

0259

BOX:

392

FOLDER:

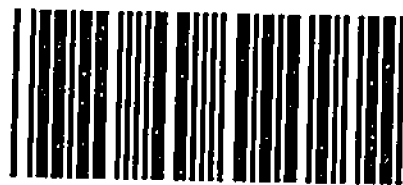
3649

DESCRIPTION:

Johnson, Samuel

DATE:

04/25/90



3649

POOR QUALITY
ORIGINAL

0260

Witnesses:

Samuel Golding

Samuel Patten

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

Samuel Johnson

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. J. Berry

Part 2 of 2899 Foreman.

Ready Assant 2 degree

2 of 2896 West of P. 2

POOR QUALITY
ORIGINAL

0261

Police Court—2 District.

City and County { ss.:
of New York,

of No. 217 Sullivan Street, aged 19 years,
occupation Waiter being duly sworn

deposes and says, that on 14 day of April 1888 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Samuel

Johnson (now here) who willfully

and maliciously cut

deponent on the back

with a razor then

and then held in said

Johnson's hand

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

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

Sworn to before me, this 15 day
of April 1888 by Samuel Galvin

A. J. White Police Justice.

0262

POOR QUALITY
ORIGINAL

Police Court, 2 District,

THE PEOPLE, &c.,
on the complaint of
Samuel Golding
vs.
Samuel Johnson
Offence—Felonious Assault & Battery

Dated April 18, 1880
White, Magistrate.
O'Brien, S.,
Clerk.

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1880
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1880
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1880
Police Justice.

POOR QUALITY
ORIGINAL

0263

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Samuel Johnson*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *Yorktown House Thompson near Houston*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*
Samuel X Johnson
mark

day of

Taken before me this

188

Police Justice.

0264

No 243 599.
Police Court---2--- District.

Samuel Adams
1717
Boston

Alfred Johnson

Offence.....

Date: April 15, 1990

Magistrate.
Officer.

8' Precinct.
Winness, Marshall Potter

No. 12 Street.

No. Street,

RECEIVED

5710

APR 17 1890

DISTRICT ATTORNEY'S OFFICE.

Spec.

Yours truly,
 T. C. Russell

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

Dated April 15 1890 A. J. White Police Justice.

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

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

POOR QUALITY
ORIGINAL

0265

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Johnson

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

Samuel Johnson
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Samuel Johnson
late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *April* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Samuel Golden*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Samuel Golden*
with a certain *razor*

which the said

Samuel Johnson
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent

him the said *Samuel Golden*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

SECOND COUNT—

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

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

The said

Samuel Johnson
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of
the said *Samuel Golden* in the peace of
the said People then and there being, feloniously did wilfully and wrongfully make
another assault, and *him* the said
with a certain *razor*

which the said

Samuel Johnson
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did
wilfully and wrongfully strike, beat, cut, stab 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

0266

THIRD COUNT—

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

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

The said

Samuel Johnson
late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
Samuel Golden in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said *Samuel Golden*
with a certain *razor*

which

he, the said *Samuel Johnson*
in *his* right hand then and there had and held, in and upon the *back*
of *him* the said *Samuel Golden*
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 wrong-
fully inflict grievous bodily harm upon the said *Samuel Golden*

against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0267

BOX:

392

FOLDER:

3649

DESCRIPTION:

Johnson, Seth R.

DATE:

04/30/90



3649

POOR QUALITY
ORIGINAL

0268

No 311 Bm Apr 20/90

Counsel,
Filed 30 day of April 1890
Pleads, Not Guilty

THE PEOPLE
vs.
Seth R. Johnson
6 counts

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS,
District Attorney.

A True Bill.

M. J. Berry
March 21/90
S. R. Johnson
March 21/90
M. J. Berry

Filed on the 21st day of March 1890
at the office of the District Attorney
in the City of New York
J. R. Johnson
District Attorney

See endorsement on
Indictment # 3131
Apr 30/90 N.M.

Dalet by
Clinton W. Sweet
Oriental Hotel
Bway #394

POOR QUALITY
ORIGINAL

0269

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Seth R. Johnson

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

Seth R. Johnson
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Seth R. Johnson

late of the City of New York, in the County of New York aforesaid, on the
fifteenth day of *December* in the year of our Lord
one thousand eight hundred and *eighty-eight*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, *to wit: a*

promissory note for the payment of money

which said forged *promissory note*
is as follows, that is to say:

\$600 ⁰⁰/₁₀₀ New York, Decr 15 1888
One month after date we promise to pay to
the order of *Seong Hong Loung & Co*
Six hundred dollars Dollars
at Oriental Bank
Value received

Song Yuen and Co

with intent to defraud, 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

0270

SECOND COUNT—

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

Seth R. Johnson
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Seth R. Johnson
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, did feloniously utter,
dispose of and put off as true, a certain forged instrument and writing, *to wit: a*

promissory note for the payment of money,

which said forged *promissory note*
is as follows, that is to say:

\$600.00 New York, Decr 15 1888
One month after date we promise to pay to
the order of Suong Hong Loung & Co.
Six hundred dollars Dollars
at Oriental Bank
Value received.

Song Yuen and Co.

with intent to defraud; *he*

the said

Seth R. Johnson
then and there well knowing the same to be

forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

See case of Johnson v. Morris
N.Y. Law Journal, Apr. 9/90

Witnesses;

Wm C. Doolan
There are six indictments pending against
defendant. The forged promissory notes are
promissory notes, all of which were
given to defendant by one John Tong,
who has been convicted of forgery
and is now serving a term in Elmira
Reformatory. Johnson negotiated
these notes, took his commissions
from the proceeds and gave the
balance to John Tong. I am
convinced from my examination
of these cases that Johnson did
not find that these notes
were forged. I believe that
he was imposed upon by
John Tong. The case against
Johnson rests mainly upon John
Tong's testimony, he is entirely
unworthy of belief. As the
case against Johnson has an
excellent reputation. This is
well established by numerous
affidavits (five hundred) of respectable
men well known in this
community. I recommend
the dismissal of the six indictments
now pending against defendant.
March 30, 1892 W. M. Davis -
District Attorney
See case in N.Y. Times
re commutation.
J. Langley - March 30, 1892

No 313 B.M. Morris

Counsel,
Filed 30 day of April 1890
Pleads, J.R. Gentry

THE PEOPLE
vs.
Seth R. Johnson
6 cases

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS,
District Attorney
See endorsement hereon.
W. M. D.
Mar. 30/92

A True Bill

W. J. L. Berry
Indictments on 1890
Dacey & Drift ditch
Feb 21/92. J.P.

POOR QUALITY
ORIGINAL

0271

POOR QUALITY
ORIGINAL

0272

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Seth R. Johnson

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

Seth R. Johnson
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows :

The said

Seth R. Johnson

late of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *January* in the year of our Lord
one thousand eight hundred and *eighty-nine*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, *to wit: a pro-*
missory note for the payment of money,

which said forged *promissory note*
is as follows, that is to say :

\$1000 00/100 *New York, Jan'y 17 1889*
Two months after date we promise to pay to
the order of Quong Hong Loung & Co
One thousand dollars *dollars*
at Bowery Bank
Value received
Seen Kwong On Co

with intent to defraud, 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

0273

SECOND COUNT—

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

Seth R. Johnson
of the Crime of FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Seth R. Johnson
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, did feloniously utter,
dispose of and put off as true, a certain forged instrument and writing, to wit: a
promissory note for the payment of money,

which said forged *promissory note*
is as follows, that is to say:

\$1000 ⁰⁰/₁₀₀ New York, Jan'y 17 1889
Two months after date we promise to pay to
the order of Suong Hong Loung & Co
One thousand dollars Dollars
at Bowery Bank
Value received

Sun Kwong On Co

with intent to defraud; *he*

the said

Seth R. Johnson
then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0274

Witnesses;

Don C. Beebe

See endorsement
on indictment
313. of Apr. 30/90

MS

A True Bill.

W. J. Coffery
As in and to the
above which see
at the shot. 20
Rec'd 31/92. if 20

Counsel,

Filed

30 day of April 1890

Pleads,

Not Guilty.

THE PEOPLE

vs.

6

Seth R. Johnson

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0275

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

Johnson
in ~~Read~~ ~~of~~ ~~the~~
for ~~to~~ ~~the~~
for dismissal


in ~~the~~ ~~document~~
on ~~the~~ ~~document~~

District Attorney.

Wheeler
7/2

POOR QUALITY
ORIGINAL

0276

	\$100	New York, Decr 21 st 1888
	One month	after date we promise to pay to
	the order of Wong Kee	
	One hundred	Dollars
	at Bowery Natl Bank	
Value received		
No.	J. J. M.	Kwong Chong Hing
Due		
	Barclay & Co. 76 B	ny. N.Y.
		Wong Kee
		Decr 21 1888

POOR QUALITY
ORIGINAL

0277

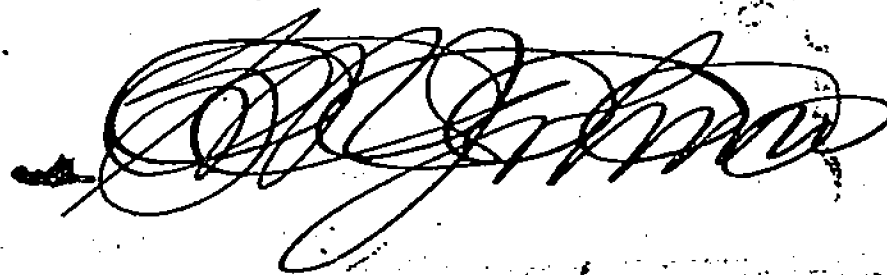
Lefts Ex A 119

Feb 22/90

Wing Jim

Wong Kee

Pay to the order of S R Johnson
Quong Hong Quong Hoi



Court of Sessions
People vs

vs
Seeb R Johnson

City & County of New York Chu Tong being
duly sworn says that on or about the 21st
day of December 1888, at the City of New York
defendant forged the name of Lung Chong
Hing Lee, and the endorsement Wang Kee,
in the promissory note annexed, that said
forgery were committed by defendant at the
instance & request of said Johnson, that
defendant had no authority to sign either of
said names, as said Johnson well knew
that the body of said note was filled in by said
Johnson. That said Johnson was defendant's
lawyer & advised defendant that it would
be all right. That said note was but
one of a large number forged by defendant
at Johnson's suggestion.

Sworn to before me

this 25th day of April 1890

Chu Tong

W. Beecher

Notary Public

Kings & N.Y.C.

POOR QUALITY
ORIGINAL

0279

Luay Ching King

People's
Union


Witness -

Chin Yang
Luay Ching King
21 March

W. F. Archer
207 Broadway

POOR QUALITY
ORIGINAL

0280

	\$500	New York, July 5, 1887
	One month	after date I promise to pay to
	the order of Kwong Hong Loung & Co	
	Five hundred	Dollars
	at 15 Mott	
Value received		
No.		
Due	Kung Yow	
Fairbank & Co. 76 Bowery, N.Y.		15 Mott

POOR QUALITY
ORIGINAL

0281

Depts Ex A 199
Mch 22/90

Quang Hong Luong Ho

Quang Hong Luong Ho
Mch 22/90
1111

People vs Seth R. Johnson.
Forgery.

There are six indictments pending against this defendant. The forged instruments are promissory notes, all of which were given to defendant by one Chui Fong, whom I convicted, & who is now in the Elmira Reformatory. Johnson negotiated the notes, took from the proceeds his commissions & gave the balance to Chui Fong. I am convinced from my examination of these cases that the defendant Johnson did not know that the notes were forged. I believe he was imposed upon by Chui Fong. The case against Johnson would rest mainly upon Chui Fong's testimony, and he is utterly unworthy of belief. His testimony in his own behalf at his trial was obviously a tissue of falsehoods. Monroe Johnson has an excellent reputation, & even since these charges there are those who have made affidavits supporting his reputation. These affidavits are made by men of standing in the community & ought to have great weight.

I therefore recommend that all of these indictments against Johnson be dismissed.

Respectfully Submitted.

Vernon M. Davis

Asst.

To

Hon. D. S. Laury Nicoll.
District Attorney

March 30/92

POOR QUALITY
ORIGINAL

0283

People

"
Seth R. Johnson

Henry

Report

V. M. Davis

and

Court of Sessions -

People vs

agst
Seth R Johnson

City and County of New York
Chiu Tong being duly sworn says that
^{about} on the 15th day of February 1889, at the City of
New York, and at the instance and request
of the said Seth R Johnson - he forged the signa-
ture Limg Yow - to the annexed promissory
note, that the said Seth R Johnson filled in
all of the body of said note - and took the
same from defendant. That defendant was not
at that time & never since has been a
member of the firm of said Limg Yow, and
had no authority to sign said name - which
said Johnson well knew - That he delivered
said note to Johnson after the same had been
signed as aforesaid. That said forgery was made
by defendant under an arrangement with
said Johnson whereby defendant was to sign the
names of various Chinese firms to prom-
issory notes & deliver the same to said John-
son, who was to get the same discounted.

That said Johnson was defendant's attorney &
told defendant that it would be all right &

Sworn to before me

this 25 day of April 1890

Chiu Tong

W C Beecher
Notary Public New York

POOR QUALITY
ORIGINAL

0285

Long View

Depler
or
Galen

Witness


Am Far

Long View
15 miles

W. P. Decker
237 Broadway

POOR QUALITY
ORIGINAL

0286

	\$ 1000 ⁰⁰/₁₀₀	New York, Jan 17 1887
	Two month	after date we promise to pay to
	the order of	Living Hong Kong Co
	One thousand dollars	Dollars
	at Bowery Bank	
	Value received	
No.		San Kwong Co
Due		
		<small>Barclay & Co. 76 Bowery, N.Y.</small>

POOR QUALITY
ORIGINAL

0287

March 20
Wong on
Sept 6th 1888
Wong on
Mch 24 90
~~Wong on~~
5 1/2 m. all
~~Wong on~~
MAR 15 1889
NOTE YELLER
S. Lane

Court of Session
People vs

vs
Leah Johnson

City & County of New York
Chas. Fong being duly sworn says that
on or about the 17th day of January, 1890, at
the City of New York, at the instance &
request of said Johnson, he forged the
signature Sam Kwong On Co. to the annexed
note & delivered it to said Johnson who
filled in the body thereof. That at the
defendant was not then & never has been
a member of said firm of Sam Kwong On
nor authorized to sign their name as
Johnson well knew. That defendant signed
the same under an agreement by which
Johnson was to negotiate the same &
said that he could make a good deal of
money thereby. That Johnson was defendant's
longer & more defendant that it was he
all right.

Sworn to before me
this 25th day of April 1890
J. C. Becker
Notary Public
New York & N. Y. Co.

Chas. Fong

POOR QUALITY
ORIGINAL

0289

Sun King On

Profer

Johnson

Writen

Chin Yang

Sun King On
37. Matt. 29

W. Decker
237 Broadway

POOR QUALITY
ORIGINAL

0290

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Seth R. Johnson

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

Seth R. Johnson
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Seth R. Johnson

late of the City of New York, in the County of New York aforesaid, on the
fifth day of *February* in the year of our Lord
one thousand eight hundred and *eighty-nine*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, to wit: a

promissory note for the payment of money
which said forged *promissory note*
is as follows, that is to say:

\$500 — New York, Feb 5 1889
One month after date I promise to
pay to the order of Luong Hong Loung & Co
Five hundred ————— Dollars
at 15 Mott St.
Value received

Luong Hong Loung
15 Mott

with intent to defraud, 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

0291

SECOND COUNT—

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

Seth R. Johnson
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Seth R. Johnson

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, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, to wit: a

promissory note for the payment of money.

which said forged *promissory note*
is as follows, that is to say:

\$500 — New York, Feb 5 1889
One month after date I promise to pay to
the order of Luong Hong Loung & Co
Five Hundred ————— Dollars
at 15 Mott St.
Value received. Luong Yow
15 Mott

with intent to defraud; *he*

the said

Seth R. Johnson

then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

POOR QUALITY
ORIGINAL

0292

Witnesses;

Wm. C. Beebe

See endorsement
on Indictment
313 of Apr. 30/90
W. M. D.

Counsel,

Filed 30

day of

April 1890

Pleads, Not Guilty.

THE PEOPLE

vs.

B

AA

Seth R. Johnson

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

W. J. Gilbert
Sec. on Rev. of Dec. 1890
i. Bani Arch. Dec
Ind. on chot
Mch 31/92 PM

No 312 - W. H. W. 30/90

POOR QUALITY
ORIGINAL

0293

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Seth R. Johnson

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

Seth R. Johnson
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Seth R. Johnson

late of the City of New York, in the County of New York aforesaid, on the
Twenty-first day of *December* in the year of our Lord
one thousand eight hundred and *eighty-eight*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, *to wit: a*

promissory note for the payment of money

which said forged *promissory note*
is as follows, that is to say:

\$600 *New York Decr 21 st 1888*
One month after date we promise to pay
to the order of, Wong Kee
Six hundred *Dollars*
at Bowery Natl Bank
Value received.
Kwong Chong Hing Co.

with intent to defraud, 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

0294

SECOND COUNT—

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

Seth R. Johnson
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Seth R. Johnson
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, did feloniously utter,
dispose of and put off as true, a certain forged instrument and writing, *to wit: a*

promissory note for the payment of money
which said forged *promissory note*
is as follows, that is to say:

\$600 New York, Decr 21st, 1888.
One month after date we promise to pay
to the order of Wong Kee
Six hundred Dollars
at Bowery Natl Bank
Value received
Kwong Chong King Co

with intent to defraud; *he*

the said *Seth R. Johnson*

then and there well knowing the same to be
forged, against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney.

0295

BOX:

392

FOLDER:

3649

DESCRIPTION:

Jones, Samuel

DATE:

04/08/90



3649

POOR QUALITY
ORIGINAL

0296

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE

vs.

Samuel Jones

Grand Larceny, Second Degree.
[Sections 528, 531 Pennl. Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

William L. Berry
Foreman.
W. L. Berry
Charles D. May
Amos R. D.

Officer Caff.

POOR QUALITY
ORIGINAL

0297

Police Court—4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Augustus M. Liebenstein
of No. 1060 Eastern Boulevard ~~Street~~, aged 29 years,
occupation Salesman being duly sworn
deposes and says, that on the 21 day of March 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

one marble Clock of the value of
Twenty five dollars and good
and lawful money of the United
States of the amount and value of
Twelve dollars all of the value of \$37⁰⁰/₁₀₀
the property of "The Hermits" a social club incorporated
under the laws of this State in the care
and charge 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 Samuel Jones colored (narrative)

deponent says that a ticket representing
said Clock was found in the possession
of said defendant and said defendant
admitted and confessed in the
presence of John J. Cuff of the 23rd Precinct
that he pledged said property
and appropriated said amount of
money to his own use

Augustus M. Liebenstein

Sworn to before me, this
29 day

of
March 29 1890
J. J. Cuff Police Justice.

POOR QUALITY
ORIGINAL

0298

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 42 years, occupation Police officer of No. 23 Princeton Street, being duly sworn deposes and

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

Sworn to before me, this 27
day of Nov 1899 } John J. Luff

James C. Reilly
Police Justice.

Lined area for additional text or notes.

POOR QUALITY
ORIGINAL

0299

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, }

Samuel Jones

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

Question. What is your name.

Answer.

Samuel Jones

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

205 5 84th Ave

6 months

Question. What is your business or profession?

Answer.

Welder

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
his
Samuel + Jones
made

Taken before me this

day of *March* 1931

J. C. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0300

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

No 3 494
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Conquies M. Richardson
1000 Eastern Avenue

Samuel Jones

2 _____
3 _____
4 _____
Offence Larceny

Dated Nov 27 1890

Samuel O'Reilly Magistrate

John J. Gully Officer.

143 Precinct.

Witnesses

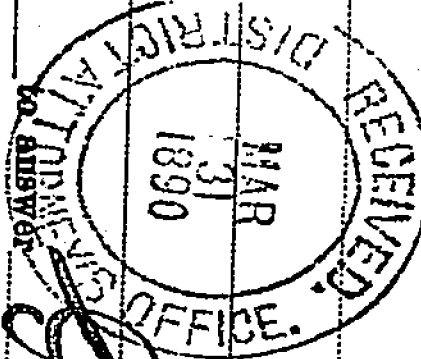
Officer

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$1000 Street _____



Samuel Jones

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 27 1890 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

0301

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Jones

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

Samuel Jones

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

The said

Samuel Jones

late of the City of New York, in the County of New York aforesaid, on the twenty-first
day of March in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of twelve

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of, and of the value of
twelve
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of twelve

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of twelve

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of twelve dollars and one

clock of the value of twenty-five
dollars

of the goods, chattels and personal property of one

Augustus M. Liebenstein
then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0302

BOX:

392

FOLDER:

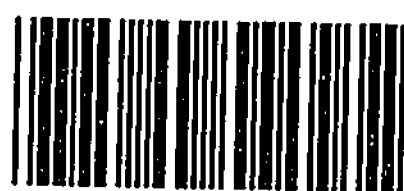
3649

DESCRIPTION:

Jordan, William Henry

DATE:

04/09/90



3649

POOR QUALITY
ORIGINAL

0303

NO 19 Gundy

Counsel,

Filed

Pleads

1889

day of April
1889
J. H. Gundy

THE PEOPLE

vs.

ABDUCTION.
[Section 292, Sub. 1, Penal Code.]

P

William Henry Jordan

JOHN R. FELLOWS,

District Attorney.

Subst.
April 17

A True Bill.

William J. Berry
Foreman,
April 21/90

Spec. & Com. of R.
Abraham

S. P. H. April 25

Witnesses:

W. E. Blockman
Attorney
Booth Tucker
Booth Tucker
918 Trinity Ave.
New York City

POOR QUALITY
ORIGINAL

0304

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

POLICE COURT—2nd DISTRICT.

of No. 918 Trinity Ave (163rd) Street, being duly sworn, deposes and

says that on the 24 day of March 1890

at the City of New York, in the County of New York, one William Henry

Jordan (now here) did unlawfully and feloniously have sexual intercourse with deponent against her will and consent in the manner following to-wit: that on said date deponent was alone in the above premises at about the hour of 3 Pm when said Jordan entered said premises being permitted to do so because of deponent's previous acquaintance with him that he seized deponent threw her to the floor of the dining room, forced her thighs apart and then and there against her protest and outcry had a criminal connection with her.

Deponent further says that her age is fifteen years and that previously she was of chaste character.

Katie Tucker.

Sworn to before me this
24th day of March 1890

A. J. [Signature]
Police Justice

POOR QUALITY
ORIGINAL

0305

Sec. 193-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

William Henry Jordan being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *h* 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 *h* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer.

William Henry Jordan

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

MS

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

Answer.

918 Trinity Avenue

Question. What is your business or profession?

Answer.

Roofer

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

Answer.

I am not guilty

William Henry Jordan

Taken before me this
day of *March* 189*4*

Police Justice.

POOR QUALITY
ORIGINAL

0306

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

Police Court-- District.

491

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William J. Smith

John Henry Gordon

2 _____
3 _____
4 _____

Offence

Abduction

Dated

March 27 1890

Magistrate.

Henry J. Logan

Madison 18 Precinct.

Witnesses

No. *100* Street.

Rich. J. Smith

No. *100* Street.

918 Broadway

No. *100* Street.

John J. Smith

John J. Smith

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

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

Dated *March 27 1890* *John J. Smith* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

47
The People v. Perry Jordan
Indictment for abduction and rape.

Court of General Sessions. Part I
Before Judge Cowing. April 18, 1890

Catherine Tucker, sworn and examined, testified. I live 918 Trinity Avenue and 163rd St. in this city. I was in the house on the afternoon of the 24th of March last; the defendant was there between three and four o'clock. I first saw him that day in the house at half past eleven. I had no talk with him then and did not in the afternoon; he came over to me in the room where I was. I don't know what he said to me, I forget. I went up stairs and he ran after me. I was washing in the kitchen and shut down the tubs and was going up stairs to comb my hair and he ran after me; he did not do anything to me in the kitchen; he ran up stairs after me and threw me on the bed, he caught hold of me in the hall by the chess and then I continued to run into the bed room. I told him to leave me alone, I jumped up on the bed, he caught hold of me and threw me down; he said if I did not let him do what he wanted he would shoot me. I did

not say anything; that frightened me. Then the door bell rang and I told him to go down and open the door; he went down to the door and I did not know who was at the door. Then I fixed my clothes on, I came down stairs, and he said it was my sister and he sent her for candy; she is thirteen years old, younger than I am. I came down stairs and went into the kitchen and commenced to cry. When you got on the bed what did he do to you? He caught hold of me and pulled me down. I stood on the window sill, he threw me on the bed and got on top of me.

The Court. She says that he unbuttoned her drawers and put his privates into hers.

By M. Macdonna. Are you sure Katie that he put his privates into yours? Yes sir.

By the Court. How old are you? Fifteen. I will be sixteen next June. This was after three o'clock. I think it was six o'clock my brother came in.

Cross Examined. Jordan and his wife lives in the same house with us; they have lived there since last October; my father lives there; my mother is dead; my father and sister

POOR QUALITY
ORIGINAL

0309

and brother live there. Jordan was employed by my father. It was on Sunday March 23 when he put me on the bed and had connection with me. I never had connection with anybody before. I am sure of that. I have been in the habit of wearing long dresses. It was not on a Sunday it happened, but on Monday the 24th of March. I did not have this dress on, I had a longer dress than this. I first told Mrs. Jordan about this that night, and she took me to the doctor the next morning, Dr. Hahn; he examined me. Mrs. Jordan told my father before I went to the doctor. "Billy" (Mr. Jordan) went down and told his wife what he did to me; so his wife told me; then I told her about it; she accused me of having something to do with him and I admitted it. I told Mrs. Jordan when she came home and Mrs. Jordan told my father. I was present when she told my father; then she took me to the doctor; the doctor told Mrs. Jordan what the matter was with me. The doctor told her I had been in the family way about two months.

I went to the doctor's on Tuesday morning with Mrs. Jordan on the 25th of March. Jordan left the house. I did not see him until Wednesday in Court.

Robert Tucker sworn. I live at 918 Trinity Avenue. I remember the 24th of March last going home and finding my sister ^{and Jordan} in the house. Jordan was sitting on the lounge with his head down; this was a quarter after five. I says, "Hallo, Billy, are you drunk?" He says, "Yes!" and that is all. I says, "What is the matter with Katie?" She says, "I will tell you after;" she was standing over in the corner by the window crying, sobbing hard. Then I went out in the stable to take the harness off and put on his stable blanket so that he could not catch cold. I came in again and Billy was gone. I have not seen him from that day to this. My sister did not say anything to me while Jordan was there.

Robert C. Tucker sworn. I live at 918 Trinity Avenue in this city and am the father of Catherine Tucker, the complainant in the case. I am a widower

and my daughter Catherine lives with me, she will be sixteen years old the 15th of next June. I saw Jordan on the morning of the 24th of March last when I left the house and did not see him again until the 26th when I had him arrested. I saw him on Seventh Avenue when I called the attention of the Police to him between 18th and 19th sts. I did not have a conversation with him until the officer laid his hand on him; we had a few words together. I says to him, "This is a nice trick you done me, Billy." He says to me, "I have got square with you." Q Did he say for what? For what I had told his wife the Sunday previous. Q Give the exact conversation? He said that he got square with me. I asked him what he meant by that? He says, "For what you told my wife. Says I, 'That was that Billy?' He said, 'for telling her that he went with other women - that he pawned his clothes to go with other women. Q That is, he told you you told his wife that he pawned his clothes to go with other women? Yes, he told me that himself going to work one day the week previous.

I could not remember exactly the whole conversation because the excitement was too intense for me. I went to the station house. I am in the roofing business; my wife has been dead two years. My daughter is unprotected in the house while I am away at business.

Cross Examined. I told his wife, not in his presence, that he told me he pawned his clothes to go with other women. I told her that to keep him more at home. I first knew Jordan when he and I worked for Van Orders. I brought him and his wife to live in my house last October. Mr. Jordan took charge of the house and they boarded with me. He left me once before and came back again, I suppose he left one time to better himself. Q Don't you know that he left your employment, and when he said, "I have got square with you for what you told my wife about me on Sunday, that he meant he left your employment? No sir. I have given the whole conversation as it took place. I charged him then with ravishing my daughter. I first learned

POOR QUALITY
ORIGINAL

0313

of it where I went home Tuesday morning. Mrs. Jordan told me. I was not home Monday. I was at Elizabeth. I did not tell Mrs. Jordan to take the girl to the doctor. I knew she went back to the doctor and brought back his certificate. The certificate stated that the girl was in the family way, but I think the doctor was mistaken. I was not satisfied with that and wanted her to go to some other doctor. On Wednesday afternoon I had the ~~defendant~~ arrested. Jordan's folks will tell you that I have treated him as a father. I never had any trouble with him. I considered by telling his wife that he was running after other women that it would naturally make a man of him. Before Jordan and his wife came to my house my son-in-law lived with me, James B. McGuire; he and his wife lived with me from last April up to October. My daughter was born on the 15th of June 1874; she was privately christened in the house. There is no record of her birth with the Bureau of Statistics; there is no record of her christening anywhere.

Her grandmother attended my wife in every confinement. She was christened ~~the~~ very day that she was born because she was at the point of death at the time; she had been sickly for a year after she was born; she was very delicate and I remember the fact that she was Baptized the day she was born.

James T. Madden sworn. I am an officer attached to the 16th precinct police. I arrested Jordan the defendant on the 26th of last month, March, on the complaint of Mr. Tucker. I brought him to the station house and had a conversation with him on the way concerning the charge. I asked him where Tucker charged him what he had done such a thing as that for? And he said in the presence of Mr. Tucker that it was not his fault, that it was the girl's fault, that she was playing around him all the time, that she was drawing him on. There was a good deal of other conversation passed between them. I did not pay much attention to them. He accused

Mr. Tucker's son-in-law; he said, "There is more than me; there is your son-in-law." He said, he has been in this, or something like that. Mr. Tucker called him a liar. Cross Examined - Tucker was present during this conversation. Q. Mr. Tucker says that all the conversation was that he came up and had him arrested and that he said, "I have got square with you for what you told my wife?" A. No; there was a great deal more conversation because the conversation lasted from the time he was arrested until we got into the station house. The both were very excited; they both were talking in hot terms and I was afraid they might come to blows.

Walter H. Snow sworn. I am a doctor and examined the complainant Catherine Tucker on the 27th of March last at my office No. 41 East 28th St. I found on examination that there had been penetration of the vagina and hymen by some blunt instrument and from the evidences I saw she was just getting over being unwell, or having her menses. I had no

conversation with her. There were no evidences of abrasion except that there had been penetration by some blunt instrument. I could not tell how recent it had been; that would be a matter of speculation. She was fairly developed for a girl of her age. It is utterly impossible for ~~any~~^{medical} ~~man~~ to say that a woman is in the family way until they have been at least three months in that condition. It is not usual for a woman in the family way to have her courses; such cases have been on record, but it is unusual.

Samuel B. W. McLeod sworn. I am a practicing physician in this city. I examined the complainant, Catherine Tucker on the 26th of March at 3 o'clock in the afternoon. There were some suspicious circumstances which led me to suppose she was in the family way. I remember writing a statement of the girl's condition at the time. Do you remember writing that there was a flow of blood in moderate quantities and that it was in all probability a monthly discharge? Yes. Was that one of the symptoms that led you to suppose she was pregnant?

That was, the blood was there and it had to be accounted for; the condition of the breasts was such as to be suspicious of pregnancy but not sufficient to establish the fact positively.

By the Court. You do not state to this jury she was pregnant? No sir. I do not. I stated in what I wrote that the blood was in all probability a menstrual discharge. I did not give a positive opinion on the question of pregnancy. The condition of her genital organs when I examined her was that they were uncommonly well developed, more like a woman of 25 or 30 than of a girl, and the passage into the internal organs was capacious, and the whole indication was of a very well developed girl.

Cross Examined. I do not swear positively that the blood which I saw was the monthly flow. I am not prepared to swear now that she is not in the family way. It is very hard at so early a period to make a positive opinion when we have only one opportunity of examining them as I had. I have not seen her since until today. Q But there were strong symptoms

of her being pregnant? I think so.

Q. And she would not give any such signs of it in less than a month or two months would she? No sir. Those signs indicated pregnancy of two or three months—what is your best judgment as to how long she had been pregnant? If the breasts were taken as an indication it could not be less than two months.

By Mr. Macdonald. As a medical man would you in any case give an opinion as to the pregnancy of a woman whom you examined at any time during the first three months? I would not; some might do it, but I would not.

By a juror. Was there any inflammation about the parts where you examined the girl? No sir, none whatever; there was no abrasion of any kind; the blood came from the wound. Other development was, as I understand it, like a woman of 25? Yes sir. Like a married woman? It might be so. It did not strike you as a child that had recently been ravished for the first time? No sir, not at all. I do not think that the

condition I found her in could have been produced by anything that happened two days before, except as to the flow of blood, which, if it was menstrual might have been brought on by a hot bath or by any such drugs as are used for that purpose. I cannot tell whether the girl had connection with a man on the 24th or not.

Q Suppose her hymen had been ruptured four years before, she might have connection with a man afterward and you would not know anything about it? Yes, sir. Q Could not that condition be produced in that girl's genitals without ever having had connection with a man at all? Yes sir.

The Case for the Defence
William C. Harolds, sworn and examined, testified. I am a physician. I recollect seeing the Tucker girl. I think in the neighborhood of three weeks ago; she was brought to my office by Mrs. Jordan for the purpose of my examining her to see if an assault had been committed. I refused to make the examination, and in general questioning the girl I brought out

other facts that led me to look for something else. What is your best judgment as to whether she is in the family way or not, and if so, how long she had been in the family way? Of course the symptoms and signs that I saw and drew from her were strong presumptive signs. My best opinion then was that she was about two or two and a half months in the family way.

By Mr. Macdonna. Those signs that you saw were merely presumptive signs, you do not presume to swear that she is in the family way? No sir. I do not.

By Counsel. That was your best opinion at that time was it? Yes sir.

June Jordan sworn. The defendant is my husband. I know the Tucker girl. I recollect on a Sunday morning having a dispute with Mr. Tucker. He sat at the breakfast table and told me on Sunday morning that my husband was in the habit of going with prostitutes; that was not the expression he made use of; he told me that every Sunday he was going to some den. Then my husband

came in from feeding the horse I accused him - told him what Mr. Tucker told me. He had very angry words and I threatened to scold him. My husband got out of the house as fast as he could. I dressed myself then and went down to my sister-in-law. I next saw him on Sunday afternoon. I saw the girl on Monday evening and had a conversation with her. Katie told me my husband had taken liberties with her. Mr. Tucker was not home at the time. She did not say to what extent he had done so. I was in a hurry to go back to my sister's. I said I could not stay. I did not come back after that to Mr. Tucker's. I went to my sister-in-laws and told my brother-in-law. Mr. Tucker was not home Monday night. I saw him on Tuesday morning and then I had a conversation with him. I told him that Katie had told me that Billy had taken liberties with her. Before I said anything more he rushed out of the room throwing off his coat. "Where is he, where is he?" he said. Then he asked me to take her to

POOR QUALITY
ORIGINAL

0322

this doctor and expressed a wish that I should take her down town around 120th st. to my sister-in-laws. I took her to Dr. Hand, and then he gave a few lines to the effect that to the best of his belief she was from two to three months in pregnancy. I gave the lines to her father, Mr. Tucker and he kept them. Tucker asked me could not I do anything for her? I told him, yes, I would give her a hot bath. I gave her some hot gin and she went to bed and the next morning she was all right, she began to menstruate. I have had entire charge of the house and the children. When I was there about three months she told me her sickness had stopped. I told the father that Katie needed medicine - told him to get pennyroyal pills. At night when he came home he said he enquired the price and they were \$1.25 a box. Then that was let drop for a short time, and one night the girl and myself were down at my mother-in-law's and I spoke to her about the pennyroyal.

POOR QUALITY
ORIGINAL

0323

I got those medicines and gave them to her, and all this time her monthly flows had stopped; they were brought about by giving this gin and hot bath. I saw my husband in Jefferson Market on Wednesday after Tucker had him arrested. I asked him if he was guilty, if he did such a thing? He said he was not guilty. She testified that he told you first that he had had connection with her, and then you went to her and charged her, is that so? No, it is not so. I did not know it; the girl told me first.

By a juror That was the conduct of this little girl in the house before this occurrence, was she a good little girl, stayed in or went out nights? She only used to visit next door, a family named Jackson. Edward Jackson, a son, was a companion of her brother and a constant visitor at the house. Cross Examined I have always lived very happily with Mr. Prilam before this time that Mr. Tucker told me of these things I never had any trouble with him. He made an assault upon me on 4th of July.

POOR QUALITY
ORIGINAL

0324

Wm Henry Jordan, sworn and examined,
I am the defendant. I could not exactly
tell when I first made the acquaintance
of Tucker, it is a good many years
ago, close on to 18 years I guess. I went
to live with him in October of last year.
My wife kept house for him. I have
had trouble with him a couple of times
on account of him keeping my wages.
On the 23^d of March, Sunday morning,
me and my wife were carrying on
all the morning. I went out to feed
the horse, and while I was out feeding
the horse, Mr. Tucker went and told
my wife that I do nothing every Sun-
day but go out with prostitutes. I came
in after feeding the horse and my wife
threatened me with a boiler of water
and called me all sorts of names.
I went to get my coat and vest to
get out of the house. My wife hid the
coat and vest until she dressed her-
self, and as soon as she got dressed
she gave me my coat and vest; then
she was going to follow me and have
me arrested and give me a setting
out in the street. I went out and

POOR QUALITY
ORIGINAL

0325

made to go to the water closet. I had to get out through the back way across lots to get out other way. I met my wife Sunday afternoon up to my sisters in 120th st.; she commenced to fight with me there. I told her to never mind I would never work another day for Robert C. Tucker. That was not the first time he got me to break up my home three or four different times. I had trouble with Tucker. I have heard the girl's statement here. I never had connection with her at any time. I went out after six o'clock Monday morning; he thought I was going down town after his job, but I did not go. I went back at eleven o'clock and asked Katie to get my clothes. She said, "What is the matter with you getting them yourself?" I said, "Very well," and started to go up stairs; she ran up ahead of me. I waited down in the dining room fully ten minutes; she did not come with my clothes. I went up stairs; she was in the act of getting my clothes out of the closet. I took my clothes and brought them down stairs and laid them on the Kitchen table. This girl went and

got me a newspaper out of the closet. I commenced to tie up my clothes; she shoved me away from the clothes, saying, "you don't know how to tie a bundle up," she tied the bundle up herself. I took the bundle out and came back again between half past three and four o'clock. Katie Tucker was there. I says, "was my wife home yet?" She said, No. I sat in the corner by the window on a chair, I looked out in the yard and I walked down the yard a while. I came in again and was sitting in the same chair. Katie Tucker says to me, "Why don't you go up stairs for a sleep?" I says, "I don't want to go up stairs." I went into the dining room and laid on the lounge. I was dozing, half-asleep and Katie shook me, waking me up, saying, "Why don't you go up stairs to sleep?" I told her I did not want to sleep. I put my elbow on the lounge and Katie jerked my elbow from under my head; she did that two or three times. I sat there for a few minutes, I got up again; she

ran up stairs. I made to run after her; I said, I will hurt you, if you do not stop your fooling. She said, yes, you will if you can catch me. She done that two or three times. I sat on the lounge. Robert Tucker, her brother, who is 21 years of age, came in and said, Why didn't you go to work today? I says, I did not feel like working. He says, What is the matter with you, Katie? She says, nothing. He says, Tell me what is the matter or I will break your God-damned neck. The girl says, nothing again, and after he went to walk over towards the girl she says, I will tell you after. I asked the young boy Tucker to come out and have a glass of ginger ale and he said, No. I went down to 161st St. and had a glass of beer. I went to my sister's house and I met my wife. I do not go with prostitutes. I left Tucker's employment. Mr. Tucker was on the back end of a Seventh ave. car and he saw me and had me arrested. He said, here is the man who assaulted my daughter. I did not know what the man

was saying, for he was near crazy. I thought he was going to hit me all the way going to the station house. The way he was abusing me. I did not say that the girl had hold of me, I did not admit that I had connection with her. I was never arrested before charged with crime. I never left my house after eight o'clock. I was always in bed at that time.

By the Court. The police officer said you said she led you on? No sir, I never said such a thing. I said, I would get square on him for having me arrested.

Cross Examined I slapped my wife in the face and fired a blank cartridge. I did not say to the officer that I could not help doing it, that the girl was continually following me. The girl jumped on my lap and jumped off that Monday on the lounge.

John Lindsey and George H. Adams testified that the defendants character was good.

The jury rendered a verdict of guilty of abduction.

POOR QUALITY
ORIGINAL

0329

Testimony in the
case of
Mrs W. J. Jordan
filed

April
1890

**POOR QUALITY
ORIGINAL**

0330

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

The People

v

BRIEF FOR THE PEOPLE.

Wm. Henry Jordan.

STATEMENT OF THE CASE.

The Rape was committed between 3 & 4 P. M. Monday March 24th. 1890 at girl's home 918 Trinity Ave near East 163 St.

Catherine Tucker , age 15 years says that defendant did it twice to her, once in the hall bedroom and once in dining room. That he is the only person who ever did it to her. She also tried to resist. No other persons in the house at the time.

Robert Tucker 20 years 918 Trinity Ave will testify that he found defendant Jordan sitting drunk on Sofa and sister Catherine standing CRYING in dining room about 5 P. M. same date. He asked Jordan what was the matter. " I'M DRUNK " he replied.....

Robert asked sister the same. " I'LL TELL YOU AFTERWARD " she said, and she told him of assault after defendant had gone out.

Robert C. Tucker girl's father says she is 15 years of age, that he followed defendant and caused his arrest... on the way to the Station House, defendant said he had " done it more than once".

Officer James T. Madden 16 Precinct, made arrest and

**POOR QUALITY
ORIGINAL**

0331

heard the defendant say " I COULD N'T HELP: SHE WAS ALWAYS FOOLING
AROUND ME ".

Dr. B. W. McLeod Police Surgeon, 247 West 23rd St. ,
examined the child. Found no signs of violence, nor of sexual
intercourse.

Dr. W. H. Snow found sexual intercourse symptoms.

POOR QUALITY
ORIGINAL

0332

1890 June 15th
1874 June 15th

16

not wages paid.

Try day you are here.
Presumptive signs.

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

Mr. Henry Jordan

Abdusalam
PENAL CODE, sec. 282-

BRIEF FOR THE PEOPLE.

POOR QUALITY
ORIGINAL

0333



District Police Court

New York, March 27th 1890

This certifies that Catharine Tucker
was carefully examined by me
on March 26th 1890 in the
16th Precinct station House -

She is well developed in breasts
and genitals, the entrance to
internal genitals is large,
there is a flow of blood
moderate in quantity, proceeding
from the womb and in all
probability her monthly discharge.
I find no evidence of any
violence either to the genitals
or other parts of the body
examined.

Subscribed and sworn to before me this

27th

of

March

1890

Police Justice.

F. W. Wood M.D.
Surgeon of Police

POOR QUALITY
ORIGINAL

0334

DR. WALTER H. SNOW,

41 EAST 28TH STREET,

Office Hours: { 9-10.
8-8.

NEW YORK.

27 March 90

Hon E. J. Gerry
Pres. S. P. C. C.

Dear Sir,

Having examined
Kitty Zucker aet 15. I
beg to state that there
has been full pene-
tration by some blunt
instrument

Very respectfully
W. H. Snow M.D.

POOR QUALITY
ORIGINAL

0335

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Henry Jordan

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

William Henry Jordan

of the CRIME OF ABDUCTION, committed as follows:

The said *William Henry Jordan*,

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

fourth day of *March*, in the year of our Lord one

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

feloniously take, receive, harbor, employ and use one *Katie Tucker*,

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

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

said *William Henry Jordan*, not being then and there

the husband of the said *Katie Tucker*,

against the form of the Statute in such case made and provided, and against the peace of

the People of the State of New York and their dignity.

~~JOHN R. FELLOWS,~~

~~District Attorney.~~

POOR QUALITY
ORIGINAL

0336

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said William Henry Jordan

of the CRIME OF RAPE, committed as follows:

The said William Henry Jordan

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 a certain
female not his wife, to wit: her, the said Katie Tucker —,
then and there being, wilfully and feloniously did make another assault, she, the said
Katie Tucker — being then and there a female under the
age of sixteen years, to wit: of the age of fifteen years; and the said
William Henry Jordan — then and there
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said
Katie Tucker —, against the form of the
Statute in such case made and provided, and against the peace of the people of the
State of New York and their dignity.

JOHN R. FELLOWS, *District Attorney.*

0337

BOX:

392

FOLDER:

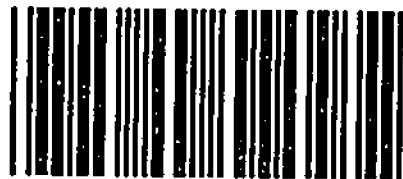
3649

DESCRIPTION:

Julius, Mary

DATE:

04/16/90



3649

POOR QUALITY
ORIGINAL

0338

Witnesses:

James Bannan

Officer Baker

Counsel,

Filed

Pleads,

THE PEOPLE

vs.

P

Mary Julius

Grand Larceny, first Degree.
[Sections 528, 530 — Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Apr. 24, 1890 MCA.

A True Bill.

W. J. C. Berry

Part 2 - April 24/90 Foreman.

Fried and acquitted

1177

POOR QUALITY
ORIGINAL

0339

Police Court 2 District.

Affidavit—Larceny.

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

James Bannon
of No. 150 3 9th Avenue Street, aged 27 years,
occupation Livery Stable work being duly sworn

deposes and says, that on the 9 day of April 1888 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 night time, the following property, viz:

Thirty five
Dollars in gold and lawful
money of the United States

\$ 35-

the property of

deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Mary Julius (nowhere)

under the following circumstances:
Deponent had this money in one roll
of bills in the left pocket of his
paulatons. Deponent met the
defendant in West 41st Street
near 7th Avenue about 11 o'clock
P. M. on said date, and went
with her to No 234 West 41st
Street for the purpose of prostitution
and went to bed in a room
with her. Deponent missed the
money before leaving the room
and before the defendant
left, and no one else but the

Subscribed to before me, this
1888 day

Police Justice.

POOR QUALITY
ORIGINAL

0340

defendant had an opportunity to
take the said money. The defendant
ran out and was soon arrested in the
street about five minutes afterwards.
Reponent after the defendant he
dealt with by the law agent. Reponent
did not take off his pantaloons while he was

Sworn to before me this..... day

of..... 1880

James B. Brown
Police Justice.

in company with the defendant

James B. Brown

POOR QUALITY
ORIGINAL

0341

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *Mary Julius*

Question. How old are you?

Answer. *22 Years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *134 West 27 Street*

Question. What is your business or profession?

Answer. *Seamstress*

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*
Mary Julius

Taken before me this

day of

18

Police Justice

0342

Police Court--- 2 District 569

ON THE COMPLAINT OF
James Lawrence
1503 *St. P* *St. Ave*

Mary Wilson

Office *Conceding*
from the President

April 10th 1888

Magistrate.

Officer *Dulger*

Precinct: 22

No. Street.

No. Street.

No. 4717 Street 11th

209 99.
TO ANSWER

34 Apr. 13. 14. 15. 16. 17. 18. 19. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37. 38. 39. 40. 41. 42. 43. 44. 45. 46. 47. 48. 49. 50. 51. 52. 53. 54. 55. 56. 57. 58. 59. 60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73. 74. 75. 76. 77. 78. 79. 80. 81. 82. 83. 84. 85. 86. 87. 88. 89. 90. 91. 92. 93. 94. 95. 96. 97. 98. 99. 100. 101. 102. 103. 104. 105. 106. 107. 108. 109. 110. 111. 112. 113. 114. 115. 116. 117. 118. 119. 120. 121. 122. 123. 124. 125. 126. 127. 128. 129. 130. 131. 132. 133. 134. 135. 136. 137. 138. 139. 140. 141. 142. 143. 144. 145. 146. 147. 148. 149. 150. 151. 152. 153. 154. 155. 156. 157. 158. 159. 160. 161. 162. 163. 164. 165. 166. 167. 168. 169. 170. 171. 172. 173. 174. 175. 176. 177. 178. 179. 180. 181. 182. 183. 184. 185. 186. 187. 188. 189. 190. 191. 192. 193. 194. 195. 196. 197. 198. 199. 200. 201. 202. 203. 204. 205. 206. 207. 208. 209. 210. 211. 212. 213. 214. 215. 216. 217. 218. 219. 220. 221. 222. 223. 224. 225. 226. 227. 228. 229. 230. 231. 232. 233. 234. 235. 236. 237. 238. 239. 240. 241. 242. 243. 244. 245. 246. 247. 248. 249. 250. 251. 252. 253. 254. 255. 256. 257. 258. 259. 260. 261. 262. 263. 264. 265. 266. 267. 268. 269. 270. 271. 272. 273. 274. 275. 276. 277. 278. 279. 280. 281. 282. 283. 284. 285. 286. 287. 288. 289. 290. 291. 292. 293. 294. 295. 296. 297. 298. 299. 300. 301. 302. 303. 304. 305. 306. 307. 308. 309. 310. 311. 312. 313. 314. 315. 316. 317. 318. 319. 320. 321. 322. 323. 324. 325. 326. 327. 328. 329. 330. 331. 332. 333. 334. 335. 336. 337. 338. 339. 340. 341. 342. 343. 344. 345. 346. 347. 348. 349. 350. 351. 352. 353. 354. 355. 356. 357. 358. 359. 360. 361. 362. 363. 364. 365. 366. 367. 368. 369. 370. 371. 372. 373. 374. 375. 376. 377. 378. 379. 380. 381. 382. 383. 384. 385. 386. 387. 388. 389. 390. 391. 392. 393. 394. 395. 396. 397. 398. 399. 400. 401. 402. 403. 404. 405. 406. 407. 408. 409. 410. 411. 412. 413. 414. 415. 416. 417. 418. 419. 420. 421. 422. 423. 424. 425. 426. 427. 428. 429. 430. 431. 432. 433. 434. 435. 436. 437. 438. 439. 440. 441. 442. 443. 444. 445. 446. 447. 448. 449. 450. 451. 452. 453. 454. 455. 456. 457. 458. 459. 460. 461. 462. 463. 464. 465. 466. 467. 468. 469. 470. 471. 472. 473. 474. 475. 476. 477. 478. 479. 480. 481. 482. 483. 484. 485. 486. 487. 488. 489. 490. 491. 492. 493. 494. 495. 496. 497. 498. 499. 500. 501. 502. 503. 504. 505. 506. 507. 508. 509. 510. 511. 512. 513. 514. 515. 516. 517. 518. 519. 520. 521. 522. 523. 524. 525. 526. 527. 528. 529. 530. 531. 532. 533. 534. 535. 536. 537. 538. 539. 540. 541. 542. 543. 544. 545. 546. 547. 548. 549. 550. 551. 552. 553. 554. 555. 556. 557. 558. 559. 560. 561. 562. 563. 564. 565. 566. 567. 568. 569. 570. 571. 572. 573. 574. 575. 576. 577. 578. 579. 580. 581. 582. 583. 584. 585. 586. 587. 588. 589. 590. 591. 592. 593. 594. 595. 596. 597. 598. 599. 600. 601. 602. 603. 604. 605. 606. 607. 608. 609. 610. 611. 612. 613. 614. 615. 616. 617. 618. 619. 620. 621. 622. 623. 624. 625. 626. 627. 628. 629. 630. 631. 632. 633. 634. 635. 636. 637. 638. 639. 640. 641. 642. 643. 644. 645. 646. 647. 648. 649. 650. 651. 652. 653. 654. 655. 656. 657. 658. 659. 660. 661. 662. 663. 664. 665. 666. 667. 668. 669. 670. 671. 672. 673. 674. 675. 676. 677. 678. 679. 680. 681. 682. 683. 684. 685. 686. 687. 688. 689. 690. 691. 692. 693. 694. 695. 696. 697. 698. 699. 700. 701. 702. 703. 704. 705. 706. 707. 708. 709. 710. 711. 712. 713. 714. 715. 716. 717. 718. 719. 720. 721. 722. 723. 724. 725. 726. 727. 728. 729. 730. 731. 732. 733. 734. 735. 736. 737. 738. 739. 740. 741. 742. 743. 744. 745. 746. 747. 748. 749. 750. 751. 752. 753. 754. 755. 756. 757. 758. 759. 760. 761. 762. 763. 764. 765. 766. 767. 768. 769. 770. 771. 772. 773. 774. 775. 776. 777. 778. 779. 780. 781. 782. 783. 784. 785. 786. 787. 788. 789. 790. 791. 792. 793. 794. 795. 796. 797. 798. 799. 800. 801. 802. 803. 804. 805. 806. 807. 808. 809. 810. 811. 812. 813. 814. 815. 816. 817. 818. 819. 820. 821. 822. 823. 824. 825. 826. 827. 828. 829. 830. 831. 832. 833. 834. 835. 836. 837. 838. 839. 840. 841. 842. 843. 844. 845. 846. 847. 8

Don

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 April 10 1890 W. H. C. C. C. Police Justice.

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

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

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

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

POOR QUALITY
ORIGINAL

0343

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Mary Julius

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

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

The said

Mary Julius

late of the City of New York, in the County of New York aforesaid, on the *ninth*
day of *April* in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night - time of the same day, divers promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury
Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of *thirty - five*

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
thirty - five
dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of *thirty - five*

dollars; divers United States Gold Certificates, of a number and denomination to the
Grand Jury aforesaid unknown, of the value of *thirty - five*

dollars; divers coins of a number, kind and denomination to the, Grand Jury aforesaid
unknown, of the value of *ten dollars*

of the goods, chattels and personal property of one *James Bannon*
~~on the person of the said James Bannon~~, then and there being found,
~~from the person of the said James Bannon~~,
then and there feloniously did steal, take and carry away, against the form of the
Statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

JOHN R. FELLOWS, District Attorney.