

0733

BOX:

538

FOLDER:

4904

DESCRIPTION:

Yin, Fuen

DATE:

10/19/93



4904

POOR QUALITY ORIGINAL

0734

#132

Witnesses:

Dug Song

Counsel,

Geo W. [unclear]
160 [unclear] [unclear]

Filed

day of

19 [unclear] 1893

Pleads,

Not guilty

THE PEOPLE

vs.

Fuen Yin

mod. 9/93 Pt. 2

Off [unclear] - [unclear]
are [unclear] in [unclear]

DE LANCEY NICOLL,

District Attorney.

On [unclear] Dec. 31/93

Case: Nov 1892 [unclear]
23, 93 [unclear]

A TRUE BILL,

Dec 15, 93

Edward V. Taylor

Part 3 December 20, 1893.

Barman

Filed and [unclear]

Grand Larceny, [unclear] Degree.
[Sections 528, 529, Penal Code.]

POOR QUALITY ORIGINAL

0735

1377

CITY AND COUNTY }
OF NEW YORK, } ss.

Wus Wang
aged 45 years, occupation Laundry of No. 414 Lenox ave Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Jag Song and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 27 } 伍富明
day of Sept } 1893

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0736

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John Edward Hogan Police Justice of the City of New York, charging J. Newlin Defendant with the offence of Concealment

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, J. Newlin Defendant of No. 100 Ruel Avenue Brooklyn Street, by occupation a merchant; and Worris Jones of No. 213 East 89th Street, by occupation a Real Estate Surety, hereby jointly and severally undertake that the above-named J. Newlin Defendant shall personally appear before the said Justice, at the 2d District Police Court in the City of New York, during the said examination, or that we will pay to the People of State of New York the sum of Fifteen Hundred Dollars.

Taken and acknowledged before me this 27th day of Sept 1893 J. Newlin M. O'Connell

[Signature] Police Justice.

POOR QUALITY ORIGINAL

0737

City and County of New York, ss.

Morris Seares

Sworn to before me this
day of
1881
Police Justice

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 *thirty* **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 *House & lot of land situated at number 6 Mott Street this City and valued at Twenty thousand dollars*

District Police Court

Under-taking to Answer.
THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.

Taken the day of 1881

Justice.

POOR QUALITY
ORIGINAL

0738

The first complaint was drawn up by a clerk in Jefferson market court, without any lawyer to look over it nor read to the Ng Song. ^{and} the clerk got Ng Song signed it. ^{Mr. McLaughlin}
When Ng Song's lawyer saw it, he said the facts ~~were~~ not in the complaint. So Mr. McLaughlin went to the judge ^{and} asked him to dismiss the said complaint ^{and} the judge ordered to draw up another one.
Guy Maine was the interpreter ^{and} he can tell all about that complaint.

POOR QUALITY
ORIGINAL

0739

The defendant, Foon Yuen past record.

Arrested for keeping a gambling den and
opium joint on 47 DeKalb ave
Brooklyn. in 1887.

Through influence and the promise
of leave Brooklyn, the case was
dropped.

The man who
made the charge was Mr. J. E. Smith
suft of the Chinese Sunday School
Union, Mr. Simpson was the ^{case} administrator.

Sued by a young colored woman for
betrayal for \$5,000 case was
compromised.

The illegitimated son is still
living in Kowloon.

POOR QUALITY
ORIGINAL

0740

Chiu Pon one of the witnesses, who will testify for the good character of Chiu Foon Yuen, the defendant, is an agent to smuggle Chinamen across the line, He just came here from Boston. He has a so called store in Montreal Can for such purposes. Here is his store's card.

HOP CHONG & CO.

IMPORTERS & DEALERS IN

General Chinese Merchandise

629 LA GAUCHETIERE ST.

MONTREAL, CAN.

He worked for Henry Martin, a dry goods merchant in Cincinnati Pa about 10 years ago. He stole many articles from ^{the} store such as silks + satins. Mr. Martin didn't prosecute him, owing to the interest he has then in the Chinese school.

POOR QUALITY
ORIGINAL

0741

Chiu Pon one of the witnesses, who will testify for the good character of Chiu Foon Yuen, the defendant is an agent to smuggle Chinamen across the line. He just came here from Boston. He has a so called store in Montreal Can for such purposes. Here is his store's card.

HOP CHONG & CO.

IMPORTERS & DEALERS IN

General Chinese Merchandise

629 LA GAUCHETIERE ST.

MONTREAL, CAN.

He worked for Henry Martin, a dry goods merchant in Cincinnati Pa about 10 years ago. He stole many articles from ^{the} store such as silks + satins. Mr. Martin didn't prosecute him, owing to the interest he has then in the Chinese school.

POOR QUALITY ORIGINAL

0742

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

..... being duly sworn, says that he resides at No. Street, in the City of New York; that he is years of age; that on the day of 18, at Number in the City of New York, he served the within on the by leaving a copy thereof with

Sworn to before me this
day of 189 }

General Sessions
The People

Plaintiff

against

Edward J. ...

Defendant

Patrick ...

PURDY & McLAUGHLIN,
Attorneys for *Edward J. ...*
No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To

**POOR QUALITY
ORIGINAL**

0743

COURT OF GENERAL SESSIONS.

-----o
: THE PEOPLE :
: VS :
: FUEN YIN :
-----o

The complainant in the above case states as follows:- About a year ago last April, I went to the defendant's place and asked him to buy me a draft so I could send it to China. He told me he was too busy then but would buy it the next day, and told me to come back to his place on the following Sunday. The following Sunday I went to his place for the draft, and he told me that the money was spent, and that he spent it because he was hard up, but told me that when he got the money which would be in a couple of weeks he would get me the draft. I have often asked him since then for the money or the draft, but have not received either. I have made several demands for the money or the draft but he has always told me that he did not have either. About 13 or 14 weeks ago he moved away and I was unable to locate him. I gave him the money which he was to buy the draft with, and when I got it I intended to send it to China. He had bought drafts for me on two occasions before this and gave me them and I immediately sent them to China.

**POOR QUALITY
ORIGINAL**

0744

COURT OF GENERAL SESSIONS.

-----o
: THE PEOPLE :
: VS :
: FUEN YIN :
: -----o

FOO MING a witness for the defense in the above case states as follows:- I remember about a year ago in the middle of April, I went to the defendant's place with the complainant, and when he had been in a separate room with the defendant for a few minutes, he called me in and borrowed \$10.- from me in order to make up \$170.- which he was to give to the defendant to buy him a draft for China. I also remember hearing the defendant say, that he did not have time then to buy the draft, but would buy it for him in a day or so. A week afterwards I went down to the defendant's place again with the complainant and heard the defendant say, that he had used the money because he was hard up, but that he would get the draft for him in a week or so. I heard him say the same thing on several other occasions subsequent to this.

POOR QUALITY ORIGINAL

0746

COURT OF GENERAL SESSIONS.

```

-----o
THE PEOPLE      :
                :
VS              :
                :
FUEN YIN       :
                :
-----o

```

The defense is that this \$170.-was paid into the Loan Association formed by the defendant. It is true that the defendant did have a Loan Association and got money from the complainant in that way, but the book that the complainant ^{has} as shows no item of \$170.-. This Loan Association ^{has} another ~~scheme~~ by which they have defrauded any number of Chinamen. I have accounts aggregating \$3000.- in my hands now and not one cent has ever been paid out by the Loan Association to the people placing their money with the defendant, although they have repeatedly asked for the same. He has been the promoter of several schemes of like character out of which he has at least ^{\$20,000} made. My clients tell me that no reputable Chinese merchants will give the defendant a good character. There are a few of his own kind at No. 14 Mott street who helped him in his swindles in this Loan Association, who will stand by him, but no other Chinese merchant will do so. They say that he is a cheat and a scoundrel.

POOR QUALITY ORIGINAL

0747

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

..... being duly sworn, says that he resides at No. Street, in the City of New York; that he is years of age; that on the day of 18, at Number in the City of New York, he served the within on the by leaving a copy thereof with

Sworn to before me this
day of 189

W. W. General Sessions
The People

Plaintiff

against
W. W. General Sessions

Defendant

Affidavit

PURDY & McLAUGHLIN,
Attorneys for the People
No. 280 BROADWAY, New York City

Due and timely service of copy of the
within hereby admitted
this day of 18

Attorney.

POOR QUALITY ORIGINAL

0748

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss: .

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

Question. What is your name?

Answer. *Juen Yui*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *China*

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

Answer. *Brooklyn 100 Ralph Av.*

Question. What is your business or profession?

Answer. *No sea merchant*

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*

3. 13

Taken before me this
day of *Dec*

1893

Police Justice



POOR QUALITY
ORIGINAL

0749

{ POLICE COURT
SECOND DISTRICT.

THE PEOPLE &c)
ING SONG)
v.)
TUEN YIN.)

EXAMINATION BEFORE JUSTICE HOGAN
OCT. 10 1893

For the People

Mr Mc Laughlin.

For the Dft. Jere Wernberg Esq.

Guy Maind Sworn as interpreter

ING SONG the complaining witness being duly sworn and examined by Mr Mc Laughlin deposes and says;-

MR WERNBERG;- I move to dismiss the complaint on the ground that it charges no offence against the defendant. It is a charge of obtaining money by false pretense. It is well settled that to sustain a charge of false pretense the false representations must be in respect to an existing fact or a fact said to be existing.. There is no allegation in this complaint of any such false representation.

Mr Mc Laughlin;- It is a common law larceny.

THE COURT;- The motion to dismiss is denied.

TESTIMONY OF ING SONG;-

Q State the transaction with Tuen Yin with regard to the \$170 referred to in this complaint?

A About the fourth month of the Chinese year last I went with \$170 to the defendants store and asked him to buy a draft for me to China that day. He said to me " I have no time to-day; leave the money in my possession and I will procure it in a day or so; you come back Sunday or Monday next week and I will give it to you" When I went down after it defendant said that being in want of money he has used it. When I am not so close with money I will get a draft for you or give you back your money" //

CROSS EXAMINED BY MR WERNBERG

Q What is your business?

A Laundry.

Q Do you belong to any Society in this city?

A No particular society.

Q (A paper shown) Did, you ever see that paper before?

A Yes I saw a similar one.

Paper marked Dfts. Ex 1

Q Say whethrr you know wnything of that society?

A Not, a society but an asseociation a money association?

Q Did you belong to that association ?

A Yes sir.

Q How many others belonged to it?

A 23.

Q Tell the court how thwt~~s~~ association was conducted?

A It is one of those money associations I have a share in it
When the time expires I can get my share of the money.

Q What is your share of the money?

A \$ 507. There is 120 dollars transferred to my nephew.

Q How much money have you paid the society?

A The total amount has been including interest \$ 540

Q Was not the total amount been \$170 ?

A Not \$ 170, it is \$540.

Q Tell the story again?

A That \$170 is a different account, I tell him to buy me a de
draft for me

Q You gave him \$ 170 and asked him to buy a draft?

A Yes sir.

Q He told you he would buy a draft?

A Yes sir

Q You went there two or three times afterwards and he told

**POOR QUALITY
ORIGINAL**

0751

you he had not bought the draft?

A ~~He~~ said "I have used the money but I have not purchased it yet

Q He told you he was going to get a draft in a few days?

A In a week or so.

Q And that was the whole of the transaction was it?

A ~~Yes~~ yes sir.

Q Just as you stated--you gave him the money and he promised to do it?

A Yes sir.

Q Was there any writing about the transaction?

A No sir.

Dft. waives further examination

Dft. held to answer \$1000 bail.

W. L. Army
Step of the
2 Out Court

POOR QUALITY ORIGINAL

0752

64 Sept 29-1893
11 St. N.

4/50000 bail

[Signature]

at 10 St. N. P. 31

MADE Oct-18 1893

No. 1, by Charles J. Smith

Residence W 772 - 7th St.

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District. 1093

THE PEOPLE, P.C.,
ON THE COMPLAINT OF

1. *[Signature]*
2. *[Signature]*
3. *[Signature]*
4. *[Signature]*

Offence Larceny

Date: Sep 27 1893

Magistrate

Officer

Witnesses

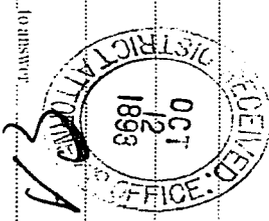
[Signature]

No. 414 Cherry Street

No. Street

No. Street

No. Street



[Signature]

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

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 *Oct 10* 18*93* *[Signature]* Police Justice.

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

Dated *Oct 10* 18*93* *[Signature]* 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 *[Signature]* Police Justice.

POOR QUALITY ORIGINAL

0753

Police Court

2nd District.

Affidavit—Larceny.

City and County of New York, ss:

Jos. Scuf.

of No. 99th St 3rd Street, aged 30 years, occupation Landman being duly sworn,

deposes and says, that on the 16th day of May 1893 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:

Free and lawful money of the United States of the amount of one hundred and twenty dollars \$120.00

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 Chen Yui (mother)

from the fact that deponent gave said money to defendant at the place of business at number 112 Bell Street, this City on or about said date. That defendant promised deponent that he would send said money (by a draft which he would procure for deponent) to Sam Tak at Hong Kong, China. That deponent subsequently called on defendant and that defendant told deponent he had not ~~received~~ purchased said draft but that he would do so in a few days and

Sworn to before me, this 18th day of May 1893
Notary Public

POOR QUALITY
ORIGINAL

0754

that he had used said money for
himself. Deponent is informed by
Jill King that he was present when
said money was given to defendant
for said purpose and that he
heard the defendant admit to
deponent that he had used said
money for his own purpose and would
return said money to deponent in
a few days or weeks.

Deponent therefore
trusts that the defendant is held
to answer.

Subscribed
Done to before me this }
27th day of September 1893 }
[Signature]

12

Police Justice

POOR QUALITY ORIGINAL

0755

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Juen Yin

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

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

The said *Juen Yin*

*Amended by
Order of Court
Sept 1893
H. J. [unclear]
two clerks*

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

the sum of one hundred and seventy dollars in money, lawful money of the United States of America, and of the value of one hundred and seventy dollars

of the goods, chattels and personal property of one

Ing Song

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

0756

532

Second COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said Yuen Yuen of the same CRIME OF Grand LARCENY, in the second degree, committed as follows:

The said

Yuen Yuen

late of the City of New York, in the County of New York aforesaid, on the day of May in the year of our Lord one thousand eight hundred and two ninety-~~three~~, at the City and County aforesaid, being then and there the agent and bailee of Ing Pong

Presented in
Grand Jury
December 20, 1893

and as such agent and bailee then and there having in his possession, custody and control certain goods, chattels and personal property of the said

Ing Pong

the true owner thereof, to wit:

the sum of one hundred and seventy dollars in money, lawful money of the United States of America, and of the value of one hundred and seventy dollars:

did afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Ing Pong

of the same, and of the use and benefit thereof; and the same goods, chattels and personal property of the said Ing Pong

did then and there and thereby feloniously steal, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0757

BOX:

538

FOLDER:

4904

DESCRIPTION:

Young, Tillie

DATE:

10/25/93



4904

POOR QUALITY ORIGINAL

0758

WILLIAMSON

Murray Stodding

da
Commed,
Filed, 20th day of Nov 1893
Ploude, W. H. Stodding

THE PEOPLE

vs.
Tillie Young

ABDUCTION
[Section 22, Sub. 1, Penal Code.]

DR LANGRISH NICKOLL,
District Attorney.

A TRUE BILL.

Edward G. Taylor

Part 3 - November 17, 1893.
Foreman,
Pleads Guilty

S. J. for Newcomer
20074 2000

POOR QUALITY ORIGINAL

0759

Sec. 151.

Police Court 2nd 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 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 *Martin J. Mahoney*
of No. *297 South Ave* Street, that on the *9th* day of *Oct*
18*97* at the City of New York, in the County of New York,

one Tillie Young did unlawfully
take, receive and harbor, a certain
female, called Maud Brown, for
the purpose of prostitution, and
openly fourteen days in violation of
Section 287 of the Penal Code of
the State of New York

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 *2nd* 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 *11th* day of *Oct* 18*97*

Chapman POLICE JUSTICE.

POOR QUALITY ORIGINAL

0760

Police Court 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Martin J. Mulhjan
vs.
Jilbi Young

Warrant-General.

Dated Oct 11th 1887

Koch Magistrate

Mulhjan Officer.

The Defendant

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

..... Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Amos L. Hare Police Justice.

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.

Dated

188

Police Justice

The within named

**POOR QUALITY
ORIGINAL**

0761

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged Maud Brown
fourteen years, occupation None of No.

257 East 125th Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Martin J. Sullivan
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 16th
day of Dec 1893

Maud Brown

[Signature]
Police Justice.

**POOR QUALITY
ORIGINAL**

0762

*Police Court
Second Dist*

THE PEOPLE &C
MARTIN J. MULLIGAN
V.
TILLIE YOUNG.

EXAMINATION BEFORE JUSTICE HOGAN
OCT. 20 1903.

For The People- E. Fellows Jenkins S. P. C. C.

For The Dft. Mr Berlinger.

Maud Brown, the corroborating witness recalled

Cross examined by Mr Berlinger;-

Q Did you sign that? (Showing witness her corroborating affidavit)

A Yes sir.

Q Do you know what that is?

A I do not know what it is.

Q When you said you knew what it was you were mistaken?

A Yes.

Q Did you write your name on it?

A That man(Mr Mulligan)read it to me.

Q Do you now know what it is?

A I do not know what it means?

BY THE COURT;-

Q When it was read to you did you understand it ?

A No.

Q Did you not tell me that man read it to you?

A Yes sir.

Q Did you know then?

A Yes sir.

Q Was it true?

A Yes sir.

The complaint and affidavit were here read to
the witness by Mr Mulligan.

BY MR. BERLINGER;-

**POOR QUALITY
ORIGINAL**

0763

Q This paper says that Miss Young did unlawfully take receive and harbor a certain female for the purpose of prostitution; did she do all that to you?

A Yes.

Q How did she do it?

A She said to me to come down town there is going to be music I said yes. She left ~~me~~^{me} at this house and asked me to stay until she came back. She never came back until four. I was told to go up/ stairs I was to sleep with another girl I said no I would sleep alone. I was in bed when this man came and took me to the stable house?

Q Do you see the man here?

A Yes. (Witness identifies Officer Gilhooly)

Q She asked you to go down town to ~~hear~~^{hear} the music?

A Yes.

Q You went to this house?

A Yes.

Q She left you there?

A Yes.

Q And told you she would come back?

A Yes sir.

Q She did not come back?

A No sir?

Q Do you know she was there at one o' clock and some one told her she could not get in ; that the house was closed?

A I staid until four o' clock.

Q Don't you know that some one was there at one o' clock and asked to get you and there was a window raised and the door was not opened?

A I do not know anything about that.

Q What were you doing there from eleven o' clock until four⁷?

**POOR QUALITY
ORIGINAL**

0764

3

A Sitting on the sofa.

Q Was any indignity offered to you?

A No sir.

Q She did not say anything about prostitution did she?

A No sir.

Q Have you lived at home?

A Yes sir all the time.

Q All the time?

A Yes.

Q Have you not been away from home?

A Only at this lady's house.

Q You have known her a long time ?

A Yes sir.

Q Did she go to your father and mothers house?

A Three or four times.

Q Did she do work for your father and mother?

A Yes sir.

Q Were you not in the habit of going to her house?

A Yes.

Q And stopped at her house all night?

A Yes sir.

Q How often?

A Four times.

Q How long did you know her?

A Over a year.

Q You never stopped at the house where she now lives in 121st street?

A No sir.

Q When she lived in 130th street?

A Yes sir.

Q What was the reason you stopped at her house three or four

**POOR QUALITY
ORIGINAL**

0765

four times?

A One night she asked my father. He said yes. Another night I
I came up I went there

Q Why did you go there?

A Just she asked me to stay one night and I staid all night.

Did you have trouble at home before you staid there?

A No sir.

Q You did not tell her you had trouble at home?

A No sir.--One night I did.

Q One night you did tell her you had trouble at home?

A Yes.

Q You had been whipped?

A Yes.

Q She allowed you to stay?

A Yes.

Q Because you had been whipped at home?

A Yes.

Q For what?

A Because I went out one day.

Q One night?

A One day.

Q After you went out at night was you not whipped for the?

A No.

Q You can't be mistaken about that?

A No.

Q Your father whipped you for being out one day?

A Yes.

Q Why did he whip you?

A Because I was not at home to get his dinner.

Q Were you the one that cooked his dinner?

A Yes.

~~Q~~ Did

**POOR QUALITY
ORIGINAL**

0766

1
5
Q Did not your mother get his dinner?

A No.

Q Why did your mother not get it?

A She was sick.

Q How long has she been sick?

A Two years.

Q When you went down town did you not intend to come home -
did you not speak about going?

A I did not say anything.

Q Was it at her instigation you went down town with her?

A She asked me to go.

Q Did she not say she was going down town and did you not
ask to go with her?

A No, sir.

Q Sure about that?

A Sure.

BY MR JENKINS;-

Q Have you stated all that occurred there in the parlor?

A Yes sir.

Q Whom did you see there?

A I saw three girls and two men.

Q How were these girls dressed?

A Short dresses.

Q Anything else peculiar?

A Smoking cigarettes and reading story papers?

Q Did you hear their talk there?

A No sir they were singing?

Q What were they singing?

A They were singing bad songs.

Q You saw men there?

A Two men.

Q What were the men doing?

6

Q What were they doing?

A They went up stairs with the girls.--Then they went right out.

Q How long did you stay in the room where these girls were?

A Until four o' clock in the morning The lady said to go up stairs in a room and stay until morning I staid until about half past nine. when the o--fficer came and took me

Q None of these men who were in that house said anything to you?

A No sir.

Q The girls were reading story papers?

A Yes sir.

THOMAS F. GILMOOLY BEING DULY SWORN AND EXAMINED AS A WITNESS FOR THE PEOPLE? DEPOSES and says

Q State what you know about this case?

A I was at the station house about ten o' Clock in the morning and it was reported that a woman was down at 220 Wooster street wanted an officer. I went down and found this little girl When I went down the girl was in bed. The woman knocked at the door and the door was opened. She was in bed I asked how she came to go there? She said a girl names Fillie Young brought her from home.

Q Where is the house 220 Wooster street?

A Between Bleecker and Prince street on the East side of the street.

Q What is the reputation of the hpuse

A It is a reputed house of prostitution.

Objected to.

Q What is the general reputation of the house?

A A disorderly house.

~~Q~~ Have

Q Have you heard the house spoken of?

A Yes.

Q For the last three or four months?

A Yes sir.

Objected to.

Q (By Mr Jenkins;- Has that house been raided within the last week?

A Yes sir.

Q Do you know the reputed proprietor?

A No sir.

Q Do you know her name?

A No sir.

HENRY E. STOCKING being duly sworn and examined by Mr Jenkins as a witness for the People, deposes and says;-

Q Do you know the house 220 Wooster street?

A Yes sir.

Q What is its general reputation?

A A house of prostitution.

Q How long has it been such?

A The last six or seven years to my knowledge.

Q Do you know the reputed proprietor?

A Yes sir.

Q What is her name?

A Rose Mc Carthy.

Q At present proprietor?

A Yes sir I saw her there after this happened on the premises and got a confession from her.

Q That she had this girl there?

A Yes sir.

Q Did she say she kept a disorderly house?

A She did not.

Q Do you know she kept a disorderly house there on the day this complaint was made?

A Yes sir.

Q What else?

A She said she took the child in. I know that I saw several o women there drinking They were in short clothes bare armss, low necks exposed; singing dirty filthy songs; and one so- licited me to go up stairs for sexual intercourse. I saw liquor selling--a bar and some drinking.

Mr Berlinger;- I move to strike that out.

Motion denied.

Q Any one else keep the house besides her

A I know she keeps the whole house.

Q Who informed you?

A I visited them house before this. I know itm by reputation I know she keeps the house four or five years to my knowledge

The People rest.

Mr Berlinger;- I mave to discharge the defendant.

Motion denied.

MAUD BROWN recalled and further cross-examined by Mr Berling-
er;-

Q Do you remember when Mis Young lived in 113th street , raising the windows and going in her premises from the fire escape and remaining there two days and nights?

A Yes.

Q You did not tell the truth when you said you were not away from home one or two nights?

A That was a good while ago.

Q How long ago?

A Two or three months ago.

Q Did you not stay there two days and three nights?

9

A Two days and two nights.

Q How ^{finally} did you go home?

A I went home Father said Where were you? I told where I was and that I went in through the window. He said I had no right right to do that.

Q Your father asked you where you had been?

A Yes sir.

Q And you told him you were at Miss Youngs house and went in through the window?

A Yes. and he said I had no right.

Q And you were there two days and two nights?

A Yes sir.

Q Miss Young did not come home during that time?

A No sir.

BY MR. JENNINS;-

Q How old are you?

A Fourteen on the Eighth of last February.

BY MR. BARRINGER;-

Q Is your father here?

A No sir.

Q Your mother is an invalid?

A Yes sir.

Q Is your mother in bed?

A He can walk a little.

Q Does she never go out?

A No sir.

Q Sure of that?

A Yes sir.

MR. JENNINS;- We can bring the father of this girl to prove her age if necessary, but we did not wish him to lose a days work. Your Honor may lawfully judge of the age of this girl ~~for the purposes of this~~

**POOR QUALITY
ORIGINAL**

0771

1 10
for the purpose of this examination.

TILLIE YOUNG THE DEFENDANT being duly sworn and examined as a witness in her own behalf deposes and says;- I live at 240 East 121st street I know this girl. I have known her pretty near a year. I first knew her in 125th street where her mother lived I was living there She used to come and see me/ When I moved to 130th street she came up and saw me up there. She would come and stay two or three nights at a time She used to take the washing home for her mother On five or six occasions when she was there I asked her to come and see me? So she said she would. One time she was there three days and nights when I was not there The liquor store man took her out the window by the fire escape when I was not there . The night I took her down town she asked me to take her. I said no she could stay home. She coaxed me to take her. I would not have taken her if I had not been drinking I asked them if she could not stay there I did not want to take her to the liquor store with me. I asked the house keeper to take care of her. She said " You know nothing will happen to her"

Q Did you return for her?

A Yes about one o' clock.

Q Could you get in?

A No the house was closed and I could not get in.. I went there after that and rang the bell and the door was not opened. I went around to the station house and asked the sergeant at the desk and he said he had not a man to send around around. When I went again to the house the door was not opened. A girl came to the window When I went about 11 o' clock I was told she was arrested and when I went to the station the Sergeant said she was in Jefferson Market So I *got*

drinking and that was the reason I did not come.

Q Did you take that girl to that house for any improper purpose?

A No sir. Nothing ever happened to her in my company. I was always good to her.

Q Did she have those shoes on?

A No sir.

Q That cap?

A Yes sir --A different sacque--Her clothes were not as good as those she has on now.

Q And the reason you did not take her home was because the lady you left her with would not open the door so as to let you bring her home?

A Yes sir.

Q You went to the station house about eleven o' clock and the Sergeant behind the desk said she was gone to Jefferson Market

BY MR JENKINS;-

Q You say you had been drinking?

A Yes sir If I had not been drinking I would not have taken the girl. When I did take her down and leave her with Mrs Rose I intended to ^{her} take care of her until I came after her

Q Who is Madame Rose?

A Mrs Mc Carthy.

Q Do you know what kind of a place she keeps?

A I do not know.

Q And were you never informed?

A Never I have been there very seldom I came down town intending to go up at night.

Q Did you regard it as a proper place to take a girl?

A I did not know there was anything wrong going on there.

Q You never saw anything wrong there?

**POOR QUALITY
ORIGINAL**

0773

A No.

Q Who lives with Mrs Mc Carthy?

A Her husband

Q How do you support yourself?

A I take in washing and go out washing.

Q Have you any other means of support?

A No sir.

Q Have you been arrested before?

A Yes sir.

Q What for?

A Drinking

Q Anything more?

Objected to.

Objection sustained.

Defendant held to answer in \$ 1000 bail.

*W. L. Cassidy
Stenographer*

POOR QUALITY ORIGINAL

0774

Ex Oct 16th 1893

3 P.M. [Signature]

30 Oct 20th 1893

3 P.M.

BAILED by [Signature] \$1000.00 bail

Residence [Signature] Street

No. 1, by [Signature]

Residence [Signature] Street

No. 3, by [Signature]

Residence [Signature] Street

No. 4, by [Signature]

Residence [Signature] Street

Police Court - Second District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Justin P. [Signature]
S. P. C. O. [Signature]

[Signature]

Offence: Abduction

Dated Oct 16th 1893

[Signature] Magistrate

[Signature] Officer

Witnesses: [Signature]

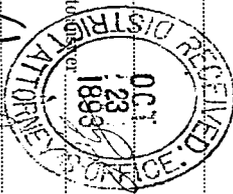
No. [Signature]

[Signature]

No. [Signature]

No. [Signature]

No. 1000



[Signature]

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of [Signature] 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 Oct 20th 1893 [Signature] Police Justice.

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

Dated Oct 20th 1893 [Signature] 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

0775

Police Court, Second District.

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

of No. 297 Church Ave Street, in said City, being duly sworn,
deposes and says, that a certain male child called Maud Brown
[now present], under the age of sixteen years, to wit, of the age of 14 years, is a
necessary and material witness on behalf of the People of the State of New York in a certain
criminal case now pending in the Court of City Sessions of, in and for the City and
County of New York, entitled, The People against Silbi Young
Defendant, wherein the said
is charged with the crime of Abduction, under
Section 289 of the Penal Code of said State, in that he, the said Silbi

Young, do and willfully, and
unlawfully procure for the
purpose of prostitution, a certain
female called Maud Brown
aged fourteen yrs,

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

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

Sworn to before me, this 16th day of Oct 1892
Martin J. Mulhjian
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0776

POLICE COURT *7th* DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Walter J. Mahajan
17.
Wm. A. Brown

WITNESS.

AFFIDAVIT.

14770 P.S. 25108-120 5'

Dated *Oct 16/68*

Wm. A. Brown Magistrate.

Wm. A. Brown Officer.

Disposition *Com to*
D. C. C. V.

POOR QUALITY ORIGINAL

0777

9th District Police Court.

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

Martin J. Halligan

of Number *297* *James A. [unclear]* being duly sworn,
He has no reason to believe, and does believe that
deposes and says, that on the *9th* day of *Oct* 18*97* at the

City of New York, in the County of New York, *At the premises*
known as 220 West 23rd St., in said
City of New York, one Tilda Young (now
here) did willfully, and unlawfully,
procure or cause to be procured,
taken, received, harbored, or
employed, a certain female, (now
present) called Maud Brown, said
female being then, and there, under
the age of sixteen yrs, but of the
age of fourteen yrs, for the pur-
pose of Prostitution, in violation
of statute, in such case made, and
provided, and especially of
Section 282 of the Penal Code of
the State of New York

Wherefore the complainant prays that the said

Tilda Young

may be ~~arrested~~ *arrested* and dealt with according to law.

Sworn to before me, this *16th*
day of *Oct*, 18*97*

Martin J. Halligan
[Signature]
Police Justice.

Second District Police Court.

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

Martin J. Mulhgan

of Number 207 Church Street being duly sworn, he has not reason to believe that does believe deposes and says, that on the 11th day of Oct 1897 at the City of New York, in the County of New York, at No 220 Wooster

St. in said City of New York and Tillie Young, did unlawfully take, receive, and harbor, a certain female, (now present) called Maud Brown, said female being then, and there under the age of sixteen yrs. to wit of the age of fourteen yrs. for the purpose of Prostitution, in violation of the Statute in such case made and provided, and especially of Section 282 of the Penal Code of the State of New York.

Wherefore the complainant prays that the said

Tillie Young

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

Sworn to before me, this 11th day of Oct 1897

Martin J. Mulhgan

Shupp Shee

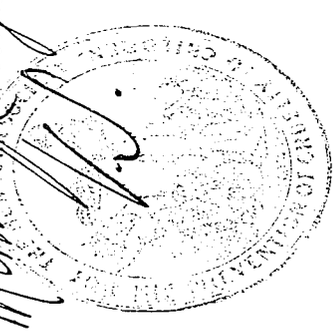
Police Justice.

POOR QUALITY ORIGINAL

0780

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
M. J. Kelly
CRUELTY TO CHILDREN.



DATED _____ 18 _____
Magistrate.
Clerk.
Officer.

Witnesses:
C. Fellows Jenkins, Dykt.,
No. 297 Fourth Ave.,
(Corner East 28th St.)

Disposition,

POOR QUALITY ORIGINAL

0781

Sec. 198-200.

Second District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer.

Tillie Young

Question. How old are you?

Answer.

25 years,

Question. Where were you born?

Answer.

Ireland

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

Answer.

240 East 121st St, Mrs,

Question. What is your business or profession?

Answer.

House work

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.

Tillie Young

Taken before me this

day of Dec

20th
1893
[Signature]
Police Justice

**POOR QUALITY
ORIGINAL**

0782

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, October 24 1893

*Court of General Sessions of the Peace in and for the
City and County of New York.*

*The People
against
Tillie Young*

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

POOR QUALITY ORIGINAL

0783

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

Abolition

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c

**POOR QUALITY
ORIGINAL**

0784

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

THE PEOPLE

VS.

BRIEF FOR THE PEOPLE.

TILLIE YOUNG.

STATEMENT OF CASE:

The Defendant, Tillie Young, is indicted for the Crime of Abduction in having taken on October 9, 1893, a certain child, called Maud Brown, aged 14 years, for the purpose of prostitution to the premises known as 220 Wooster Street (a reputed house of prostitution) in the City of New York.

WITNESSES:

Maud Brown,
Mrs. Frances Brown,
Rose McCarthy,
Thomas F. Gilhooly,
Martin J. Mulligan,
Henry E. Stocking.

MAUD BROWN, aged 14 years, will testify:

That on October 8, 1893, her father put her out of the house at 251 East 125th Street, and that she then found her way to the residence of Tillie Young at 240 East 121st Street, where she remained over Sunday night and all day Monday. That on Monday night, at about 10-00 o'clock, in company with the Defendant she went down town and reached the alleged house of prostitution No. 220 Wooster Street at about 11-00 P. M. That after Defendant brought her there the Defendant left and did not return. That the Witness, after being given some supper, was put to bed in a room entirely by herself at about 4-00 o'clock A.M., October 10th, where she was not approached by anyone, nor tampered with in any way; but that before she left she saw several men and women enter and leave the house. That later on the morning of October 10th, a man, whom she identifies as Officer Gilhooly of the 15th Precinct, came to the house and took her away. That while in the house -- Witness will further testify -- the girls wore short dresses, smoked cigarettes and sang bad songs.

MRS. FRANCES BROWN of 251 East 125th Street will testify:

That her daughter Maud is 14 years of age and was born February 13, 1879; and that she has a record of the birth of her daughter in a bible in her trunk.

ROSE McCARTHY, Proprietress of the place 220 Wooster Street, will testify:

That on the night of October 9, 1893, the Defendant, Tillie

**POOR QUALITY
ORIGINAL**

0785

Young, who was intoxicated, came to her door with the Complaining Witness and asked that the girl be allowed to remain for an hour or two, when she would call for her. That the Witness, seeing the condition of the Defendant, did not like to turn the child away and consented to its remaining there. That there were no men in the house at the time and that some of the girls had retired. That after waiting until 4-00 A.M. on October 10th, Witness sent the girl Maud Brown to a room by herself and cautioned her, under no circumstances to open the door for anyone who might knock. That later on the morning of October 10th, Witness told the officer on Post, and that soon afterward Officer Gilhooly came to the house and removed the child. That at about 9-00 A.M., the Defendant called, being intoxicated at the time, and asked for the girl Maud Brown and was told that the Police had taken the child away.

FURTHER,- That Witness knows Tillie Young to be a person of bad character.

THOMAS F. GILHOOLY, an Officer of the 15th Precinct, Municipal Police, will testify:

That he found the Complaining Witness, Maud Brown, in the reputed house of prostitution at 220 Wooster Street, and that the Madame of the house had notified the Police of the presence of the girl therein.

MICHAEL J. MULLIGAN, an Officer of THE N.Y.S.P.C.C., has had charge of the case in court and has made an investigation of the same.

HENRY E. STOCKING, Assistant Superintendent of THE N.Y.S.P.C.C., will testify to the general reputation of the premises No. 220 Wooster Street.

POOR QUALITY ORIGINAL

0786

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

FILLIE YOUNG.

PENAL CODE, ³⁶

BRIEF FOR THE PEOPLE.

POOR QUALITY ORIGINAL

0787

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Fannie Young

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

Fannie Young

of the CRIME OF ABDUCTION, committed as follows:

The said *Fannie Young*

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *October*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, did feloniously take, receive, harbor,
employ and use, *one and same and known to be & deemed, harbored, employed and used, one Maria Brown*, who was then and there a female
under the age of sixteen years, to wit: of the age of *fourteen* years, for the purpose of
prostitution, against the form of the statute in such case made and provided, and against the
peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.