

UNITED STATES COAST GUARD

(INT)

CG-63
601

13 August, 1943

CONFIDENTIAL

05947

MEMORANDUM FOR LIEUT. COMDR. H. A. BURCH, USNR

Subj: SS LUCIUS Q. C. LAMAR - conditions of crew of

1. Your memorandum of June 15, 1943, with attachments is inclosed.
2. There is also inclosed a copy of a communication dated 23 July, 1943, from Coast Guard Headquarters to the Master of the Subject vessel.

Incls

1. DNI memo., 15 June, 1943, with inclosures
2. Copy of Headquarter's letter, 23 July, 1943

F. E. POLLIO
Commander, USCG

Incl

Hdqtrs. ltr dated 7/23/43 to Capt. H. Bishop, c/o Waterman Steamship Agency, 19 Rector St., New York, N. Y. re Subject

DNI Conf. memo (Op-16-B-5 FGH/cas) 6/15/43

LMD:ans

the provisions of Edward Stanley or periods of three against David H. were not proved

War-time Rules to just and in order to its cooperate by the Fern, and ... least's responsibility as outlined above, ... hearing officer is

... Personnel and the ... charged will be accorded all of the rights to a fair hearing and at the same ... any action will be taken.

Very truly yours,

G. Y. JEWELL
Commander, U. S. Coast Guard
Chief of Merchant Marine
Administration Division

DECLASSIFIED
Authority N10326-831
By [Signature] NARA. Date 5/14/17

UNITED STATES COAST GUARD

WASHINGTON

Date.....11 August, 1943

Memorandum for - Chief Intelligence Officer

CONFIDENTIAL

Subj: SS LUCIUS Q.C. LAMAR; conditions of crew of

- 1. In compliance with your request, inclosure 1 is returned.
- 2. Inclosure 2 is forwarded for your information and file.

C. H. Broach
 C. H. BROACH

Incls

- 1. DNI memo., 15 June, 1943, with inclosures
- 2. Copy of Headquarter's letter, 23 July, 1943

addressed to the Navy Coast Guard has been conducted by District Massachusetts.

the provisions of Edmund Stanley for periods of three against David H. were not proved

Wartime Rules to act and in order to its cooperate by pre- the form and manner man's responsibility e outlined above, but e Hearing Officer in

Coast Guard is maintained, it is felt that persons charged will be accorded all of their rights to a fair hearing and at the same time prompt disciplinary action will be taken.

By direction of the Commandant.

Very truly yours,

H. T. JEWELL
 Commander, U. S. Coast Guard
 Chief of Merchant Marine
 Personnel Division

Connor:rn
 1 8211-D Return to (8-12)

(PMP)
CG-628-LUCIUS Q. C. LAMAR
Comp. 1

23 July, 1943

Captain E. Bishop
SS LUCIUS Q. C. LAMAR
c/o Waterman Steamship Agency
19 Rector Street
New York, New York

Dear Sir:

Your letter of June 1, 1943, with inclosures addressed to the Navy Intelligence and subsequently referred to the Coast Guard has been made the subject of investigation and hearings conducted by District Examining and Hearing Officers at Boston, Massachusetts.

As a result of the proceedings conducted under the provisions of R. S. 4450, as amended, certificates issued to Edmund Stanley Dabrowski and Edgar H. Teague were suspended for periods of three months and two months respectively. Charges against David H. Tift, Robert C. McLean, and Richard E. Schrick were not proved and the cases against them dismissed.

The Coast Guard is endeavoring under Temporary Wartime Rules to take prompt action in cases of reported misconduct and in order to accomplish this it is essential that complainants cooperate by presenting evidence of probative value prepared in the form and manner prescribed by statute (R.S. 4597). The complainant's responsibility is not ended with the recordation of offenses as outlined above, but should render himself available upon call of the Hearing Officer in the event a case goes to trial.

If complete cooperation between Merchant Marine Personnel and the Coast Guard is maintained, it is felt that persons charged will be accorded all of their rights to a fair hearing and at the same time prompt disciplinary action will be taken.

By direction of the Commandant.

Very truly yours,

H. T. JEWELL
Commander, U. S. Coast Guard
Chief of Merchant Marine
Personnel Division

Connor:rn
1 8211-D Return to (8-12)