

0226

BOX:

179

FOLDER:

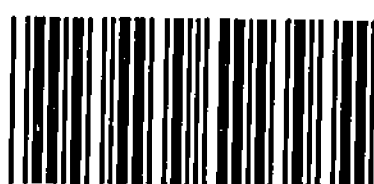
1808

DESCRIPTION:

Ingram, Van

DATE:

06/05/85



1808

Witnesses:

Maggie Jackson

The deft having intermarried
with the prosecuting and
having this day furnished
me with proof of such
marriage, I rule that
under § 285 of the Penal
Code such marriage
is a bar to the prosecution
and accordingly the
presoner Dan Ingram
is discharged

Walter Bennett

Holding Court of Oregon
Hersman June 16 1885

No. 574.

Counsel, *W. B. Allen*
Filed *29* day of *June* 188*5*
Pleads, *Not Guilty*

THE PEOPLE

vs.

E

Dan Ingram

RANDOLPH B. MARTINE,

District Attorney.
Admitted to Court of Oregon
and Terminals for Trial
June 15 1885

A True Bill,

W. B. Allen
Foreman

Discharged by Court

June 16/85
(See endorsement
of Justice Bennett)

[Section 284, Penal Code.]
Seduction.

0227

Second District
Police Court

The people on the
complaint of
Maggie Jackson
vs.
Jas. Dugan

Before Hon.
John B. Smith
May 28th 1885
Charged with seduction
Under promise of
marriage

Maggie Jackson being duly sworn ^{do and}
says

Witness Examined on her affidavit

Q How long have you known the defendant?

A Ever since I was a child

Q How long has he been courting you?

A Since 1876.

Q When did this cohabitation take place

A About July 4th 1883

Q And were you engaged to be married to him?

A Yes sir

Q When did you refuse to marry him?

A I never refused to marry him. He never
set any day when he wanted marry
me

0229

Q Didn't he tell you he was ready to marry you?

A He never said so, he promised to marry me.

Q Where did this take place?

A 309 149th Street.

Q What time in the day?

A About 9 o'clock in the evening.

Q Who was there except yourself?

A Nobody there but me and him.

Q What was said as to this cohabitation at that time?

A I refused at first and then he came

the second time and I said what

shall I do if anything should happen

and he said don't you belong to me

I belong to you and I said to him why

don't you wait, until it comes I will

not give up my service place now.

and he said if anything should happen

I will take you and take care of you

and he said don't you know that we

are engaged to be married and if anything

should happen to you we will go

right off and get married.

Q Who was in the house when this took place?

0230

3

nobody but him and I
who was present when he engaged to
marry you?
A That was between him and I
I was to before me
this 28th day of May 1885

Peace Justice

Lauria Foster being called on the
 part of the people being duly sworn
 deposes ~~and~~ says.

By the Court.

Q Where do you reside?

A 120 Clinton place

Q How old are you?

A 20 years.

Q Do you know this complainant?

A Yes sir.

Q And this defendant?

A I know him since the child was born.

Q And you ever hear him promise to marry
 the defendant.

A Yes sir on the stoop of our house he
 come there one night and Maggie was
 out.

Q And that after the child was born?

A Yes sir and mother wanted to know
 what he was going to do and she was
 poor and had no money and he asked
 her how much Maggie owed her and
 she told him \$35 dollars. and he said
 you take good care of her and I will
 pay. and he said the child was his
 and he was going to marry her and she
 put on some airs and he would not

5

morry her now until he got good and ready
 Cross Examined

Q what did he say was the reason he
 would not morry her?

A he said the reason why I didn't morry
 her was because she put on some
 airs with me and he swore then he
 would never morry her

Q are you sure of that?
 A yes sir I am.

Sworn to before me this }
 28th day of May 1880 }

Peace for the

Can I get the defendant being
duly sworn deposes and says

Q How long have you known the complain-
ant?

A Since she was a child, I know her since
6 or 7 or 8 years. now. I came to her
in 1883.

Q State all the facts of this case to the
court.

A I went down home last fall to fix
up my business and when I came
back I said I would marry her but
she refused to marry me time and
time again

Q Was anything said about marriage
at the time of the intercourse?

A No sir not a word.

Q You didn't promise to marry her at that
time?

A No sir.

Q Did she refuse to cohabit with you?

A No sir never, she was willing

By the Court.

Q How did this occur that evening

A She was sitting down sewing and
I was figuring with my pencil on
a piece of paper?

Q. What was you figuring?

A. Putting down figures and adding them up. And I done it.

Q. And she refuse?

A. No sir she went right along and done it she is a good healthy woman.

Q. And you continued to do it right along since then?

A. Yes sir.

Re-direct Examination

Q. Anytime you wanted it - did she ever refuse?

A. No sir.

Q. And there was never anything said about marriage?

A. No sir.

Q. Since then you have been ready and willing to marry her?

A. Yes sir.

Given to before me this
28th day of May 1885

Per Justice

0235

50

DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Maggie Jackson
vs. *Ingen*

Examination had *May 28th* 188*5*
Before *Sam B Smith* Police Justice.

I, *David C Seltman* Stenographer of the *50* District Police
Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of *Maggie Jackson*
Louisa Foster and Van Ingen
as taken by me on the above examination before said Justice.

Dated *June 1st* 188*5*

John Horner
Police Justice.

David C Seltman
Stenographer.

0236

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

POLICE COURT,

DISTRICT.

of No

311 West 9th

Street, being duly sworn, deposes and says,

that on the

4th

day of

July

188

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

Maggie Jackson.
H^{on}. Ingram.

Did unlawfully and under a previous promise of marriage seduce deponent's name have carnal knowledge of her body. That deponent and said Ingram have been on terms of friendship for the space of five years last past and during said period of time said Ingram has made many declarations of love and affection for deponent.

That during the five years ~~last~~ ~~past~~ previous to said 4th day of July, 1883, the said Ingram was constant and assiduous in his attentions to deponent, and frequently visited deponent at the premises No. 311 West 9th Street where deponent is employed as a domestic in the character of an unpaid and accepted sister in the home of deponent in marriage.

That deponent reciprocating the love so professed by said Ingram, and having full faith and confidence in the promises made by said Ingram, and relying on the mutual betrothal of each to the other and believing that said Ingram would marry and take deponent to wife. Did yield to the solicitations of said Ingram.

0237

and did permit said Ingram
to deflower her virginity and have
Carnal knowledge of her body.

That deponent was of previous
Chaste Character and has never
had Sexual intercourse with any
man other than said Ingram.

Wherefore deponent prays that
said Ingram may be arrested
and dealt with as the law directs

Sown to before me. J. H. Jackson
This 24th day of May 1885 Maggie Jackson
J. H. Jackson
Police Justice

POLICE COURT—

DISTRICT—

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Maggie Jackson

vs.

Sam Ingram

Dated

1885

May 21st

Magistrate

Officer

W. H. O'Connell

Witness

Disposition

0238

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

POLICE COURT,

DISTRICT.

of No

311 West 9th

Street, being duly sworn, deposes and says,

that on the

4th

day of

July

1885

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

Augusta De Gamr.
Maggie Jackson.

was in the employment of deponent
as a domestic that deponent is
well acquainted with the said
Ann Ingram, in said Complaints
named. That during the space
of three months previous to said
date said Ingram was the
chosen and only male companion
of said Maggie Jackson, and during
said time said Ingram steadily
visited said Maggie at deponent's
residence with the knowledge
and consent of deponent and
has been received and regarded
by deponent and said Maggie as the
affianced future husband of said
Maggie, that deponent knows the
character of the Maggie in chastity
and virtue and that up to said time
the time of seduction of said Maggie
as in the foregoing Complaints relative
said Maggie was of chaste and
virtuous character

Sworn before me } Augusta De Gamr.
this 21st day of May 1885 }
M. A. Burke

Police Justice

0239

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Sam Ingram 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. *Sam Ingram*

Question. How old are you?

Answer. *Thirty Years*

Question. Where were you born?

Answer. *Virginia*

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

Answer. *No 147 West-24th St. Over One Year*

Question. What is your business or profession?

Answer. *Waiter*

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*

Sam his
+ Ingram
marily

Taken before me this

28th

day of

May
1886

Stearns
Police Justice

0240

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 *Thomas J. Peterson*
of No. *30 West 9th* Street, that on the *4* day of *July*
188*7* at the City of New York, in the County of New York,

Wm. Ingram. Ait Unlawful
and felonious and under a
pretense of marriage
seduce and have carnal knowledge
of complainant's wife.

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 *me*
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 *21st* day of *May* 188*7*
W. A. Burke POLICE JUSTICE.

0241

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie Jackson
vs

Van Ingram

Warrant-General.

Dated *May 21st* 1885

Wilde Magistrate.

Maxey Officer.

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

Wm B. Norton Officer.

Dated *May 21st* 1885

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, *May 21 1885*

Native of *US*

Age, *30*

Sex, _____

Complexion, _____

Color, *Brown*

Profession, *Waste*

Married, _____

Single, *Yes*

Read, *Yes*

Write, *Yes*

147 W 24 St

0242

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

John McGowan
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 May 21 188 5 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 h to be discharged.

Dated 188 . Police Justice.

0243

May 24

The Justice presiding
at the 2^d Dist. Police
Court will please hear and
determine the matter case
in my absence.

M. A. Verde
Attorney

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Maggie Jackson

vs.

1 Sam Ingram

2

3

4

Office of the
Recorder of Deeds

Dated

May 24

1886

Magistrate.

William B. Jones Officer.

Court Precinct.

Witnesses

No.

Street.

No.

Street.

28 3 PM

No.

24 25. 2. PM

Street.

\$

" 27. 3. PM

to answer

Ex 22 2. PM

1000. Bail

m.

0244

Police Court

564 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Maggie Jackson
30 West 9 St.
Sum. Ingram

2
3
4

Officer

Dated May 21 188

Wells Magistrate.

Wells Officer.

Court Precinct.

Witnesses Augustus DeLam

No. 30 West 9 St.

Louis Oster

No. 120 Clinton Place Street.

No. Street.

\$ 100 to answer

Cam

It appearing to me by the within depositions and statements that the above named defendant is a person of bad character and is not a suitable person to be at large, 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 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 21 188

Solomon Justice.

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

Dated 188

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

Dated 188

Police Justice.

0245

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sam Snagum

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

Sam Snagum

of the CRIME OF

Seduction,—

committed as follows:

The said

Sam Snagum,

late of the First Ward 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-three, at the Ward, City and County aforesaid, did feloniously, under and by means of a promise of marriage to him the said Sam Snagum therefore made to one Maggie Jackson, who was then and there an unmarried female of previous chaste character, seduce and have sexual intercourse with her the said Maggie Jackson, 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.

Samuel B. Martin,

District Attorney.