

0761

BOX:

239

FOLDER:

2332

DESCRIPTION:

Taggart, James

DATE:

11/29/86



2332

POOR QUALITY ORIGINAL

0762

X307 B

Counsel, *McBrady*
Filed *19* day of *Nov* 188*6*
Pleads: *Not Guilty*

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

THE PEOPLE

vs.

James Saggart
Defendant

Recognizance

RANDOLPH B. MARTINE,

Tr. Aug 5/89 District Attorney.
Trid to pay doime 10 2 63.

A True Bill,

R. A. Zimba
Foreman.

*Not to be paid or appear until
Court day of Court*

*It appearing by the within affidavits
that it is impossible to secure the at-
tendance of Frank McNamee
a material and necessary witness for
the People and without whose evidence
a conviction cannot be had. I there-
fore respectfully recommend that the
defendant herein James
Saggart
be
discharged on his own recognizance.*

N. Y., Feb. 2, 188
Randolph B. Martine
District Attorney.

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.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Frank McNamee
of No. 126 - 7 Ave Street

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 2 day of Feb instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Joe. Jaggart
in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of Jan, in the year of our Lord 1887

RANDOLPH B. MARTINE, District Attorney.

sworn, deposes and says: I am a Police Officer attached to the 16th Precinct, in the City of New York. On the 1st day of February 1887 I called at No. 126 - 7th Avenue the alleged residence of Frank McNamee

the complainant herein, to serve him with the annexed subpoena, and was informed by the lady with whom he formerly boarded and who, I have been informed is related to him, that the said McNamee had left there about 3 weeks ago and that she does not know where he now resides or where he can be found. I have made diligent search and inquiry in the neighborhood and among his friends but have been unable to ascertain the present whereabouts of the said Frank McNamee.

John Byrrell

Sworn to before me, this 2 day

of February 1887
Randolph R. Schaaf
Court of Deeds
N.Y. City & Co.

GLUED PAGE

POOR QUALITY ORIGINAL

0764

Court of General Sessions.

THE PEOPLE

vs.

James Taggart

County of New York, ss.:

If convenient to remain, and your presence under any, 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 before 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.

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

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

188 by

on the day of

sworn, deposes and says: I am a Police Officer attached to the 16th Precinct, being duly

in the City of New York. On the 1st day of February 1887

I called at No. 126 - 7th Avenue

the alleged residence of Frank McNamee

the complainant herein, to serve him with the annexed subpoena, and was informed by the lady with whom he formerly boarded and who, I have been informed is related to him, that the said McNamee had left there about 3 weeks ago and that she does not know where he now resides or where he can be found. I have made diligent search and inquiry in the neighborhood and among his friends but have been unable to ascertain the present whereabouts of the said Frank McNamee.

John Tyrrell

Sworn to before me, this 2 day

of February 1887
Rudolph Schauf
Court of Deeds
City & Co.

POOR QUALITY ORIGINAL

0765

Court of General Sessions.

THE PEOPLE, on the Complaint of

Frank McNamee

vs.

James Jaggart

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of Police Officer

John J. Jurell
16th Precinct.

Failure to Find Witness.

POOR QUALITY ORIGINAL

0766

Police Court— 2nd District.

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

of No. 126 Seventh Avenue Street, aged 28 years,
occupation Laborer being duly sworn

deposes and says, that on the 29th day of October 1886 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by James Suggart, now here, who wilfully cut and stabbed deponent four several times with the blade of a knife, which knife he, said James, then held in his hands, thereunto inflicting three wounds on deponent's left side and one wound on deponent's right arm. That deponent was so Battered by said deponent

with the felonious intent to ~~take the life of deponent~~ 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 29th day of November 1886 Frank McNamee

W. P. Petersons Police Justice.

POOR QUALITY ORIGINAL

0767

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

James Jaggart 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. James Jaggart

Question. How old are you?

Answer. 41 years of age

Question. Where were you born?

Answer. Ireland

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

Answer. 339 West 17 St. 3 years.

Question. What is your business or profession?

Answer. Labour

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.

James Jaggart
his
mark

Taken before me this

day of February 1888

J. M. Brennan

Police Justice.

**POOR QUALITY
ORIGINAL**

0768

New York Hospital,

West Fifteenth Street,

New York, Oct 31 1886

This is to certify that
Frank McNamee is
seriously injured & will
probably not be able
to leave the hospital for
some time.

House Surgeon
W. H. W. S.

POOR QUALITY
ORIGINAL

0769

New York Hospital,

West Fifteenth Street,

New York, *Oct 29* 188*6*

This is to certify
that *Francis M. France*
is at present *closing*
with but *will* be
sent to hospital.

Horace Surgeon

POOR QUALITY ORIGINAL

0770

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

of No. the 16th Precinct Police Street, aged 24 years,
occupation Police Officer being duly sworn deposes and says
that on the 29th day of October 1886

at the City of New York, in the County of New York, he arrested
James Taggart. (now here) charged
by one Frank W. Namee. with having
stabbed him. Mr Namee in the left
side causing injuries so severe that
he Mr Namee is now confined to the
New York Hospital and unable to
appear in court as shown by the
annexed certificate. Wherefore deponent
deponent prays the said James
Taggart may be held to await the
result of said injuries John Tyrrell

Sworn to before me, this
of October 29
1886 day

John Tyrrell
Police Justice.

POOR QUALITY ORIGINAL

0771

Police Court, 21 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Taggart
vs.

AFFIDAVIT.
Assault

Dated Oct 29 1886

Magistrate.

Thyrell
16
Officer.

Witness, _____

4 to arrest
result of inq
Disposition, _____

POOR QUALITY ORIGINAL

0772

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

X3073
 Police Court *2* District *17574*

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

For *James Suggart*
126 St. 7 Ave
James Suggart

Offence *Violations*
Assault

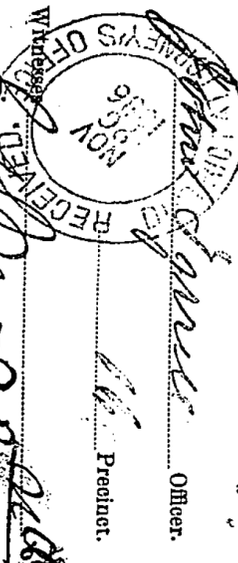
Dated *November 22* 188*6*

William Magistrate.

W. J. [unclear] Officer.

W. J. [unclear] Precinct.

W. J. [unclear] 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 _____

James Suggart
 guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *fifteen* 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 *November 22* 188*6* *W. J. [unclear]* 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

0773

Grand Jury Room.

Walter Allen
PEOPLE
Parsons
vs.

Geo Taggart
This case is
not to go on
again until the
last day of term
by Mr. Fitzgerald
order

W. C. Young
Jan 14/87

affidavit waived

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.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

Not found

The People of the State of New York,

To *Frank McNamee*

of No. *126 - 7 Ave* Street,

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *3* day of *February* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

GREETING:

Jas. Taggart
in a case of Felony, whereof *he stands indicted*. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *February*, in the year of our Lord 188*7*

RANDOLPH B. MARTINE, District Attorney.

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 *2* day of *February* 188*7*, I called at *No. 126 Seventh Avenue*

the alleged *residence* of *Frank McNamee* the complainant herein, to serve him with the annexed subpoena, and was informed by a *Mrs. Toomey*, with whom he formerly boarded and who is an aunt of the said *McNamee*, that he had left there about 3 or 4 weeks ago and that she has not seen or heard of him since and does not know where he is or where he can be found.

Sworn to before me, this *3* day of *February*, 188*7*

Randolph L. Schuy
COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Frank M. Moore
Subpoena Server.

GLUED PAGE

POOR QUALITY ORIGINAL

0775

Court of General Sessions.

PEOPLE

vs.

Jaggart

If you know of more testimony than was produced before 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.

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

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

on the

188, by

of New York, ss.:

Frederick M. Moore

being duly

says: I reside at No. 228 West 126th

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 2 day of February 1887,

I called at No. 126 Seventh Avenue

the alleged residence of Frank McNamee

the complainant herein, to serve him with the annexed subpoena, and was informed by a Mrs. Toomey with whom he formerly boarded and who is an aunt of the said McNamee, that he had left there about 3 or 4 weeks ago and that she has not seen or heard of him since and does not know where he is or where he can be found.

Sworn to before me, this 3 day of February 1887

Andolph L. Schay
COMMISSIONER OF DEEDS,
N. Y. CITY & COUNTY.

Frederick M. Moore
Subpoena Server.

POOR QUALITY ORIGINAL

0776

Court of General Sessions.

THE PEOPLE, on the Complaint of
Frank McNamee

James Faggart
vs.
James Faggart
Offense: *Assault*

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of
Frank J. Moore
Subpoena Server.

Failure to Find Witness.

POOR QUALITY ORIGINAL

0777

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
James Saggitt

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

James Saggitt —

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

The said *James Saggitt*,

late of the City and County of New York, on the *fourteenth* day of *October*, in the year of our Lord one thousand eight hundred and eighty *six*, with force and arms, at the City and County aforesaid, in and upon one

Trade me names —

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

James Saggitt —

with a certain *knife* — which *he* the said

James Saggitt —

in *his* right hand then and there had and held, the same being then and there an *instrument* likely to produce grievous bodily harm, *in*, the said *Trade me names*, then and there feloniously did wilfully and wrongfully strike, beat, *stab, 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

0778

SECOND COUNT:

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

James Saggitt -

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

The said *James Saggitt,*

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 one *Frankie McNamee, -*

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault: and the said *James Saggitt,*

with a certain *knife -* which *he* the said *James Saggitt -*

in *his* - right hand then and there had and held, in and upon the *side and arm* of *Frankie McNamee* the said -

~~*James Saggitt*~~ *Frankie McNamee, -* then and there feloniously did wilfully and wrongfully strike, beat, ~~stab,~~ *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 *Frankie McNamee,* to the great damage of the said *Frankie McNamee,* 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.

RANDOLPH B. MARTINE,
District Attorney.

0779

BOX:

239

FOLDER:

2332

DESCRIPTION:

Taylor, Louisa

DATE:

11/26/86



2332

0780

#290B

Witnesses:

Counsel, *J. B. ...*
Filed, *26* day of *Nov* 188*6*
Pleads, *Admittance* by

Grand Larceny, *5th* degree
(FROM THE PERSON)
[Sections 528, 580 Penal Code]

THE PEOPLE

vs.

R
Louisa Taylor

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

M. P. Chamber

Deputy Foreman

Wm. ...
John ...
John ...
John ...

The People
vs.
Louisa Taylor.

Court of general sessions, part I.
Before Judge Gildersleeve.

December 20, 1886.

Indictment for grand larceny in the first degree.
 Louis Lombardi sworn and examined by Mr. Bedford,
 through the Interpreter. Where do you live? 311 West
 21st Street. Were you in the city of New York on November
 13? Yes sir. Did you meet this defendant now on trial?
 Yes sir. Did you go in an alleyway with her at 211 West
 28th Street? I do not know the number of the house in
 28th Street. It was in an alleyway? In an alleyway.
 Just tell the jury what she did to you and what was said
 if anything? It was about half past one, after midnight
 and she talked to me, she invited me to go along with her,
 I went with her, I went into that alleyway and there we
 were close together on one side of the alleyway and she
 took my pocket-book. She took four five dollar bills and
 then she left, she ran away. Did she hand the pocket-book
 back to you? Before leaving me she returned my pocket-
 book with five dollars. In other words she took fifteen
 dollars and went away with it? She took three five dollar
 bills. Was it his money? Yes sir.

Cross Examined. How long have you been in this
 country, Lombardi? About a year or a year and a half it
 might be. Where had you been that evening? I came from
 my work. What does he work at? I am a cook. You say you
 were close to the defendant in the hallway? Yes sir, I
 did not do anything, we were just close to the wall. Was
 there a light in the hall? No, it was dark. Did he ever
 see this defendant before in his life? No sir. Where was

0782

the people

County of Albany; Sheriff's Office

he when she handed him back the pocket-book? she gave it to me outside the hall, in the street and then she went. what avenue was this on? the 7th. was there any other females in the neighborhood at that time? I did not see any.

Joseph J. Craig sworn and examined. what precinct do you belong to? the 28th precinct. did you arrest the defendant? yes sir. this alleged larceny is said to have been committed about midnight on November 28, when did you arrest her? About one or two o'clock that same morning, about half past one. It is said to have been committed on 28th Street, where was she when you arrested her? she was outside a restaurant, near 27th street on 7th Avenue. That is quite near 211 west 28th street then? Yes sir, within a block of it. Did you see the complainant that night Mr Lombardi, and was he present when you arrested her? yes sir. what did he say in her presence if anything? He cannot speak very good English, I was going through 28th street and I saw him running after her towards 7th Avenue and I ran after them, I thought there was something wrong, the neighborhood being kind of bad around there, she ran into a restaurant, through the kitchen, out into the hallway and I and another officer caught her when she came out. I asked the complainant what was the matter, he seemed to be excited, he said that she stole fifteen dollars off him and I arrested her on his complaint.

2
Cross Examined. Did you arrest the defendant or the other officer? Both Officer McDonough and I was there it was my post, I could not tell you which of us laid

0783

hands on her as there was a crowd around there; she commenced to kick and we had to bring her in by force; she was arrested on the sidewalk in front of the restaurant and there were other colored females around there. I asked her if she stole this man's money and she said she did not; she said she met him on the corner but she never saw him before, she said that he ran after her and she never saw the man; she did not tell me where she had been

Examination in Mr. Saunders

Louisa Taylor sworn and examined in her own behalf. I live 136 West 27th Street and am a laundress. I never was arrested on a charge of stealing before, I never saw the complainant before he had me arrested that night, I did not go into a hallway with him and did not take any money from him. Where had you been that evening I had been in 29th Street to a hop and coming from the hop I was on my way to Mr Saunders's restaurant to get something to eat, I got to the corner at 28th Street and 7th Avenue and the complainant grabbed me and began to talk about, give me my money, I pulled away and said, I know nothing about you, go on about your business he kept following me until I got to the restaurant and Mr Saunders stood at the door, I says to Mr Saunders, this man is following me and says I took his money, I do not know anything about him. Sanders said to him, why don't you go home; he said to me, go on in the restaurant and leave him out here. I started to go to the restaurant and the officer arrested me.

The officer said twenty-five cents was found in her stocking in the station house!

The jury rendered a verdict of guilty of petty larceny.

0784

Faint, mostly illegible typed text, possibly a deposition or legal document.

Testimony in the Case
of
Louisa Taylor.

filed Nov.
1886.

Faint, mostly illegible typed text, continuing the document's content.

Police Court— 2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Louis Lombardi

of No. 330 West 21st Street, aged 25 years,

occupation Cook being duly sworn

deposes and says, that on the 18th day of November 1886 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

person

of deponent, in the night time, the following property viz :

One pocket-book containing good and lawful money of the United States to the amount and value of seventy dollars

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

Louisa Taylor, now here, from the fact that she met deponent in 7th Avenue and 28th Street and brought deponent into the hall-way of premises No. 211 West 28th Street, it being about the hour of 1 1/2 o'clock A.M. of said day. That said pocket book and money was then contained in the right side pocket of the pants then worn upon deponent's person. That while deponent stood talking to her in said hall-way she inserted her hand into said pocket and took said property therefrom. That she then took out

Subscribed and sworn to before me this 18th day of November 1886

Notary Public

fifteen dollars from said pocket book
and handed it back to deponent
and then ran away, and deponent
followed her and caused her
arrest.

Sworn to before me this 18 day
18 day November 1886 Louis Lombardi

J. M. Patterson Police Justice

Dated 1886 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 1886 Police Justice

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

Dated 1886 Police Justice

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

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

Police Court, District

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1.
2.
3.
4.

Date 1886

Magistrate.

Officer.

Clerk.

Witnesses,

No. street.

No. Street.

No. Street.

\$ to answer Sessions.

0787

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Louisa Taylor 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. Louisa Taylor

Question. How old are you?

Answer. 21 years of age

Question. Where were you born?

Answer. Richmond, Virginia

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

Answer. 126 West 27th St. 8 months

Question. What is your business or profession?

Answer. General 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.
Louisa Taylor

Taken before me this

day of September 1888

W. M. Patterson

Police Justice.

0788

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

#2918
 Police Court 2 1743
 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Louis Lombardi
 213 33rd St. Apt. 131
Thomas Taylor

2 _____
 3 _____
 4 _____
 Offence Larceny from the person

Dated November 18 1888

William Magistrate.
 Precinct 311
 Witnesses *Henry Adams*
John Paul Ricci

No. _____
 Street _____

No. 27 Nov 19
 Street _____

No. 2120 Nov 28
 Street _____
Thomas Taylor
Conrad

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 _____

Louis Taylor

guilty thereof, I order that he be held to answer the same and she 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 she give such bail.

Dated Nov. 19 1888 *Wm. Patterson* 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samira Taylor

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

Samira Taylor

of the CRIME OF GRAND LARCENY IN THE *first* DEGREE, committed
as follows :

The said *Samira Taylor*,

late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *November*, in the year of our Lord
one thousand eight hundred and eighty-*nine*, at the City and County aforesaid, in the
night time of the same day, with force and arms,

one pocket watch of the value
of one dollar, and the sum
of twenty dollars in money,
lawful money of the United
States and of the value of
twenty dollars.

of the goods, chattels, and personal property of one *Louis Lombardi*,
on the person of the said *Louis Lombardi*, then and there being
found, from the person of the said *Louis Lombardi*, 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.

David H. Smith
District Attorney.

0790

BOX:

239

FOLDER:

2332

DESCRIPTION:

Theiss, George Jr.

DATE:

11/08/86



2332

POOR QUALITY ORIGINAL

0791

*Remitted filed
4-13-86
A. J. C. [unclear]*

proctason

Counsel,

Filed, *[Signature]* day of *Nov* 188*6*

Pleads, *Indignely (11) faith*

of faith to witness by [unclear]

THE PEOPLE

vs.

B

George Thies Jr.

MISDEMEANOR,
(AMUSEMENT LAW)
[Section 1998, Consolidation Act of 1882.]

RANDOLPH B. MARTINE,

In Gm 12/84 District Attorney.

Bail discl.

A True Bill.

[Signature]

Foreman.

Witnesses:

POOR QUALITY ORIGINAL

0792

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

POLICE COURT, 3rd DISTRICT.

Michael Bissert.

of Stuyvesant Palace being duly sworn, deposes and says,

that on the 5 day of July 1886

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

George Theiss (now known) the manager of the Casino Rooms 71-76 East 14 Street, did at said Rooms unlawfully exhibit to the public, entertainment of the Stage, to wit: Instrumental Music, without having a License, from the Mayor of the City of New York and in violation of sections 1998 and 1999 Chapter 410 of the laws of 1882.

Michael Bissert

Sworn to before me, this

of July

188

day

John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0793

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

George Pharis Jr 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 George Pharis Jr

Question How old are you?

Answer 20 years

Question Where were you born?

Answer New York

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

Answer 136 East 14 Street 4 years

Question What is your business or profession?

Answer Manager

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 and demand a trial by jury
George Pharis Jr

Taken before me this 6 day of July 1888
John W. ...
Police Justice.

POOR QUALITY ORIGINAL

0794

no bail
July 2 1886

BAILED,
No. 1, by George Sweeney
Residence 107 E. 71
Street,
No. 2, by _____
Residence _____
Street,
No. 3, by _____
Residence _____
Street,
No. 4, by _____
Residence _____
Street,
Residence _____
Street,

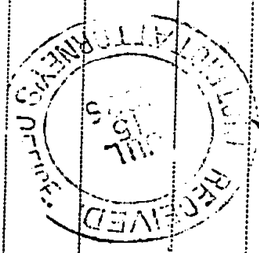
X 2484 / 1886 / 1030
Police Court
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Michael Morris
vs.
George Sweeney
Office Mol Historical
Law Museum

Dated July 6 1886

George Sweeney
Magistrate.
Garrett
Officer.

Witnesses
1477
Precinct.



No. _____
Street,
No. _____
Street,
No. _____
Street,
No. _____
Street,
\$ 500 to answer
to answer

Garrett

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

George Sweeney

George Sweeney 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 July 14 1886 John H. ... Police Justice.

I have admitted the above-named George Sweeney to bail to answer by the undertaking heretofore annexed.

Dated July 14 1886 John H. ... 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 _____ 1886 _____ Police Justice.

POOR QUALITY ORIGINAL

0795

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Lewis De Young

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

George Lewis De Young

of a MISDEMEANOR, committed as follows:

The said *George Lewis De Young*

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the *27th* day of *July* in the year of our Lord one thousand eight hundred and eighty-*six*, at the Ward, City and County aforesaid, did unlawfully exhibit to the public, in a certain *concert-room*, building and place there situate, a certain entertainment of the stage,

no license for the said place of such exhibition for such purpose, having been first had and obtained as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

RANDOLPH B. MARTINE,

District Attorney.

0796

BOX:

239

FOLDER:

2332

DESCRIPTION:

Thielen, John

DATE:

11/29/86



2332

0797

BOX:

239

FOLDER:

2332

DESCRIPTION:

Ohler, Henry

DATE:

11/29/86



2332

POOR QUALITY ORIGINAL

0799

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

John H. Thielen 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

John H. Thielen

Question. How old are you?

Answer

20 years

Question. Where were you born?

Answer.

Germany

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

Answer.

149 West Broadway, 2 months

Question What is your business or profession?

Answer

Green's class

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 the charge John Thielen.

Taken before me this

day of *November* 188*6*

Charles J. Smith

Police Justice.

POOR QUALITY ORIGINAL

08000

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Henry Miller 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 *Henry Miller*

Question How old are you?

Answer *39 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *155 Allen St. 4 months*

Question What is your business or profession?

Answer *Jeweller*

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, I was drunk and do not remember what happened*

H. Miller

Taken before me this

day of

November 1885

Police Justice.

POOR QUALITY ORIGINAL

0001

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

X321B
 Police Court
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

William H. ...
John A. ...
Henry ...

Dated *Nov 22* 188*6*
White Magistrate.

Offence *Crime against notes*

Witnesses
 No. _____
 Street _____
 No. _____
 Street _____

No. _____
 Street _____
 \$ *500* to answer

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 *Nov 22* 188*6* *Quadrant* 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

0802

Thomas Dinean

clerk. Tombs. Police Court.

Henry Knapp

Interpreter. Tombs. Police Court

John. Brighton

Officer 26th Precinct

Witnesses
in Heiler & Ober

POOR QUALITY ORIGINAL

0003

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 10th DISTRICT.

of No. Park Place Street, aged 29 years, occupation Police Officer being duly sworn deposes and says that on the 21st day of November 1886 at the City of New York, in the County of New York, John St. Heiler and Henry Miller (both now known) were in one of the public urinals in City Hall Park. The said John St. Heiler was on his knees having the penis of Henry Miller in his mouth. Deponent says the said Miller voluntarily submitted to such carnal knowledge. Deponent charges the said John St. Heiler with carnally knowing the said Miller in a manner contrary to nature and such Miller with voluntarily submitting to such carnal knowledge in violation of Section 503 of the Penal Code.

Sworn to before me, this 21st day of November 1886

Police Justice

William Greer

POOR QUALITY
ORIGINAL

0804

District Attorney's Office.

PEOPLE

vs.

Thielen & Ollers

Capt. Ollers

— Knapp
Interpreter
in Tomb Ch

Mrs. Deane
Clerk Tomb Ch

Officer ^{John} Brighton
16th Precinct

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Friedman and Henry Adler

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

John Friedman and Henry Adler of the CRIME against nature, -

committed as follows :

The said John Friedman,

late of the Sixth Ward of the City of New York, in the County of New York aforesaid, on the twenty first day of November, in the year of our Lord one thousand eight hundred and eighty- five, at the Ward, City and County aforesaid,

Indecently did carnally know and have carnal knowledge of the said Henry Adler in a manner contrary to nature, and the said Henry Adler, late of the same place, indecently did know and have carnal knowledge of the said John Friedman as aforesaid, whereby the said John Friedman and Henry Adler did then and there indecently commit and perpetrate with each other the detestable and abominable crime against nature, against the form of the Statute in such case made

**POOR QUALITY
ORIGINAL**

0806

and wounded, and against the peace
of the People of the State of New
York, and their dignity.

Randolph W. Brumby

District Attorney.

0807

BOX:

239

FOLDER:

2332

DESCRIPTION:

Thurman, Sarah

DATE:

11/19/86



2332

POOR QUALITY ORIGINAL

0000

X 230-B

Witnesses:

Counsel, *R. B. Martin*
R. B. Martin
Filed *19* day of *Nov* 188*6*
Plads *McKinstry*

Grand Larceny & second degree
[Sections 528, 531, — Penal Code]

THE PEOPLE

vs.

R

Sarah Thurman

RANDOLPH B. MARTINE,

District Attorney.

Accepted
Proved & Acquitted
A True Bill.

Oscar Lindy Foreman.

Dec 10/16
G.S.D.

Police Court 2 District.

Affidavit—Larceny.

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

of No. 106 West 74th Street, aged 34 years,
occupation Restaurant Keeper being duly sworn
deposes and says, that on the 13 day of Nov 1886 at the City of New
York, in the County of New York, was feloniously taken, stolen & carried away from the possession
of deponent, in the day time, the following property viz:

One Black
Satin Dress of the value
of Seventy Eight Dollars
(\$78.)

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 Sarah Turman (now

here) in the manner following
to wit; on the 13th day of Nov 1886
between 4 and five o'clock the
Defendant was seen leaving
Deponents house by Henry Holmer
of 106 West 74th, and the Defendant
then had a bundle under her
arm, and the Defendant was
seen by Ora Raymond of No
106 West 74th, on 7th St and
34th St with a bundle under
her arm at about 5 o'clock
P.M.; When the Defendant was
brought to Court she said, she

Sworn to before me, this

1886

Police Justice

POOR QUALITY ORIGINAL

0810

Went to a Dressmaker with the bundle, and Officer Keizinger of the 9th Precinct went to said Dressmaker to verify the Defendants statement, and learned that she, the defendant, had been at the Dressmakers, without a bundle, and purchased a Corset, subsequently Officer Keizinger, aforesaid, in company with Depewert, went to a Tailor Shop on 7th St and 3rd St, and there Depewert accurately described and fully identified the said property, for which reason Depewert charges said Defendant with Falsing, Stealing, and carrying away said property, and prays that he be dealt with as the Law directs to be done }
 This 16th day of Nov 1886 } B. Clarys
 J. W. Patterson } Police Justice

Dated 1888 Police Justice

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

Dated 1888 Police Justice

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

Dated 1888 Police Justice

of the City of New York, until he give such bail. Hunderd Dollars and be committed to the Warden and Keeper of the City Prison

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

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

Police Court, District, Offence—LARCENY.

THE PEOPLE, &c., on the complaint of

1. 2. 3. 4.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses, No. Street, No. Street, No. Street, \$ to answer Sessions.

POOR QUALITY ORIGINAL

0811

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Holmes
aged *27* years, occupation *Saloon Keeper* of No.

106 West 44th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Benjamin Ivory*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *16th* day of *Nov* 188*8* *Henry Holmes*

J. M. Patterson
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lora Raymond
aged *24* years, occupation *Dressmaker* of No.

106 West 2nd Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Benjamin Ivory*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this *16th* day of *Nov* 188*8* *L. Raymond*

J. M. Patterson
Police Justice.

POOR QUALITY ORIGINAL

08 12

CITY AND COUNTY }
OF NEW YORK, } ss.

John Kirzinger
aged *28* years, occupation *Police man* of No.

the 29th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Benjamin O'Leary*

and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *16th*
day of *Nov* 188*9* *John Kirzinger*

Wm Patterson
Police Justice.

POOR QUALITY ORIGINAL

0813

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, 1888

Sarah Sherman being duly examined before the undersigned, 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. *Sarah Sherman*

Question. How old are you?

Answer. *29 Years of age*

Question. Where were you born?

Answer. *United States*

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

Answer. *106 West 24 St (2 days)*

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. *Am not guilty*

Sarah Sherman

Taken before me this

day of *16th* 1888

John D. ...

Police Justice.

POOR QUALITY ORIGINAL

0814

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. Conroy
106 9th St
Brooklyn

RECEIVED
NOV 18 1886
CLERK OF THE POLICE
Office
188

Dated *Nov 16* 188

W. J. Patterson Magistrate.

W. J. Patterson Precinct.

W. J. Patterson Witnesses

No. 106 9th St

James Raymond Street.

No. 106 9th St

James Raymond Street.

No. 107th St

James Raymond Street.

James Raymond to answer

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 *Ten* 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 *Nov 16* 188 *W. J. Patterson* 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.

folio 1

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

The People of the State of New York }
against } Demurrer to Indictment.
George Theiss the younger.

The defendant George Theiss, the younger, above named, demurs to the indictment presented by the Grand Jury on the 8th day of November 1886, charging him with a Misdemeanor, on the following grounds:

" 2

That the indictment does not conform substantially to the requirements of Section two hundred and seventy-five and two hundred and seventy six of the Code of Criminal Procedure of the State of New York in that it does not contain "a plain and concise statement of the act constituting the crime, without unnecessary repetition," and that there is not inserted in said indictment a brief description of the alleged misdemeanor in form, manner and place required by said section two hundred and seventy six.

Wherefore this defendant asks judgment of the Court that he be dismissed and discharged from the said premises specified in the said Indictment.

Dated New York, November 17, 1886.

Asahel C. Fitch,
Attorney for Defendant.

POOR QUALITY ORIGINAL

0816

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

*The People
of the State of New York
against
George Edwin Thompson.*

*vs.
Defendant.*

ASHBEL P. FITCH,
ATTORNEY FOR DEFENDANT.

93 & 99 NASSAU STREET,

Fifth Floor, Room 7, BENNETT BUILDING,
NEW YORK.

*To Randolph B. Martinez
Esq.
District Attorney
of the City and County
of New York*

POOR QUALITY ORIGINAL

08 17

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Sarah Sherman

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

Sarah Sherman

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

The said *Sarah Sherman*,

late of the First Ward of the City of New York, in the County of New York aforesaid on the *fifteenth* day of *November*, in the year of our Lord one thousand eight hundred and eighty-*six* — , at the Ward, City and County aforesaid, with force and arms,

*she did steal and carry away
certain goods and chattels
to wit*

of the goods, chattels and personal property of one

Benjamin Young

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.

Richard B. Smith
District Attorney.

08 18

BOX:

239

FOLDER:

2332

DESCRIPTION:

Trabold, Alois

DATE:

11/23/86



2332

POOR QUALITY ORIGINAL

0019

1250B
Max
Bayeredeker
15874 ark

Counsel, *[Signature]*

Filed: 23 day of Nov. 1886

Pleads, *Michichy vs A*

[Section — 282 — Penal Code]

THE PEOPLE

vs.

Reduction

Maisy Trabeld
Daughter of
John Trabeld

RANDOLPH B. MARTINE,

District Attorney.

See suspended
see and remedy

A True Bill,

[Signature]

Foreman.

Dec 23
What is best for
John

Witnesses:

The Society for the
Prevention of Cruelty to
Children, having fully
examined all the facts &
circumstances of this case
ask that the Court
suspend judgment
upon a plea of guilty
of Talbot & others
N. Y. S. P. C. C.
I concur in the above
dec of J. J. D.
A. D. C.

POOR QUALITY ORIGINAL

0820

Second District Police Court.

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

Mary Waters late
of Number 53 Paul Washington Square being duly sworn,
~~is present and answers~~
known as "Billie". Further
deponent says that the said
Alois Tralold better known as
"Al" did then and there have
sexual intercourse with deponent
in the presence of the aforesaid
parties.

Therefore the complainant prays that the said

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

Sworn to before me, this

13th

day of November 1886

Rose Waters

John J. ...
Police Justice

POOR QUALITY ORIGINAL

0021

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Alois Trabold 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. Alois Trabold

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer, Baden Germany

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

Answer. 53 South Washington Square 5th St

Question. What is your business or profession?

Answer, Waiver

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?

I am not guilty. That is all I have to say at present.
Alois Trabold

Taken before me this 17th day of September 1888
Wm. C. ...
Police Justice.

POOR QUALITY ORIGINAL

0822

Sec. 151.

Police Court 2 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 Mary Waters of No. 53 South Washington Street, that on the 10 day of November 1886 at the City of New York, in the County of New York,

one John Doe known as "Al" did unlawfully take receive harbor employ and use one Poza Waters for the purpose of secret intercourse, she being under 16 years old to wit, aged 14 years and the said John Doe not being her husband

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 2 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 12 day of November 1886
John J. Roman POLICE JUSTICE.

Police Court 2 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF Mary Waters known as Al

Warrant-General.

Dated 12 day of November 1886

John J. Roman Magistrate.

Officer.

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

Officer.

Dated _____ 1886

This Warrant may be executed on Sunday or at night.

John J. Roman Police Justice.

REMARKS
Time of Arrest, 3:30 PM

Native of Germany
Age, 27

Sex, male

Complexion, light

Color, white

Profession, Master Secretary General

Married, No

Single, Yes

Read, Yes

Write, Yes

POOR QUALITY ORIGINAL

0823

Second District Police Court.

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

Mary Waters

of Number 53 South Washington Square, being duly sworn,

deposes and says, that on the ^{Wednesday} 10th day of November 1886, at the

City of New York, in the County of New York, one John Doe

known as "Al" did unlawfully and
unlawfully at and within the
premises known as number 53
South Washington Square take
recieve, employ, harbor and use
for the purpose of second intercourse
a female under the age of
~~eighteen~~ years, to wit one
Rosa Waters, aged fourteen years,
the said John Doe now being
the husband of said Rosa

Wherefore the complainant prays that the said

John Doe known as "Al"

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

Sworn to before me, this 12th
day of November 1886

Marianne Waters

John J. Gorman

Police Justice

POOR QUALITY ORIGINAL

0824

Warrent
POLICE COURT DISTRICT.

THE PEOPLE, &C.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.
Stromberg



DATED *12th* 188

Erman Magistrate.

Clerk.

Officer.

Witnesses:

E. Callahan Jenkins, Supt.,
100 East 23rd Street

Disposition,

STILES & GASK, STEAM PRINTERS, 77 BORTH AVENUE, NEW YORK.

700 bail for Ex
9 am Nov 12 #
Stromberg
Erman per
17 & Nov 2 P.M.

POOR QUALITY ORIGINAL

0025

87th Ave. No. 1816
at 9 1/2 P.M.

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

X252B 1741
Police Court 2 District
THE PEOPLE, &c.,
ON THE COMPLAINT OF
Mary Prater
136 - 2 Ave
Alois Trabel
Died 13 of 1888
Magistrate
George T. ...
157 Precinct
Witnesses
No. Mary Prater
136 - 2 Ave
No. ...
100 ...
No. 700
to answer
Conrad

Offence ^{Codex} Felony 282 of
Code. Abduction of
girl under 16 years

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

Alois Trabel

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Seven 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 18th November 1888 Police Justice.

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

Dated 1888 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 1888 Police Justice.

POOR QUALITY ORIGINAL

0825

STENOGRAPHER'S MINUTES.

Second District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF
Mary Waters
 vs.
Alois Trabold
Abduction

BEFORE HON.
Jacob Patterson
 POLICE JUSTICE,
Nov 17th 1886

APPEARANCES: { For the People, _____
 For the Defence, _____

188

INDEX.

| WITNESSES. | Direct Ex. | Cross Ex. | Re-Direct. | Re-Cross. |
|--------------------|------------|-----------|------------|-----------|
| <i>Mary Waters</i> | | <i>14</i> | | |
| <i>Rose Waters</i> | | <i>55</i> | | |

M. J. Lynch
 Official Stenographer.

POOR QUALITY ORIGINAL

0027

Qm
DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF
Mary Waters
agst. *Abis Tarbo*
Examination had *Nov 14th* 188*6*
before *John Jacob M. Patterson* Police Justice.

I, *M. J. Treacy* Stenographer of the *4* 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 *Mary and Rose Waters* as taken by me on the above examination before said Justice.

Dated *Nov 18th* 188*6*

M. J. Treacy
Stenographer.

John Patterson
Police Justice.

1

New York Nov 14th 1886
Second District Police Court
Hon. Jacob M. Patterson Presiding

Mary Waters } Abduction
vs. } by Sec 285
Alois Troboda } Penal Code

Mary Waters being
duely sworn deposes and
says under Cross Examination,

Q

Do you live in this
house No 53 South Washington
Square?

A

Yes Sir.

Q

What floor?

A

Third floor

Q

What floor is his room on.

Q

I think on the third floor,
I called him in my room.

Q

Were you present when he
had connection with your
sister?

A

Yes Sir, I did not
attempt to stop him.

1

2

Q
A

Why did you call him in your room?

He wrote me a note, I saw him Sunday night before, I did not invite him into my room.

Q

Before you wrote him the note?

A
Q

No.

How did he come to write you that note?

A

I said I would see him some night.

Q

For what purpose?

A
Q

No particular purpose.

Was it not for the purpose of having sexual intercourse?

A
Q

No Sir.

Why did ^{you} not stop him having sexual intercourse with your sister?

A

Because I was doing the same thing myself with another fellow.

3

When were you seduced
About a month ago
Do it not more than 2
years ago?

No.
Do you mean it was only
a month ago?

Yes Sir, I have
been only with two men,
Did you not say you
had been with three men?

No, I staid with
only two men, I was seduced
in the City of New York

Have you traveled in the
in the Bowery and picked
up men?

I did not take
them, they took me, I
went to houses, but was
not let in.

What houses
did you go to?

I do not
recollect.

3

H

Q

Q You went for the purpose of sexual intercourse?

Q

A I guess so, Direct Examination.

Q

Q What did he say to in the Note?

Q

A He said, "I would like to see you this evening, I do not remember whether he said where or not, I hope it will be early. I can not think of anymore."

Q

Q You say you invited him in?

A I did not answer the Note.

Q Did you actually ask him into your room, or what did you say to him?

A I did, and "good evening" will you not come to my room"

Sworn to before me
This 17th day of Nov 1886
J. W. Patterson

Justice

5

Rose Waters being duly sworn deposes and says, on the night in question, the Defendant came to my room; Wednesday evening last a few minutes before ten o'clock; I undressed, and he undressed, we both went to bed, — I do not know what to call it — he seduced me

Ques
A
Q
A
Q

Did he pay you for it?

No
Has your sister present?

Yes Sir.

Do you mean by seducing, that he had connection with you?

Yes Sir.

Sworn to before me
this 17th day of Nov 1886

J. W. Peterson

Police Justice

5

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

Rose Waters 14 years old

late of Number 53 South Washington Square being duly sworn,

deposes and says, that on the ^{Wednesday} 10th day of November 1886, at the

City of New York, in the County of New York, between the hours of nine and ten o'clock in the evening, deponent was at No. 53 South Washington Square in said City, in her bed-room therein on the third floor in company with deponent's sister Mary Waters now present, and one Alois Trabold

deposes and says, that on the ^{Wednesday} 10th day of November 1886, at the

City of New York, in the County of New York, one Alois Trabold now present did unlawfully take, receive, employ, harbor and use for the purpose of sexual intercourse, to wit and within the premises known as number 53 South Washington Square said City, a female under the age of sixteen years, ~~namely~~ ^{namely} Rose Waters who was then and there of the age of fourteen years, the said Alois Trabold not being the husband of the said Rose Waters, in violation of Section 282 of the Penal Code of the State of New York

Wherefore the complainant prays that the said Alois Trabold

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

Sworn to before me, this 10th day of November 1886

Marianne Waters

George J. ...
Police Justice

0034

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.



DATED 188

Magistrate.

Clerk.

Officer.

Witnesses:

*E. Holloway Jenkins, Supt.,
100 East 23rd Street*

Disposition,

STILES & CO., STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.



DATED 188

Magistrate.

Clerk.

Officer.

Witnesses:

*E. Holloway Jenkins, Supt.,
100 East 23rd Street*

Disposition,

STILES & CO., STEAM PRINTERS, 77 EIGHTH AVENUE, NEW YORK

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Oliver Tredwell

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

Oliver Tredwell

of the CRIME of Obstruction,

committed as follows:

The said Oliver Tredwell,

late of the Ward of the City of New York, in the County of New York aforesaid, on the 15th day of November, in the year of our Lord one thousand eight hundred and eighty-five, at the City and County aforesaid,

did feloniously take, receive, employ, harbor and use one Rose Waters, 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 sexual intercourse, the said Oliver Tredwell not being then and there the husband of her said Rose Waters; 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.

David W. ...

District Attorney.