lord one thousand

eight hundred and ninety _____, at the City and County aforesaid,

in and upon one Mary Blair, unlawfully
and feloniously did make an assault,
and did then and there unlawfully and
feloniously murder, kill and throw the

said Mary Blair, then being in a certain public street there and then standing upon the sidewalk of the said public street, from the said sidewalk into the wagon-way and roadway of the said street and down into and upon the ground and pavement there and in front of and in the way of a certain wagon drawn by two horses then and there being driven in and along the said street, so that she the said Mary Blair, by reason of such pushing, casting and throwing did then and there fall, and was pushed, cast and thrown from the said sidewalk into the said wagon way and roadway and down into and upon the ground and pavement there immediately in front of and in the way of the said wagon so being driven in and along the said street, and by reason and by means thereof the said wagon, and two of the wheels thereof

over the body of her the said Mary Blair
did then and there pass and go, she the said
Martha Jackson giving into her the said Mary Blair
then and there by the means aforesaid, in and upon
the body and person of her the said Mary Blair,
divers mortal wounds, bruises and contusions, of which
the said mortal wounds, bruises and contusions she
the said Mary Blair, afterwards, to wit: on the
third day of June, in the year aforesaid, at the
City and County aforesaid, did die.

And so the Grand Jury aforesaid do
say: That the said Martha Jackson, her the
said Mary Blair, in the manner and form
aforesaid, and by the means aforesaid,
willfully and feloniously did kill, and
slay, 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.

John R. Hellams,

District Attorney

10 19

BOX:

399

FOLDER:

3710

DESCRIPTION:

Jasper, William

DATE:

06/30/90



3710

POOR QUALITY
ORIGINAL

1020

Witnesses:

Anna Maria Crane

Counsel, 458
Filed 20 day of June 1880
Pleads, Not guilty

THE PEOPLE
vs.
William Jasper
Burglary in the THIRD DEGREE
(Section 498, Penal Code)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Thurman Haggins Foreman.
Jury 2 July 2/90
Pleads Guilty
Pen 1 yr 6 m.

POOR QUALITY
ORIGINAL

1021

Police Court—^{1st} District.

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

of No. 117 Baxter Street, aged 27 years,
occupation Housekeeper being duly sworn.

deposes and says, that the premises No 117 Baxter Street,
in the City and County aforesaid, the said being a dwelling house
the third floor of
~~and~~ which was occupied by deponent as a dwelling apartment
and in which there was at the time ^{no} human being, ~~by name~~

~~attempted to be~~

~~were~~ BURGLARIOUSLY entered by means of forcibly ~~attempted to~~
open a door leading to deponent's
apartment

on the 2nd day of June 1890 in the day time, and the
~~attempted to be~~ following property feloniously taken, stolen, and carried away, viz:

A quantity of wearing
apparel of the value of about
Fifty dollars

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
~~attempted to be~~ BURGLARY ^{attempted to be} was committed and the aforesaid property taken, stolen, and carried away by

William Jasper

for the reasons following, to wit:

Deponent had returned
to her apartments for the purpose
of re entering the same, which upon
previously leaving she had securely
fastened, and saw defendant
in the act of forcibly opening the
door leading to her apartment, wherein
was the herein mentioned property of depo-
nent.

Anna Maria Cervino

Exam. & Subm. made
this 28th day of June 1890
J. J. [illegible]
[illegible]

POOR QUALITY
ORIGINAL

1022

Sec. 198, 200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

William Jasper
his
name

Taken before me this 26

day of

June 1892

John J. Adams
Police Justice.

1023

Resilience...

TO ANSWER

Dated.....18.....*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

William Jasper

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

William Jasper

attempting to commit the crime of
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

William Jasper

late of the *Sixth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-fifth* day of *June* in the year of our Lord one
thousand eight hundred and *eighty-ninety*, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Anna Maria Cervino*

there situate, feloniously and burglariously did ^{*attempt to*} break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Anna Maria Cervino*

in the said dwelling house then and there being, then and
there feloniously and burglariously to steal, take and carry away, 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.

John R. Fellows,
District Attorney.

1025

BOX:

399

FOLDER:

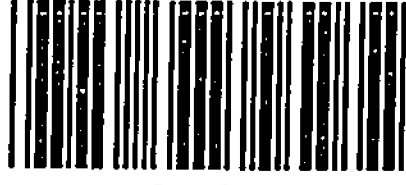
3710

DESCRIPTION:

Jassinsky, Samuel

DATE:

06/18/90



3710

Witnesses:

Mela Lehman
Gyrasei Lehman

Counsel,

Filed *18* day of *June* 18*90*
Pleads, *May 23*

THE PEOPLE

vs.

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

B

Samuel Jossinsky

JOHN R. FELLOWS,

District Attorney.

Subd 25, 1800 - D.M. 2
Oct 20, 1890 - 11:00 - 12:00
A True Bill.

A. McCulloch

Foreman,

Part 2 - Nov. 19, 1890.
On Motion of District Attorney
Def. discharged on his
own recognizance.

I have examined this case.
There is absolutely no
supporting testimony to the
complainant's story. He
complainant has not made
until now one year after
the alleged abduction. I
respectfully recommend
that the defendant be
discharged upon his
own recognizance.
Part 2 Nov. 19/90

W. J. Joss
Dep. Atty.

POOR QUALITY
ORIGINAL

1027

ORDER OF FILIATION. }
Sec. 850. }

BEFORE BIRTH.

State of New York.

CITY AND COUNTY }
OF NEW YORK, } ss:

Order of Filiation, made by

James T. Russell and *Henry Ford* Esquires,
two of the Police Justices in and for the City of New York, made the *16th* day of *October*
in the year of our Lord one thousand eight hundred and ninety

Whereas *Joseph Jehuans* of No. *13 Little 12th*
Street, in said city, single woman, hath by her voluntary examination, taken in writing, upon oath, before one
of the said Justices on the *26th* day of *September* one thousand eight hundred and ninety
and which was on the 21st day of October 1890
declared herself to be with Child, and that the said Child was likely to be born a BASTARD, and to
be chargeable to said City of New York, and that *Samuel Jassinsky* of said
City, had so gotten her with child, and whereas *Henry Ford*
one of the Commissioners of Public Charities and Correction, of the City and County of New York, aforesaid,
(they being the Overseers of the Poor of said City), did apply to said Justice to make inquiry into the facts
and circumstances of the case—And the said Justice did thereupon issue his warrant for apprehending said
Samuel Jassinsky and caused him to be brought
before said Justice to answer said charge, and whereas the aforesaid Police Justice has associated with himself
J. Henry Ford another Police Justice in and for said City, pursuant to statute.

And *Whereas*, the said *Samuel Jassinsky* hath not shown any sufficient
cause why he should not be adjudged the Father of said Child, so likely to be born a BASTARD.

THE SAID JUSTICES THEREFORE, after examination and inquiry into the facts and circumstances of the case,
as well upon the oath of the said *Samuel Jassinsky* in the presence of the said
Joseph Jehuans as upon hearing of all other proofs and testimony
offered in relation thereto, HEREBY ADJUDGES him, the said *Samuel Jassinsky*
to be the Father of said Child, so likely to be born a BASTARD as aforesaid.

And the said Justices therefore Order, as well as for the Indemnity and relief of said City of New York, as
for the SUPPORT of said Child, so likely to be born a Bastard, and that the said *Samuel Jassinsky*
and which has been born a Bastard
shall and do, (upon notice of this order), Pay, or cause to be paid
to the COMMISSIONERS OF CHARITIES AND CORRECTION of the City and County of New York, (they
being the Overseers of the Poor for said City), the sum of *One 50* DOLLARS WEEKLY, and
every week, from the day of the birth of said Child, for and towards the support and maintenance thereof,
for and during so long a time as said Bastard shall be chargeable to the City of New York.

And it appearing, that said *Samuel Jassinsky* is in indigent circumstances,
~~the said Justices do also hereby FURTHER ORDER, that said~~
~~shall likewise pay, or cause to be paid to the said COMMISSIONERS OF PUBLIC CHARITIES AND CORRECTION,~~
~~the sum of~~ Dollars, for the sustenance of said
~~during her confinement and recovery therefrom.~~

Given under our hands and seals at the City of New York, the day
and year first above written.

James T. Russell
Henry Ford } POLICE JUSTICES.

POOR QUALITY
ORIGINAL

1028

Code of Criminal Procedure § 841.

BEFORE BIRTH

CITY AND COUNTY } ss.
OF NEW YORK,

To any Policeman of the said City, and to all and every of them, GREETING :

WHEREAS,

Gussie Lehman
of the City of New York, a Single Woman, hath in her examination, taken this *26th* day of *September* 189*0*, in writing upon oath before the undersigned, one of the Police Justices in and for the City and County of New York, declared herself to be with child, and that said child is likely to be born a **BASTARD**, and to be chargeable to the City of New York ; And that

Samuel Jassinsky
hath gotten her with child of the said Bastard Child.

And Whereas, application hath been made to me by the Commissioners of Public Charities and Correction of the said City and County, (they being the Overseers of the Poor of said City), to make inquiry into the facts and circumstances of the case, and having upon such inquiry, ascertained that said *Samuel Jassinsky* is the reputed Father of such child, so likely to be born a **BASTARD**.

These are therefore, in the name of the People of the State of New York, to command you immediately to apprehend the said *Samuel Jassinsky* and forthwith to bring him before me, at the First District Police Court, in the City aforesaid, to answer unto the said complaint, and to be further dealt with according to law.

Given under my hand, this *26th* day of *September* 189*0*

Henry Ford Police Justice.

Code of Criminal Procedure § 841.

BEFORE BIRTH.

POLICE COURT, FIRST DISTRICT.

CITY AND COUNTY } ss.:
OF NEW YORK,

THE VOLUNTARY EXAMINATION of

Gussie Lehman
of No. *13 Little 13th* Street, taken upon oath, before the undersigned, one of the Police Justices in and for said City of New York, who saith, that she is now with Child, and has been so for about *9* months last past, and that the said Child is likely to be born a **BASTARD** and to be chargeable to the City of New York,

And that

Samuel Jassinsky
has gotten her with Child of the said Bastard Child.

Taken on oath, before me, this *26* day

September 189*0*

Henry Ford Police Justice.

POOR QUALITY
ORIGINAL

1029

Code of Criminal Procedure § 841.

BEFORE BIRTH

CITY AND COUNTY }
OF NEW YORK, } ss.

To any Policeman of the said City, and to all and every of them, GREETING :
WHEREAS, *Gussie Lehman*

of the City of New York, a Single Woman, hath in her examination, taken this *26th* day of *September* 189*0*, in writing upon oath before the undersigned, one of the Police Justices in and for the City and County of New York, declared herself to be with child, and that said child is likely to be born a **BASTARD**, and to be chargeable to the City of New York ; And that

Samuel Jassany
hath gotten her with child of the said Bastard Child.

And Whereas, application hath been made to me by the Commissioners of Public Charities and Correction of the said City and County, (they being the Overseers of the Poor of said City), to make inquiry into the facts and circumstances of the case, and having upon such inquiry, ascertained that said *Samuel Jassany* is the reputed Father of such child, so likely to be born a **BASTARD**.

These are therefore, in the name of the People of the State of New York, to command you immediately to apprehend the said *Samuel Jassany* and forthwith to bring him before me, at the First District Police Court, in the City aforesaid, to answer unto the said complaint, and to be further dealt with according to law.

Given under my hand, this *26th* day of *September* 189*0*

Henry Jones Police Justice.

Code of Criminal Procedure § 841.

BEFORE BIRTH.

POLICE COURT, FIRST DISTRICT.

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

THE VOLUNTARY EXAMINATION of *Gussie Lehman*
of No. *13th* *Street*, taken upon oath, before the undersigned, one of the Police Justices in and for said City of New York, who saith, that she is now with Child, and has been so for about *9* months last past, and that the said Child is likely to be born a **BASTARD** and to be chargeable to the City of New York, And that

Samuel Jassany
has gotten her with Child of the said Bastard Child.

Taken on oath, before me, this *26th* day of *September* 189*0*

Henry Jones Police Justice.

Gussie Johnson the complainant
being duly sworn deposes and
says in the presence of the defen-
dant

I am a single woman
and am 17 years of age I know
the defendant 4 years, and I
had connection with him 7
times the first time was the
first week in July 1889 in defen-
dant's house, and the last time
was a week before New Years
I was delivered of a male child
which is now growing and of
which he is the father on the 1st
day of October 1890. I never had
connection with any other person
except defendant, the defendant
is a black man I don't know what
he earns

Cop Examined

I know Charlie Johnson
I didn't go to his house with

POOR QUALITY
ORIGINAL

1031

master, and never accused him
of being the father of my child

Sworn to before us this
14th day of October 1890 Lizzie Johnson

J. T. Keibick
J. Henry Ford
Notary Public

Samuel Jassier, the defendant
being duly sworn deposes & says
in the presence of the Complainant

I am a single man
and am 20 years of age I am
a truck driver for my mother & I
she gives me from \$2.50 to \$4.00
dollars a week. I do not have
connection with Complainant

Sworn to before us
this 14th day of October 1949 Samuel Jassier

J. J. Kuehner
Sherry Ford
Police Justice

First District
Police Court }

I, Henry C. Perry Chief Clerk
1st District Police Court do
here by certify that the annexed
copy of proceedings in the case of
Lizzie Lehman vs Samuel
Jassinsky is a true & correct copy
of the proceedings in said case
now on file in this Court

Dated Oct 29/1890

H. C. Perry
Chief Clerk

POOR QUALITY
ORIGINAL

1035

Sec. 192.

2 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Edward Hogan a Police Justice
of the City of New York, charging Alexander S. Jassinsky Defendant with
the offence of Abduction

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We, Alexander S. Jassinsky Defendant of No. 15
15 Street; by occupation a Peekerman
and Bernard Abel of No. 191 - Reade
Street, by occupation a Commissioner Surety, hereby jointly and severally undertake that
the above named Alexander S. Jassinsky Defendant
shall personally appear before the said Justice, at the 2 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of 50
Hundred Dollars.

Taken and acknowledged before me, this 5

day of June

1898

Edward Hogan POLICE JUSTICE.

POOR QUALITY
ORIGINAL

1036

CITY AND COUNTY } ss.
OF NEW YORK, }

Suppose to be before me, this
day & be sworn
1881
Police Justice.

the within named Bail and Surety being duly sworn, says, that he is a resident and *owner of property*
holder within the said County and State, and is worth *Twenty* Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of *Stock fixtures etc*

contained in Store 191, Reade St
and a property consisting of three shares
at 14 1/2 St. N. Rent & Money in Bank
Irving Nat Bank and Farmers Loan
Bank all together of the value of
Two Thousand Dollars
Demand and

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Undertaking to appear
during the Examination.

Taken the day of 1881

Justice

POOR QUALITY
ORIGINAL

1037

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 41 years, occupation Married of No.

134th St Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Lucie Lehmann
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5

day of June 1890

Julia Lehmann

[Signature]
Notary Public

POOR QUALITY
ORIGINAL

1038

Sec. 151.

Police Court..... District.

CITY AND COUNTY }
OF NEW YORK, } ss.

*In the name of the People of the State of New York ; To the Sheriff of the County
of New York, or to any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by *Isaac Lehman*
of No. *13 E 11th St* Street, that on the *24* day of *July*

188*8* at the City of New York, in the County of New York,

*and Samuel A. Jassensky
and account the graver
of abduction by having
sexual intercourse with the
complainant while she was
under the age of sixteen years?*

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring *him*
forthwith before me, at the *5* DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this *5* day of *July* 188*8*

[Signature]
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

1039

330 P.M. 20. M. H. S. Dimes S. No 15-16 Little 12. Street

The within named

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated188

Police Justice.

POLICE COURT 2 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lussie Behinon

vs.

Alexander

~~James~~ Dr. Larrensky

Warrant-General.

Dated June 5 1890

Edward Hargreaves Magistrate.

Alberus Wood Officer.

The Defendant Alexander Larrensky
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Alberus Wood Officer.

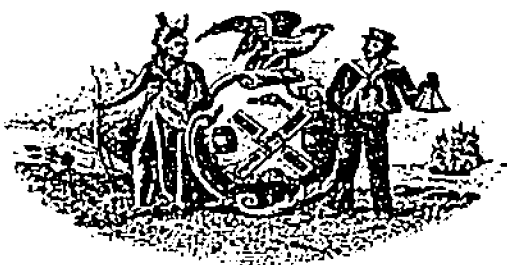
Dated June 5 1890

This Warrant may be executed on Sunday or at
night.

Police Justice.

POOR QUALITY
ORIGINAL

1040



REGISTRAR'S OFFICE
HALL OF RECORDS
(CITY OF NEW YORK)

Oct 30th 1890

John Vernon M. Davis,

My dear sir,

I shall esteem it a
favor, if you will postpone
~~to~~ ^{on} your calendar,
the bondsmen Demand
Abel, was only notified last
night, to produce the principal
- Mr Abel has not succeeded
in communicating with
the deft, and hence the
postponement until he succeeds
in notifying him. Yours
Frank S. Russell

Police Court, 2nd District.

City and County } ss.
of New York,

of No. 13 Little 12th

occupation House

that on the 11th day of

Street, aged 16 years,

being duly sworn, deposes and says,

1889, at the City of New

York, in the County of New York, one Samuel A. Jassinsky
Aid wilfully, unlawfully and feloniously
commit the crime of Abduction in
the manner following to wit: That
Defendant was previously acquainted
with said Jassinsky, that she
permitted him to visit her at
her home at above premises, and
that on or about the said date
of July 4th 1889 Defendant
admitted the residence of said
Jassinsky at 15 Little 12th Street
on an errand for her mother,
that therein she met said
Jassinsky who forced Defendant
into a front room of said premises
and then and there had connection
with her and has on frequent
occasions since had sexual
intercourse with her, and as a result
of said intercourse Defendant is now
pregnant with child of whom he
is the father.

Defendant further says that at the
time of the first sexual intercourse
she was under the age of sixteen
years to wit: the age of 15 years and
of previous chaste character.

Defendant is informed by her mother
Julia Lehmann that she was
not sixteen years of age on the
11th day of July 1889

Cassie Lehmann

[Signature]

POOR QUALITY
ORIGINAL

1042

Police Court-- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Lehmann

vs.

John J. Joscovitz

2

3

4

Offence,

Dated

1889

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer

Sessions.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 188

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

Dated 188

I here being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated 188

Police Justice.

Wm. H. Italy
Tel. 112 1400
for copy

POOR QUALITY
ORIGINAL

1043

Sec. 193-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Alexander A. Jassinsky 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 *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.

Alexander A. Jassinsky

Question. How old are you?

Answer.

20 years

Question. Where were you born?

Answer.

WI

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

Answer.

15 Little 13" St

Question. What is your business or profession?

Answer.

Truckman

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
Alex Jassinsky

Taken before me this

day of

Police Justice.

POOR QUALITY
ORIGINAL

1044

BAILED,
No. 1, by James A. Chul
Residence 191 Reade
Street
No. 2, by
Residence
Street
No. 3, by
Residence
Street
No. 4, by
Residence
Street

Police Court... 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James A. Chul

1000
to answer
June 6. 2.038
10.344
14 "

Offence

Abduction

Dated

June 12

188

Magistrate

James A. Chul

Officer

James A. Chul

Witnesses

James A. Chul

No. 13

June 12

188

No. 13

June 12

188

No. 13

June 12

188

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 1000 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 June 12 188 James A. Chul Police Justice.

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

Dated June 13 188 James A. Chul Police Justice.

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

Dated June 13 188 James A. Chul Police Justice.

POOR QUALITY
ORIGINAL

1045

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Alexander Garrison

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

Alexander Garrison

of the CRIME OF ABDUCTION, committed as follows:

The said *Alexander Garrison*,

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

fourth day of *July* in the year of our Lord one

thousand eight hundred and eighty-*nine*, at the City and County aforesaid,

feloniously take, receive, harbor, employ and use one *Maria Schuman*,

who was then and there a female under the age of sixteen years, to wit: of the age of

fifteen years, for the purpose of sexual intercourse, he, the

said *Alexander Garrison* not being then and there

the husband of the said *Maria Schuman*,

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.

JOHN R. FELLOWS,

District Attorney.

1046

BOX:

399

FOLDER:

3710

DESCRIPTION:

Jennings, Carrie

DATE:

06/30/90



3710

POOR QUALITY
ORIGINAL

1047

Witnesses;

Mrs. Oppenheim

456

Counsel;

Filed

day of June 1890

Pleads

Guilty July

THE PEOPLE

vs.

Carrie Jennings

Grand Larceny Second degree
[Sections 528, 531, 532 Penna Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Thurman H. H. 999

Foreman.

July 9, 1890

Tried and acquitted

POOR QUALITY
ORIGINAL

1048

Police Court—11 District,

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 659 Ninth Avenue Street, aged 22 years,
occupation Butcher being duly sworn

deposes and says, that on the 24 day of May 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the time time, the following property, viz:

One Coat One vest and
One pair of pants all
together of the value of
Thirty five dollars \$35.00

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Carrie Jennings

(now here), from the fact that
deponent missed said
property from his room at
No 434 Eighth Avenue where
deponent was employed as
a laundress and had access
to said room. That at about
6:30 O'clock P.M. of June 2, 1890
deponent coming from a pawn-
shop with a bundle and deponent
caused defendants arrest with
said property in her possession

Witness: Oppenheimer

Sworn to before me, this

24

day

of

June

1890

Police Justice.

POOR QUALITY
ORIGINAL

1049

Sec. 198-200.

H District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. Carrie Jennings

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Brooklyn, N.Y.

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

Answer. 20 West 47th St. N.Y.

Question. What is your business or profession?

Answer. Laundress

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

Carrie Jennings

Taken before me this

day of

June 1890

J. H. Murphy
Police Justice.

POOR QUALITY
ORIGINAL

1050

41000, bail for Ex
Grand Juror 2nd 2nd 1st

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

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Christopher
659 9th Ave
Karl Hennings

Office

Grand Juror

Dated

January 1900

Magistrate

Officer

Precinct

Witnesses

— Hester

No.

57th St + 10 E. 10th Ave

Street

about 620 West 67th St.

No.

Bridge in the

Street

506 10th St

No.

57th St

Street

No.

57th St

Street

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 Three 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 January 18 John P. Bird Police Justice.

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

Dated _____ 18 _____ 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 _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

1051

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Carrie Jennings

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

Carrie Jennings
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

Carrie Jennings

late of the City of New York, in the County of New York aforesaid, on the *twenty fourth*
day of *May* in the year of our Lord one thousand eight hundred and *ninety*.
, at the City and County aforesaid, with force and arms,

*one coat of the value of sixteen
dollars, one vest of the value of
nine dollars and one pair of
trousers of the value of ten
dollars*

of the goods, chattels and personal property of one

Moses Oppenheimer

then and there being found, then and there feloniously did steal, take and carry away,
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.

POOR QUALITY
ORIGINAL

1052

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Carrie Jennings
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Carrie Jennings
late of the City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms,

one coat of the value of
sixteen dollars, one vest of the
value of nine dollars, and one
pair of trousers of the value
of ten dollars,
of the goods, chattels and personal property of one

Moses Oppenheimer
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Moses Oppenheimer
unlawfully and unjustly, did feloniously receive and have; the said

Carrie Jennings
then and there well knowing the said goods, chattels and personal property to have been
feloniously stolen, taken and carried away, 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.

JOHN R. FELLOWS,
District Attorney.

1053

BOX:

399

FOLDER:

3710

DESCRIPTION:

Johnson, Agnes

DATE:

06/03/90



3710

POOR QUALITY
ORIGINAL

1054

Witnesses:

Robt Charlton

Counsel,

Filed

1890

Pleads,

Chiquely

THE PEOPLE

vs.

H
Agnes Johnson

Grand Larceny Second degree.
[Sections 528, 537 —, Penal Code.]

June 6 1890

JOHN R. FELLOWS,

District Attorney.

A True Bill.

John Higgins

Foreman.

June 6/90

John Higgins

13 Pen 2 yrs & 4 mo

POOR QUALITY
ORIGINAL

1055

Police Court—11 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Susan Newland
of No. 129 West 45th Street, aged 49 years,
occupation Streaker being duly sworn

deposes and says, that on the 12 day of May 1898 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One silk dress of
the value of One hundred
dollars \$100.00

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Agnis Johnston

(now here) from the fact that
defendant was in deponent's
employ as chambermaid and
had access to the wardrobe
on 2 floor of a rooming house
premises where said property
was located. That deponent discharged
defendant on the afternoon of above
date and immediately thereafter said
property was missing. Deponent is
informed by Officer Robert Charlton
of the 92nd Precinct that he arrested
defendant with said property
in her possession

Susan Newland

Sworn to before me, this
of May 1898
day

John J. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

1056

CITY AND COUNTY }
OF NEW YORK, } ss.

Robert Charlton
aged *22* years, occupation *Police Officer* of No. *22*
Greenwich Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Jessie Newland*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *27* day of *May*, 188*5* } *Robert Charlton*

G. Henry Ford
Police Justice.

POOR QUALITY
ORIGINAL

1057

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Agnes Johnson

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

Jamaica L.I.

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

Answer.

124 West 11th St. Brooklyn

Question. What is your business or profession?

Answer.

Chambermaid

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 guilty of taking the dress

Agnes Johnson
Li-ar

Taken before me this

day of *May*

189*5*

John J. Brink
Police Justice.

POOR QUALITY
ORIGINAL

1058

BAILED,
No. 1, by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court District 31

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Juan Stewart
129 West 45th St
Agnes Johnson

2 _____
3 _____
4 _____
Offence *Larceny (felony)*

Dated *May 27* 188*8*

Chief Magistrate
Charlton Officer

Witnesses *Willie Speer*
No. _____
Street _____
Precinct _____

John Jackson de Cha. Charlton
No. 129 West 45th St
Street _____
No. 129 West 45th St
Street _____
No. 129 West 45th St
Street _____

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 *Five* 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 *May 27* 188*8* *J. Henry Bond* Police Justice.

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

Dated _____ 188 _____ 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 _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

1059

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Agnes Johnston

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

Agnes Johnston
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows :

The said

Agnes Johnston

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *May* in the year of our Lord one thousand eight hundred and *ninety*,
, at the City and County aforesaid, with force and arms,

*one dress of the value of one
hundred dollars*

of the goods, chattels and personal property of one

Susan Newland

then and there being found, then and there feloniously did steal, take and carry away,
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.

John R. Fellows,
District Attorney.

1060

BOX:

399

FOLDER:

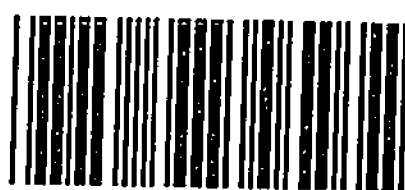
3710

DESCRIPTION:

Johnson, Annie

DATE:

06/05/90



3710

Bad case - Fine not to
be remitted - left is a copy,
P.B.M.,

Witnesses:

Julia Hollander
Mary Connor

Counsel,

Filed

day of

June 1890

Pleads,

THE PEOPLE

vs.

Annie Johnson

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

11/10/90

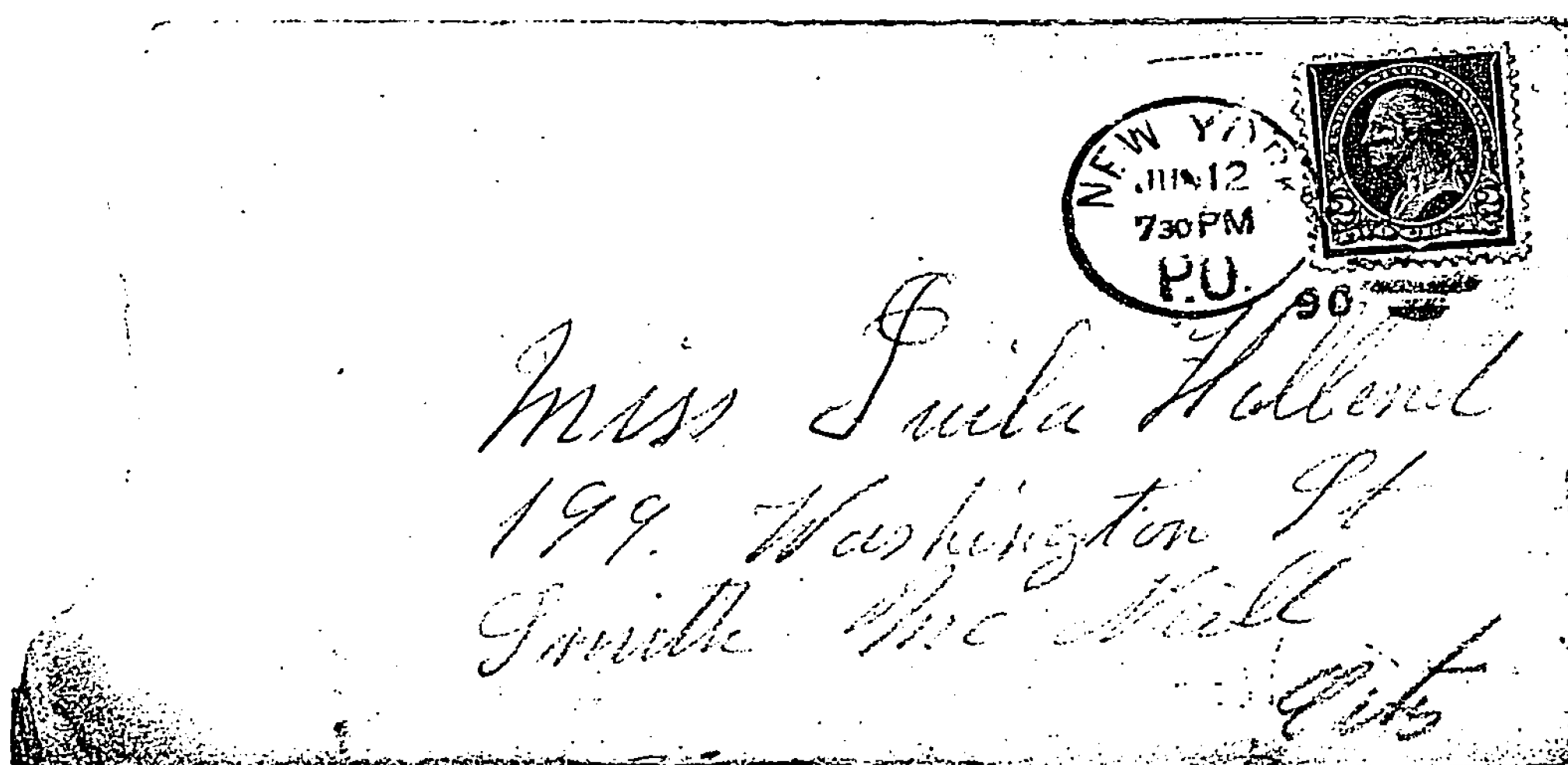
Amey Haggerty Foreman.
June 9/90

Head of Court 309
Pen 1 year - 8
Fine of \$300.
June 13/90, P.B.M., 13

Oranville, second degree.
[Section 218, Penal Code]

POOR QUALITY
ORIGINAL

1062



CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1st DISTRICT.

Mary Connors
of No. 199 Washington Street, aged 22 years,
occupation Domestic being duly sworn deposes and says
that on the 12th day of May 1890

at the City of New York, in the County of New York she saw Julia
Holland violently and feloniously
assaulted and beaten by Annie
Johnson, in the following manner,
to wit: Deponent saw said
Annie Johnson throw a bowl
containing a virulent acid, at
the person of said Julia Holland,
burning a dress worn by said Julia
Holland at the time, at 199
Washington Street.

Mary Connors

Sworn to before me, this 15th day

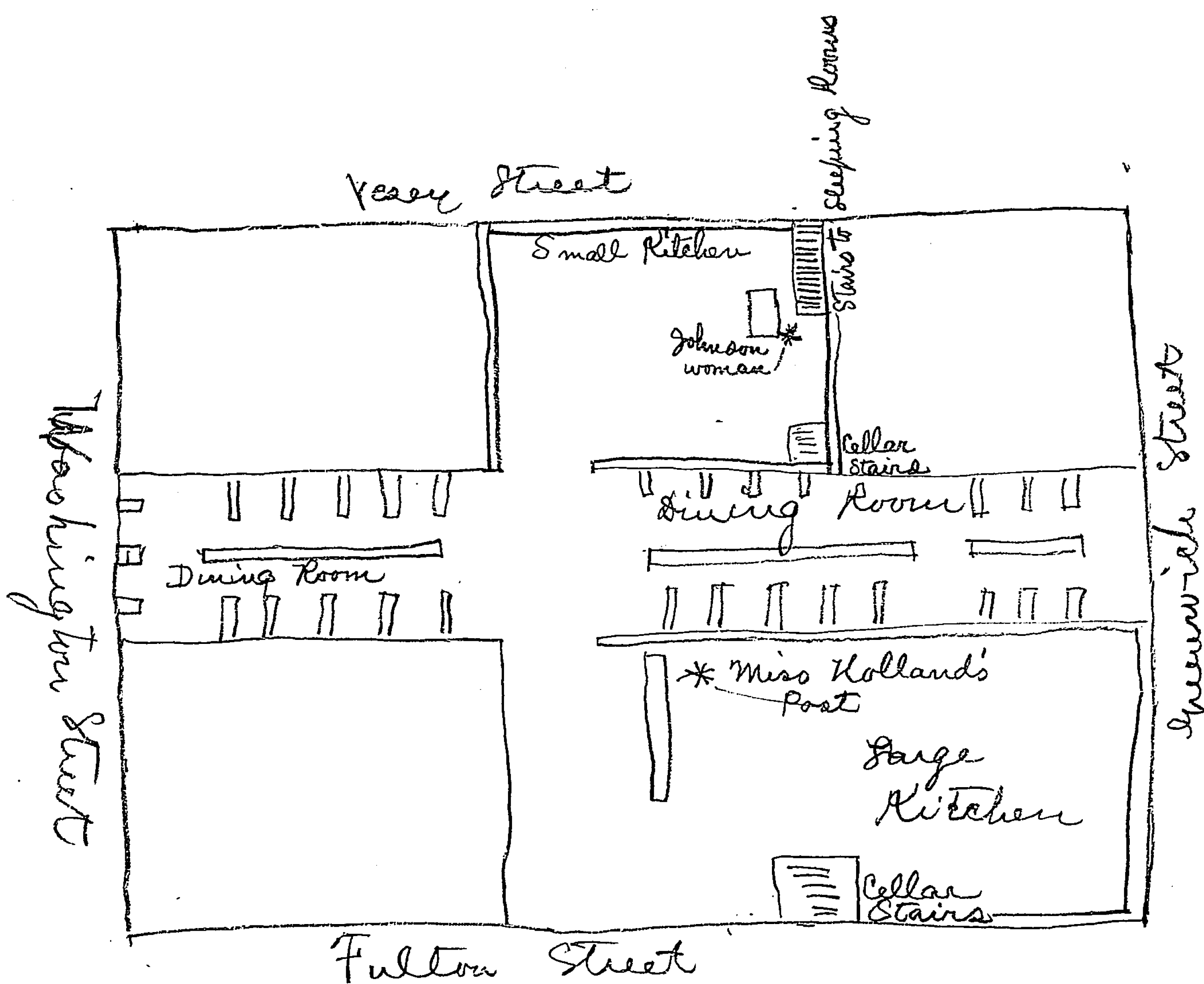
of May 1890

John J. Connors

Police Justice.

POOR QUALITY
ORIGINAL

1064



Miss Julia Holland
against
Annie Johnson

Nellie Grimshaw - housekeeper: 199 Washington St
Testifies to Johnson woman's cursing
and threatening Miss Holland as latter descended to
work at 12 (noon) Monday May 12th '90:

to renewal of threats about 5 same
day (Miss Holland making no retort):

to Johnson woman going, about 11 same
night, to ^anarrow passage to waylay Miss Holland
as latter returned from her work:

to hearing the crash of assault and
continued rush of Miss Holland up stairs, about
11.30 same night, to escape her assailant.

Hannah Carlton: 199 Washington St.

Testifies that she accompanied
Miss Holland, as protector, at expiration of latter's
duties until Johnson woman was encountered waiting
at said passage when Carlton, from fear, deserted
Miss Holland.

Mary Connors: 199 Washington St.

Witnessed the attack: saw the
lifting of bowl containing Muratic ~~said~~ Acid (presumably)
- saw Johnson woman dash same at Miss Holland
who was hurrying by without speaking or looking:

(Mary Connors testimony continued)

heard the violent liquid dash against the wall and describes its hiss as it settled in the white-washed surface:

remembers the Johnson woman's exclamation "Take that you bl — —!" "did you get it!" "did you get it!" "You'll bear that for life!" "Damn you, you didn't get it in the face or you'd holler!"

testifies also that when she (Connors) said to Johnson woman "My God Annie what was it you threw on her?" that Johnson pointed to adjacent bucket for swill & said in bragadocio style "If you want to know what it was there's the bottle!"

said bottle was labeled "Acid Muratic - Poison - Doe, Bonnel & Co. - 49 Catharine St." and was a six ounce bottle:

at Johnson's departure Connors swears that she picked up bottle from said swill-bucket but quickly replaced it in alarm on reading "acid" etc on label:

Connors continued at work at same spot alone, watching the swill-bucket, until arrival of the Steward at 3 in the morning (Tuesday 13th) to whom she stated the facts & showed the bottle:

meanwhile she (Connors) tried to wash the stains from the wall & floor:

she (Connors) also collected & threw away the fragments of the smashed bowl.

Nell Shea: 199 Washington St.

was upstairs on Miss Holland's sleeping-floor when latter arrived breathless ^{and} fainting about 11:30:

she, Nell Shea, aided in restoring Miss H. to consciousness: also sheltering Miss Holland from dreaded continuation of the ferocious assault.

J. G. Bonnel: - 49 Catharine St.

Druggist: of Soc, Bonnel & Co:

identifies bottle and label: produces his book recording all sales of poisons: it contains following insertion viz. "Acid Muristic - Annie Johnson - 315 Cherry St - asked it for bed-bug purposes - May 11th '90."

315 Cherry St contains an iron yard and no domicile of any description:

he (Mr Bonnel) identifies the Johnson woman's photograph as that of an occasional customer:

he testifies as an expert that Muristic Acid will destroy sight.

George Schreck: - 49 Catharine St.

Clerk who sold said Muristic Acid: identifies bottle and label: inserted the above record: remembers conversation with the woman whom he tried to dissuade from buying Muristic Acid for bed-bug

(George Schreck's testimony continued).

Purposes: he (Schreck) told her to take something else: that Muriatic Acid wasn't suitable: that it was too strong: that it would burn her bedstead: that the woman was very cool and replied "the bedstead is black mahogany and it can't burn it any blacker: Muriatic Acid is the thing I want": he (Schreck) also testifies that the woman paid 10 cts and expressed gladness at receiving so much for that amount of money.

Station,

Officer J. J. Meagher 5th Precinct: Leonard St. identifies Johnson woman as the one whom, under same name, he has arrested 3 times within last five years for threatening to kill people on his post: said people barricaded their doors & shutters early in afternoon until daylight following days through fear of her (Johnson woman): testifies that he (Officer Meagher) was under special duty, at order of his Captain, for a protracted period to defeat the Johnson woman's intentions to wreak injury upon said people: testifies also that she (Johnson) is a corrupt as well as notoriously dangerous woman — a menace to the community.

2 P.M.

Mon. June 9, '90

Sist. Mr. Parker:

Mr. Bonnel, Prop. of
Drug Store, has just examined
stains on skirt and declares
it muriatic acid.

Is an expert,
Is present in Court and
will testify as above
if called reasonably early.

Respectfully

Julia Holland

per Mr. Garton

POOR QUALITY
ORIGINAL

1070

New York, May 14-1890 188

I hereby certify that the accompanying
fragments are of the bottle which
contained the liquid which the
woman known as "Annie Johnson"
threw upon Miss Julia Holland
on Monday night May 12th '90 at
Smith and Mc Nell's Hotel

witness

Jerome Brown

Wm J. Brown

POOR QUALITY
ORIGINAL

1071

Reall
18-4-12 12-12-81

111

Hudson

Aronson

11-12-81

5/1

11-12-81

Park Police

11-12-81

24.11.1981

New York, May 14, 1890-188

I hereby certify that the accompanying bottle was delivered me by Mary Connors who stated that it contained the liquid which the woman known as "Annie Johnson" threw at Miss Julia Holland on Monday night May 12th '90 at Smith & Mc Nell's Hotel. Said bottle was accidentally broken while in my custody.

Witness,

Jerome Gardner.

J. H. H. H.

New York

Miss Julia you and
I must but you have a son
he thinks he is smart but
he was mistaken to hunt for
witness to Governor John B. Almon
your a Cuckoo. He like a
ruth but he got left that time
some of your ~~the~~ thought
to get the best of a game
he has to much of a game
his lawyer he did not
i had to much friends in
Court he thought i would
get up on the stand and
fight with a Dirty old Jack
but he was left when i
was second degree i have
took a Plea for the 3rd
no barsted would get the

POOR QUALITY
ORIGINAL

1074

best of me you know
when you were young
the better and the more
and the Barstie
This man I know
Got me a lot of
all good here
I'm in the Ass

but never mind
when half and all
will not meet who might
meet still from
want to go up that house
The boys are happy and
going with a lot of
men The sun is

her Oth will
big Frank Hannah
why The time
you would not
put her and you old
Bitch you will be
But I'm new that was
you I'd like to
brain him before he
to New York to look
at the new to be
and the

The Old Time

POOR QUALITY
ORIGINAL

1075

Police Court—102 District.

CITY AND COUNTY
OF NEW YORK, } ss.

of No.

199

Julia Holland
Washington Street,

being duly sworn, deposes and says, that

on

Monday the

12th

day of

May

in the year 1889 at the City of New York, in the County of New York,

that he was violently and feloniously ASSAULTED and BEATEN by

Francis Johnson, who threw
a fluid, to wit: a virulent
acid from a bowl held
in her hand, at 199 Washington
Street, which said acid
defendant threw at the
person of deponent burning
a dress worn by deponent
at the time, said assault
being committed

with the felonious intent to take the life of 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 be dealt with according to law.

Sworn to before me, this 15th day
of May 1889.

Julia Holland

John Florman POLICE JUSTICE.

POOR QUALITY
ORIGINAL

1076

Sec. 198-200.

102
District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Annie Johnson being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is her right to
make a statement in relation to the charge against her; that the statement is designed to
enable her if she see fit to answer the charge and explain the facts alleged against her
that she is at liberty to waive making a statement, and that her waiver cannot be used
against her on the trial.

Question. What is your name?

Answer.

Annie Johnson

Question. How old are you?

Answer.

13 years

Question. Where were you born?

Answer.

New York City

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

Answer.

2080 Atlantic Avenue Brooklyn 10 days

Question. What is your business or profession?

Answer.

Housework

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.
Annie Johnson

Taken before me this

23rd

day of

May 1890

John W. ...
Police Justice.

POOR QUALITY
ORIGINAL

1077

State of New York, }
COUNTY OF KINGS, } ss.
CITY OF BROOKLYN.

Form No. 6

Patrick English of No. *first Dist Court N.Y.*
being duly sworn says that he is acquainted with the handwriting of *Judge*
John J. Gorman the Police Justice, who issued the annexed Warrant and that
the signature to this Warrant is in the handwriting of said *Judge Gorman*.
Sworn to before me this *22nd* day of *May 1890* 18*90*

Patrick English
Englu
Police Justice of the City of Brooklyn.

This warrant may be executed in the City of Brooklyn.

22nd day of *May* 18*90*
J. J. Gorman
Police Justice.

POOR QUALITY
ORIGINAL

1078

Sec. 151.

Police Court, 1st District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York, GREETING;*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Julia Holland
of No 199 Washington Street, that on the 12th day of May
1890 at the City of New York, in the County of New York,

and feloniously
he was violently Assaulted and Beaten by Annie Johnson

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring her
forthwith before me, at the 1st DISTRICT POLICE COURT, in the said City, or in case of my absence
or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to
be dealt with according to law.

Dated at the City of New York, this 14th day of May 1890

John J. [Signature] POLICE JUSTICE.

POOR QUALITY
ORIGINAL

1079

Police Court / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julia Holland
vs.

Annie Johnson

Warrant A & B.

Dated *May 14* 18*90*

German Magistrate.

English Officer.

The Defendant *Annie Johnson*
taken, and brought before the Magistrate, to answer
the within charge. pursuant to the command con-
tained in this Warrant.

Patrick English Officer.

Dated *May 23* 18*90*

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated

43 yrs

City

N.Y.

S

Housework

2080 Atlantic Ave

Brooklyn

having been brought before me under this Warrant, is committed for examination to the WARDEN
and KEEPER of the City Prison of the City of New York.

Police Justice.

The within-named

1000

I have been very
ill during the
last few days

BAILED,	
No. 1, by	Street
Residence	
No. 2, by	Street
Residence	
No. 3, by	Street
Residence	
No. 4, by	Street
Residence	

~~Confidential~~
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

ON THE COMPLAINT OF -
Julia Ballard
199 Washington
Frank Johnson

Offence Sexual Assault

Dated

May 23rd

1884

Johnston Magistrate.

English
Officer.

Wend Prend.

Witnesses.

Mary Connor

No.

No. 149 Madison Street,
Chicago, Ill.

6

Offen English & Amrita Police Court
Stratford, Conn. 11/10/1909

George DeLoach 49 Cottage Pl. inbury
Feb 9-68 the

Office of the Secretary of the Treasury
Washington, D.C.

TO ANSWER:

Can

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 Two 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 May 26th 1891 Benjamin

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed.

Dated.....18.....Police Justice.

There being no sufficient cause to believe the within named.....

..... guilty of the offence within mentioned. I order h to be discharged.

Dated.....18.....Police Justice.

POOR QUALITY
ORIGINAL

1081

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Annie Johnson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this

indictment, accuse *Annie Johnson*

of the crime of *Assault in the second degree,* —

committed as follows:

The said *Annie Johnson,* —

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

— *Twenty* day of *May* in the year of our Lord one thousand
eight hundred and ninety —, at the City and County aforesaid,

*in and upon one Julia Holland, feloniously
did unlawfully and wrongfully make an assault,
and a quantity of a certain corrosive fluid
to the said young unknown, at, against and*

POOR QUALITY
ORIGINAL

1082

upon her the said Julia Wilson, then and
there feloniously did unlawfully and wrongfully
part and drove, the said Julia having then
and there a thing tending to produce a violent
bodily harm, 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 then signing

John M. Hellens,

District Attorney

1083

BOX:

399

FOLDER:

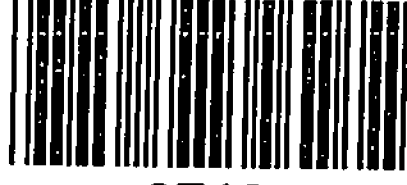
3710

DESCRIPTION:

Johnston, Mary

DATE:

06/13/90



3710

1004

Wm Leigh
Jas H Riley

Charles Higgins
 Foreman.
 Dec 16/90
 Gladstone Lodge
 Penzance 9 mo
 RB.

POOR QUALITY
ORIGINAL

1085

Police Court—Fourth District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 144 West 46 Street, aged 26 years,
occupation none being duly sworn

deposes and says, that on the 9th day of June 1894 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

Two Silk Dresses, One Cloth Dress
One Black Lace Dress, Six Towels
Twelve Collars and Cuffs, One Silk
Handkerchief, and all of the
value of Four Hundred and ninety
Dollars. \$490.00

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Mary Johnston alias Mary Poole
(now here) from the fact that said property
was in a room in said premises occupied
by deponent and at about the hour
of 8 A.M. of the aforesaid day said defendant
came to said premises and some
time after said defendant had left
deponent missed said property and
deponent is informed by Officer James
H. Riley of the 22 Precinct Police that he
Riley found and discovered said
property in a room in premises No 351
West 40 Street which was occupied by
said defendant and said defendant did
confess and admit to deponent in the

Police Justice.

**POOR QUALITY
ORIGINAL**

1005

presence of said Officer Riley that she, said Defendant, had so taken athen and carried away said property as aforesaid.

Dependent therefore charges said
Mary Johnston with Mary Poole with
having committed said Larceny
and asks that she may be dealt
with as the law may direct.

Sworn to before me }
this 11th day of June 1890 } Mrs Helen Leigh
J. H. Krumpholtz

Police Justice

POOR QUALITY
ORIGINAL

1087

CITY AND COUNTY }
OF NEW YORK, } ss.

James H. Riley
aged 36 years, occupation Police Officer of No. 22 Precinct Police Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Helen Leigh and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 11th

day of June 1887

James H. Riley

G. Henry Reid

Police Justice.

POOR QUALITY
ORIGINAL

1088

Sec. 198—200.

4' District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Mary Johnston

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

United States

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

Answer.

72351 West 40 Street & about 3 weeks

Question. What is your business or profession?

Answer.

Domestic

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 did not take the things
myself.*

Mary Johnston
her mark

Taken before me this

day of

June

188*8*

Police Justice.

1009

Police Court District 4 1909

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 Helen Levin
144 West 46 Street
2 Mary Robinson
3 Mary Paul
4

Offence Larceny

Dated June 11 1890

Magistrate Ford

Officer Riley

Witnesses
James H. Riley Precinct 22
J. B. Bell Police
Auggie Garton Street

No. 144 West 46 Street

No. 100 West 46 Street

RECEIVED JUN 12 1890 DISTRICT CLERK'S OFFICE

Dated.....188.....*Police Justice.*

POOR QUALITY
ORIGINAL

1090

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Johnston

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

Mary Johnston

of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows

The said

Mary Johnston

late of the City of New York, in the County of New York aforesaid, on the ninth
day of June in the year of our Lord one thousand eight hundred and ninety,
at the City and County aforesaid, with force and arms,

two dresses of the value of one hundred
and fifty dollars each, one other dress
of the value of fifty dollars, one other
dress of the value of one hundred
dollars, six towels of the value of fifty
cents each, twelve collars of the value of
twenty-five cents each, twelve cuffs of
the value of ten cents each, and one
handkerchief of the value of one dollar

of the goods, chattels and personal property of one

Helen Leigh

then and there being found, then and there feloniously did steal, take and carry away,
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.

POOR QUALITY
ORIGINAL

1091

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Mary Johnston
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said

Mary Johnston
late of the City and County aforesaid, afterwards to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms,

*the same goods, chattels and personal
property described in the first count
of this indictment*

Helen Leigh
of the goods, chattels and personal property of one

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Helen Leigh
unlawfully and unjustly, did feloniously receive and have; the said

Mary Johnston
then and there well knowing the said goods, chattels and personal property to have been
feloniously stolen, taken and carried away, 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.

JOHN R. FELLOWS,
District Attorney.

1092

BOX:

399

FOLDER:

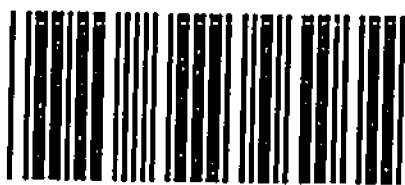
3710

DESCRIPTION:

Joyce, William

DATE:

06/09/90



3710

POOR QUALITY
ORIGINAL

1093

Witnesses:

Off M. G. G. G.

Counsel,

Filed

Pleads,

1889

day of

June

THE PEOPLE

vs.

William Joyce

Assault in the Second Degree.
(Section 218, Penal Code).

JOHN R. FELLOWS

District Attorney

A True Bill.

Foreman.

W. J. Higgins
June 13/90

Spears & family
Pen 1 year
B. M.

POOR QUALITY
ORIGINAL

1094

Police Court— District.

CITY AND COUNTY
OF NEW YORK, } ss.

Lawrence Mc Grath
of No. *Fifth Precinct* Street,

Police officer being duly sworn, deposes and says, that
on *Friday* the *9th* day of *May*

in the year 188*9* at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *William Joyce*
(now here) who struck deponent
a violent blow upon upon his
face with a hand saw then
held in his hand cutting and
lacerating deponent nose and
cheek. That said assault
was so committed

with the felonious intent to ~~take the life of 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 be dealt with according to law.

Sworn to before me, this *11th* day
of *May* 188*9*

Lawrence Mc Grath
William Joyce
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

1095

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Joyce 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 *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.

William Joyce

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

429 W. 42nd Street;

Question. What is your business or profession?

Answer.

Carpenter

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 have nothing to say
until I consult Counsel*

William Joyce

Taken before me this

11th

day of

May

1887

Police Justice.

1096

L-200-85746x
 1200-71000000
 6x62 (7-1-10) 2-10x
 1L-61000000 660
 1200-71000000 1L-60000000
 1200-71000000 1200-71000000

Defendant

Dated May 11 1890 W. T. Mahon Police Justice.

Dated.....18.....*Police Justice.*

Dated 18

POOR QUALITY
ORIGINAL

1097

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Joyce

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

William Joyce

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

William Joyce

late of the City and County of New York, on the ninth day of
May, in the year of our Lord one thousand eight hundred and
eighty-~~ninety~~, with force and arms, at the City and County aforesaid, in and upon one

Lawrence Mc Grath

in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault; and the said William Joyce

with a certain

hand-saw

which

he

the said

William Joyce
in his right hand then and there had and held, the same being then and there
a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm,
him, the said Lawrence Mc Grath then
and there feloniously did wilfully and wrongfully strike, beat, cut
bruise and wound, 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.

POOR QUALITY
ORIGINAL

1098

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the
said

in the peace of the said People then and there being feloniously did wilfully and
wrongfully make another assault; and the said
the said
with a certain

which
in
— his — right hand then and there had held, in and upon the
— face — of him the said

then and there feloniously did wilfully and wrongfully strike, beat, cut —
bruise and wound, and did then and there and by the means aforesaid, feloniously,
wilfully and wrongfully inflict grievous bodily harm upon the said
McGrath to the great damage of the said
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.

JOHN R. FELLOWS,

District Attorney.

1099

BOX:

399

FOLDER:

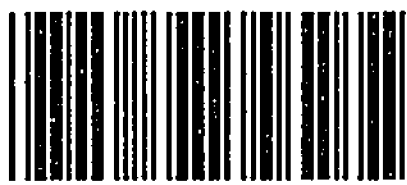
3710

DESCRIPTION:

Jurkowsis, Leopold

DATE:

06/17/90



3710

POOR QUALITY
ORIGINAL

1100

Witnesses:

[Signature]

Counsel,

Filed,

Pleads,

1890

THE PEOPLE,

vs.

VIOLATION OF EXCISE LAW

(Keeping Open on Sunday.)
[III Rev. Stat. (7th Edition), Page 1889, Sec. 5.]

Leopold Furkewicz

[Signature]

JOHN R. FELLOWS.

[Signature]
District Attorney,
Transferred to the Court of Special
Sessions for trial and final disposition.

Part 2 of Bill, 29th
A True Bill.

[Signature]

Foreman.

POOR QUALITY
ORIGINAL

1101

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Leopold Jurkowiec

The Grand Jury of the City and County of New York, by this indictment,
accuse *Leopold Jurkowiec*
of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG
AND SPIRITUOUS LIQUORS, WINES ALE AND BEER, committed as follows:

The said *Leopold Jurkowiec*
late of the City of New York, in the County of New York aforesaid, on the
twentieth day of *August* in the year of our Lord one
thousand eight hundred and eighty-*eight*, the same being the first day of the
week, commonly called and known as Sunday, being then and there in charge of, and
having the control of a certain place there situate, which was then duly licensed as a
place for the sale of strong and spirituous liquors, wines, ale and beer, with force and
arms, at the City and County aforesaid, the said place so licensed as aforesaid, unlawfully
did not close and keep closed, and on the said day the said place so licensed as aforesaid
unlawfully did open and cause and procure, and suffer and permit to be open, and to
remain open, 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.

JOHN R. FELLOWS,

District Attorney.