

JAB. C. WALKER,  
LAWYER,  
80 CAMP ST., NEW ORLEANS.

New Orleans March 14/92.

Hon. Albion W. Tourgee,  
Wayville, New York.

My dear Judge, I send you in  
heret a copy of the Information filed this  
morning by the Off. Dist. Atty against our  
man Resdour. Just as I apprehended our  
adversaries here not been so generous as  
to allege that the L. & N. R.R. was carry-  
ing Resdour as a passenger for profit.  
You can now compare the plea I  
sent to you the other day with the in-  
formation enclosed to see if it meets  
with your approval. Don't hesitate to  
scratch out anything you disapprove. I  
shall not file the plea for a few days  
or I am waiting to hear from you.

The usual form of the judgment in  
the Crim. Court after verdict is about as  
follows: "Considering the verdict of the jury  
finding you guilty as charged & for that  
considering Act 2011 of the Statute of  
the State of La. approved July 10<sup>th</sup> 1890,  
the Court now sentences you to death."

Orders to pay a fine of Twenty dollars,  
and in default thereof that you suffer  
imprisonment for the period of thirty  
days, and that you pay the costs of  
the prosecution." No record of the  
evidence as kept.

I recd. a letter from you this morn-  
ing, but had not time last night to  
make further reference to ~~it~~ it.

Please accept the assurance of my  
esteem.

Respectfully  
Yours  
Jas. C. Wacker