

0041

BOX:

175

FOLDER:

1770

DESCRIPTION:

Aiken, Julius

DATE:

05/20/85



1770

POOR QUALITY ORIGINALS

0042

No. 140

Counsel, *E. J. [Signature]*
Filed *20* day of *May* 188*5*
-Pleads, *not guilty*

[Sections 498, 506, 528, 532]
Burglary in the 2^d Degree.

THE PEOPLE
no. 140
by [Signature]
vs.
[Signature]

RANDOLPH B. MARTINE,
Dr May 24/85
District Attorney.
plead P.C.

A True Bill.
[Signature]
Remitted to [Signature] Foreman
Remitted one year &
 fined \$2.50.

Witnesses:

0043

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Julius Adren

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

Julius Adren

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

The said *Julius Adren*,

late of the *Ninth* Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *May*, in the year of our Lord one thousand eight hundred and eighty-*two*, with force and arms, about the hour of *seven* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Edward Gimedee*

there situate, feloniously and burglariously did break ~~in~~ and enter, there being then and there some human being, to wit: *one Edward Gimedee*,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Edward Gimedee*,

in the said dwelling house then and there being, then and there feloniously and burglariously to 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,

SECOND COUNT—

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

Julius Wilson
of the CRIME OF ~~GRAND LARCENY, IN THE~~ ~~DEGREE~~, committed as follows:

The said Julius Wilson,

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the day time of the said day, with force and arms,

eight pieces of the value of fifty
five cents each,
of the goods, chattels and personal
property of one Demetrius, and
one watch of the value of
five dollars, and one ring of
the value of two dollars,

of the goods, chattels and personal property of one Demetrius

in the dwelling house of the said Demetrius,

there situate, then and there being found, from the dwelling house aforesaid, 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.

Demetrius
District Attorney

0045

B. Beinecke

J. Hasdorfer



Beinecke & Co. Butchers

Packers of the celebrated canned meats of the New York Packing Co. Limited.

196 & 198 Fulton St. New York Apr 10th 1896

Hon. R. S. Fleming

10th St. & Livingston Ave.

Dear Sir

About a year ago a sneak thief entered my house and stole some silverware. The man was arrested by a Central Office detective, brought before you, pleaded guilty, and was sentenced to one year's imprisonment and a fine of \$500 or 250. Perhaps the case is in your memory, as it happened in your immediate neighborhood. I reside at 47 E 75th St near Madison & Litch, we have been approached by ladies of the City Mission to ask your Honor to remit the fine in this case. The enclosures under this fold will show the prisoner's name and also the name of one of the ladies who intercedes in his behalf. My wife and myself called at the

0046

B. Beinecke.

J. H. H. H.



Beinecke & Co. Butchers

Packers of the celebrated canned meats of the New York Packing Co. Limited.

196 & 198 Fulton St. New York 188

... Court House, but were told that you would not
be there this month, and as the young man's term
of imprisonment about expires, we called last
night at your house, but did not find you in
If the prison record shows that said Albee
deserves a pardon we certainly have no objection
whatsoever, and we recommend him to your Honor's
consideration.

Very respectfully
B. Beinecke

POOR QUALITY
ORIGINALS

00477

Court of General Sessions.

JUDGE'S CHAMBERS.

32 CHAMBERS STREET.

New York, April 9 1886

Hon R. B. Cowing

Dear Sir

This will introduce
you to Mr & Mrs Penick
wh. I have known for years
will you be so kind as to do
what you can to oblige them
and greatly favor
Yours Respy
J. Bennett

POOR QUALITY
ORIGINALS

0048

331 Madison Ave.
Feb 21st /86

Mrs Beinecke

Dear Madam

I hope
you will pardon me for trou-
bling you again. but I was
anxious to learn whether
your husband had decided
to withdraw the firm in
regard to Julius Kithers.
which I hope he will do.
as I feel assured he is going
to live a better life for the
future with God's help.

Yours truly
Mrs B. C. Tolson

POOR QUALITY
ORIGINALS

0049

My
No objection
to thank the firm
of the past
entirely, but
I can't leave
home

POOR QUALITY
ORIGINALS

0050

Mar. 29th —
Penn.

Mr. Penick
Dear Sir

Being confined
in the Hospital after having
an operation performed on
my person & being still
in a precarious condition
I take the liberty of writing
you a few lines to inform
you that a word from
you to Judge Conway
would remove all
obstacles from my
medical attendance.
I humbly beg that you
will intercede in my
behalf. I know that I
have no right to ask
you to do this favor.

POOR QUALITY
ORIGINALS

0051

but I depend upon your
generosity to interest
for me.

Since I have
been confined in this
Prison. I having thought
over my past life &
found out what a
wretched one it has
been to me. But having
made up my mind
to lead a different life
& with the help of the

few Christian Ladies
that visit this prison
I will go out & try to
be an honest & upright
young man.
I hope you will
grant me the above favors.
I remain your most-

POOR QUALITY
ORIGINALS

0052

of recent evadant -

Joseph McNewmy
Alias Julius Aiken.

I do hereby certify that Julius
Aiken has been in the
hospital for about 1000 & has
had an operation performed
from which he has not
as yet fully recovered

F. R. Glover, M.D.

0053

Police Court - 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Johnna Beardsley
47 West 78 St

1 Gulbus Adson

2 _____

3 _____

4 _____

Offence Burglary

Dated May 13 1885

D. O. Reilly Magistrate.

Mr. Elrodley Officer.
Central Precinct.

Witnesses Otalie Robinson

No. 46 & 78 St Street.

Bella Franklin Street.

No. 47 78 St Street.

No. _____ Street.

\$ 1500 to answer Special Sessions.

Committed

\$1500 for \$ May 14/85

2 P M



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

Dated May 13th 1885 Samuel C. Reilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0054

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Julius Aiken 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. *Julius Aiken*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *319 E 21st St 3 years*

Question. What is your business or profession?

Answer. *Plumber*

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*
Julius Aiken

Taken before me this *7th*

day of *May* 188*7*

Samuel W. Bell
Police Justice

0055

City & County of
New York

Johanna Benicke being duly sworn and examined says I saw the prisoner at 5 P M on the second floor coming down stairs from the third floor. I don't know by my knowledge how he obtained an entrance. The door is always closed leading from the hall. The door was closed on that day. I saw the door 2 hours before I saw the prisoner. There were five persons in the house at the time. They don't make it a practice to go in and out of said door.

Johanna Benicke
Sworn to before me
this 14th day of May 1885
Samuel O'Reilly Police Justice

0056

CITY AND COUNTY }
OF NEW YORK, } ss.

Katie Robinson

aged *24* years, occupation *Servant* of No.

46 E 78th

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Johanna Bernick*

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

Sworn to before me, this *13*

day of *May* 188

Katie Robinson

Samy C. Kelly

Police Justice.

GLUED PAGE

0057

Court General Sessions.

CITY JUDGES' CHAMBERS

No 32 CHAMBERS ST.

New York April 14th 1886

Nenny Welsh Esq
My Dear Sir.

On reading the enclosed letters of Jos McKenney Mrs Tallman, B Beinecke, the certificate of A Glover & after talking with the mother of the prisoner I am inclined to think that the ends of justice will be subserved by remitting the fine of \$250 against Julius Aiken. I understand that he has served his term of imprisonment out & some days over on account of the fine and that he is to pay

a Beinecke

Street, aged 26 years,

being duly sworn

Street,

of course

case

no doubt wegle

two others

by opening a door

in first floor

in the day time, and the

of Five

and

one

Part of

property

in the

the property of

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Julius Aiken (now here)

for the reasons following, to wit: That deponent saw said Aiken in said premises at about 4.45 P M on said date and she followed said Aiken down stairs into the street and he ran down 78th Street to 4th Avenue where deponent lost sight of him and returned to his home and immediately missed said property that was contained in the butters pantry and servants bed room

GLUED PAGE

0058

the fine.

Will you see the district
attorney & say to him that subject
to his approval I will remit
the fine.

File the enclosed papers
with the indictment.

Yours truly

Rufus B. Conroy
City Clerk

I consent and approve the
remission of fine in case
of Julius Aiken.

July 14. 1886 Randolph B. Martine
District Attorney

0059

on the 4th floor in said premises Deponent further says that she is informed by Alatie Robinson a servant in the employ of Herman Ot Stern of no 46 E 78th Street that she saw said defendant enter the front basement and about two hours thereafter came out of the hall door and run rapidly away

Subscribed before me
the 13th day of May 1885
Johanna Beinecke
Samuel C. Bullitt, Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
Burglary Degree.

Dated 188
Magistrate.
Officer.
Clerk.

Witnesses:
Committed in default of \$ Bail.
Bailed by
No. Street.

0060

BOX:

175

FOLDER:

1770

DESCRIPTION:

Allen, John

DATE:

05/13/85



1770

0061

No. 802

1885

Counsel,
Filed 13 day of May 1885
Pleads,

Witnesses:

Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 529, Penal Code].
Support THE PEOPLE
of the County of [unclear]
I, the undersigned,
do hereby certify that
John [unclear]

RANDOLPH B. MARTINE,
Esq. District Attorney.
pleads guilty

A True Bill.
Edwards
Foreman.

John [unclear]

0062

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 Deane

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

John Deane

of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed as follows:

The said *John Deane*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *eleventh* day of *May* in the year of our Lord one thousand eight hundred and eighty *five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one watch of the value of
twelve dollars,

of the goods, chattels and personal property of one *Victoria Winslow*
on the person of the said *Victoria Winslow*
then and there being found, from the person of the said *Victoria Winslow*
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 P. Martin
District Attorney.

0063

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Widow Grei Koff

John Allen



Offence Larceny from person in day time

Dated

May 12 1885

Magistrate

John Roman

10 Precinct

Witnesses

Levia officers

No. Street

No. Street

No. Street

\$ 1000 to answer Paul Sessions

Levia

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

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 May 12 1885 John Roman Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0064

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

John Allen 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 Allen

Question. How old are you?

Answer. 17 years

Question. Where were you born?

Answer. Ireland

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

Answer. Brooklyn 24 years

Question. What is your business or profession?

Answer. Glass blower.

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 Allen
Witness

Taken before me this

day of May 1885

John J. McNamee Police Justice.

0065

Police Court—^{30th} District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Isidore Weiskopf,

of No. 313 East 30th Street, aged 13 years,
occupation none, being duly sworn

deposes and says, that on the 11 day of May 1885 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

person of deponent, in the day time, the following property viz:

one Silver Watch of the value
of Twelve 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 John Allen (nowhere) from the fact
that between the hours of 6 + 7 o'clock in
Evening of said 11th day of May 1885 deponent
was standing on the corner of Canal and
Forsyth Street when deponent had said
Watch in the left hand pocket of the vest
then worn upon deponent's person,
deponent felt a jerk on his pocket and he
saw said defendant snatch the Watch
then attached to a chain from deponent,
and run away. That deponent gave
an alarm, and pursued said defendant,
who was caught by officer Ockerman
Suterman of the 10th Precinct Police in
Bayard Street where deponent's Watch was
found in the possession of said defendant.

I Weiskopf

Sworn to before me, this 12 day of May 1885

of
John Ockerman Police Justice.

0066

BOX:

175

FOLDER:

1770

DESCRIPTION:

Anderson, George

DATE:

05/05/85



1770

Witnesses:

Counsel
Filed
Friends
1885
W. H. May
W. H. May

THE PEOPLE
George Anderson
Grand Larceny in the 2nd degree
(MONEY)
(Sec. 598 and 597 Penal Code)

RANDOLPH B. MARTINE
District Attorney
Ordered to the Court of Owen and
Chambers for trial May 7, 1885

A True Bill.
Edwards
May 15, 1885
Shied and committed
Chambers

0068

Witnesses:

Counsel, *R. M. May* 1885
Filed *May 15* day of *May*
Pleads *Not Guilty*

303631
THE PEOPLE
George Anderson
(Defendant)
Grand Larceny in the *2nd* degree.
(Money)
(Sec. 538 and 537, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.
Ordered to N.Y. Court of Over and
Serriner for trial *Monday 7, 1885*
A True Bill.

E. M. Murl
May 15, 1885 *Mur* *Foreman*
Tried and convicted
Elmer Anderson *May 18*

0069

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 Anderson

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

George Anderson

of the crime of GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:

The said *George Anderson*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~eighteenth~~ day of ~~April~~, in the year of our Lord one thousand eight hundred and eighty-~~five~~ at the Ward, City and County aforesaid, with force and arms, in the ~~day~~ time of the same day,

~~one~~ promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; ~~three~~ 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 the denomination of ten dollars, and of the value of ten dollars ~~each~~; ~~five~~ 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 the denomination of five dollars, and of the value of five dollars ~~each~~; ~~seven~~ 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 the denomination of two dollars, and of the value of two dollars ~~each~~; ~~thirty~~ 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 the denomination of one dollar, and of the value of one dollar ~~each~~;

~~one~~ promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; ~~three~~ promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars ~~each~~; ~~five~~ promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars ~~each~~; ~~divers~~ coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ~~twenty~~ dollars,

~~one~~ pair of scales of value of the value of twenty dollars, and ~~one~~ hand saw of the value of ~~two~~ hundred dollars,

of the proper moneys, goods, chattels, and personal property of one ~~_____~~ on-the-person-of-the-said *John D. Bradley*, then and there being found, from-the-person-of-the-said ~~_____~~ 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.

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY ORIGINALS

0070

April 30

3 PM
John D. Mark
for defense

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 1 4059 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John D. Bradley
41 East 68 St

George Anderson

1
2
3
4

Offence Grand Larceny

Dated

April 30
1885

073
Magistrate
073
Magistrate
073
Magistrate

Witness
Daniel Bradley
41 East 68 St

No. 4, by
Residence

Magistrate
Mary D. Bradley
41 East 68 St

No. 3, by
Residence

No. 2, by
Residence

No. 1, by
Residence

No. 4, by
Residence

No. 3, by
Residence

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 Anderson

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 April 30 1885 Solomon D. Smith Police Justice.

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

Dated 1885 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 1885 Police Justice.

0071

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

George Anderson 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 Anderson

Question. How old are you?

Answer 18 years

Question. Where were you born?

Answer US

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

Answer 344 E 32^d St 18 months

Question. What is your business or profession?

Answer clerk

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

George Anderson

Taken before me this 30 day of June 1885
Wm. J. Smith
Police Justice.

0072

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 14 years, occupation Walter Bradley of No. Schoolboy

41 East 68 Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of John Bradley and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 30 day of Apr 1887 } Daniel Bradley

Solou Smith
Police Justice.

0073

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

Mary L Bradley

of No. 41 East 68th Street, aged 45 years,

occupation married being duly sworn deposes and says,

that on the 18th day of April 188

at the City of New York, in the County of New York, there was in the second story back room of deponents house the money opera glasses and diamond watch pin described in the annexed affidavit, a short time before said George Anderson was seen in said room by deponents son Daniel and that said property was missed as soon as said Anderson had left deponents house.

Mary L Bradley

Sworn to before me, this 30th day of April 1888
Edison J. Smith
Police Justice.

POOR QUALITY ORIGINALS

0074

Police Court 2d District.

Affidavit—Larceny.

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

John D. Bradley

of No. 41 East 68th Street, aged 53 years;

occupation livery stable keeper being duly sworn

deposes and says, that on the 18th day of April 1885 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 day time, the following property viz:

Good and lawful money of the amount of thirty dollars, one pair of opera glasses, one diamond hawk pin, and in all of the value of two hundred and fifty 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 George Anderson (now here) for

the following reasons to wit. On said 18th of April (as deponent is informed by his son Daniel Bradley) he said Daniel saw said Anderson in the room of his ^{Daniel's} mother at No. 41 East 68th Street and that said Anderson left said room and ran out of the house when said Daniel spoke to him and asked him what he wanted. After said Anderson left deponent's house said property was missed from said room where it had been a short time before said Anderson entered said room whereupon deponent charges said Anderson with feloniously taking, stealing and carrying away said property.

Sworn to before me, this 30 day of April 1885
John D. Bradley
Justice

POOR QUALITY ORIGINALS

0075

A. GIBBINS,
BUILDER.

310 & 312 W. 40th Street.

New York, May 16th 1865

Dear Judge Van Brunt...

Sir, I hereby certify that I know Alvin D. Coover, #303 East 25th Street for the past fifteen years and I always found him honest and an honorable man in all his dealings. His son George was convicted by jury before you on Friday 15th inst. of larceny and he wishes you to use your power for leniency to send him to Elmira Reformatory to give a chance for reform, for which the boy himself and me earnestly request.
Yours respectfully,
Amos E. Coover
#262 West 44th St
forman for Albin.

POOR QUALITY
ORIGINALS

0076

New York May 18th 1855
Honorable Judge Frankmont
Court of Oyer & Terminer
Dear Sir

I have known
Mr Owen & Mr Gouen for thirty years
I have always known him to be an
honest, honorable & hard working man
and while his son has been unfortunate
in his choice of his company still as
his parents home never been associated
with the criminal class I would
request you to send his boy to the
Reformatory which may tend to lead
him from bad company & influence
his future life & would also
save disgrace from his family

Yours Truly James E. Hannan
Residence 330 E 27th Street
Place of Business 45th 1/2 Park Place
N.Y.

POOR QUALITY ORIGINALS

0077

City and County of New York

On this 18th day of May 1885 before me came James C. Keenan and being by me duly sworn says that the above statement made by him is true

Sworn to before me this 18th day of May 18th 1885

[Signature]
Notary Public
NYCO
(116)

0078

New York
May 17 185

Honorable Judge Tappan
Court of Orphans and Terminors
Dear Sir

I have known Mr
Owen M. Gomeris for over
six years and have always
known him to be a
honest honorable man and
while his son has been
unfortunate in the choice of
his company still as his
parents have never been
associated with the crimina-
al class I would request you
to send him to some re-
formatory as it may tend
to lead him from bad
company.

over

and influence his future
life and also save dis-
grace from his family
gratefully hoping you
will favorably consider
this request.

Thos. W. Gaspner
371 W-25th St
City

City and County New York

Sworn to before me this
18th May 1885

R. M. Sully
Notary Public
NY County
(131)

0000

John D. Mark
for defence

BAILED,

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

Police Court 2 460
District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Emilence Bard
124 East 258th

George Anderson

1
2
3
4

Offence Grand Larceny

Dated April 30th 1885

Smith
Magistrate
60 Precinct

Witnesses
No. 1, by Mary Mulally
No. 2, by Gaol 25th Street

No. 1800
to answer
C.M.V.

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

George Anderson
whereof, 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 April 30th 1885. Solomon B. Smith Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

POOR QUALITY ORIGINALS

0081

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

George Anderson 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 Anderson

Question. How old are you?

Answer 18 years

Question. Where were you born?

Answer. MS

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

Answer. 344 East 32^d 18 months

Question What is your business or profession?

Answer Clerk

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

George Anderson

Taken before me this 10
day of April 1885
Wm. J. Justice
Police Justice.

POOR QUALITY ORIGINALS

0082

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Mullally

aged *17* years, occupation *Domestic* of No.

124 East 25 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Constance Bard*

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

Sworn to before me, this *30*

day of *June* 188*8*

Mary Mullally

Edouard Smith

Police Justice.

POOR QUALITY ORIGINALS

0003

Police Court— 25 District.

Affidavit—Larceny.

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

Constance Bard

of No. 124 East 25th Street, aged 37 years,
occupation Housekeeper being duly sworn

deposes and says, that on the 18th day of April 1885 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 day time, the following property viz:

One pair of pants, one scarf, pining one sett of studs, one opera glass and in all of the value of thirty five dollars

the property of Joseph Knox & Henry M. Duryea and in deponents care and custody

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 George Anderson (now here)

for the reason, that deponent is informed by Mary Mully that she saw said Anderson leaving deponents house, by the front door, and that she gave chase to said Anderson, who escaped from her. Deponent has also seen said property at Police Headquarters and deponent identifies it as the property stolen from her house on said date, as deponent believes by said Anderson. Constance Bard

Sworn to before me, this 20 day of April 1885
of John E. Stewart
District Justice

POOR QUALITY ORIGINALS

0084

Witnesses :

Counsel, *J. M. [Signature]*
Filed *15* day of *May* 188*5*
Pleads *Not guilty*

Grand Larceny *2^d* degree
[Sections 528, 58 \ Penal Code]

THE PEOPLE
vs. *P*
George Anderson
(2 years)

RANDOLPH B. MARTINE,
CLERK
District Attorney.

A True Bill.

E. A. Wood
Ordered to *1st* *Assess.* Court of *Oyer and*
Terminer for trial *Monday 7. 1885*

Court. on ans added
May 15/85

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 Anderson

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

George Anderson

of the CRIME OF GRAND LARCENY in the second degree, committed as follows:

The said George Anderson,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 18th day of April, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, with force and arms,

one pair of trousers of the value of ten dollars, one ready ring of the value of ten dollars, one ready ring of the value of ten dollars, three studs of the value of five dollars each, and one pair of opera glasses of the value of ten dollars, of the goods, chattels and personal property of one Joseph Hunt, and one other pair of trousers of the value of ten dollars, one other ready ring of the value of ten dollars, one other ready ring of the value of ten dollars, three studs of the value of five dollars each, and one pair of opera glasses of the value of ten dollars,

of the goods, chattels and personal property of one

Henry M. Dwyer,

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.

Randolph B. Martin, District Attorney

0086

BOX:

175

FOLDER:

1770

DESCRIPTION:

Anderson, William

DATE:

05/26/85



1770

POOR QUALITY ORIGINALS

0007

No. 220.
Counsel,
Filed *26* day of *May* 188*8*
Pleads, *Not Guilty* vs.

THE PEOPLE
vs.
William Anderson
Grand Larceny, 1st Degree,
(From the Person.)
[Sections 528, 530, Penal Code].

W. B. Martine
RANDOLPH B. MARTINE,
District Attorney.
May 27, 1888
Do of Wm. L. 220
A True Bill.

E. M. Wood
Foreman.
James C. ...
State ...

Witnesses:

0088

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 Anderson

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

William Anderson
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said *William Anderson*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
sixteenth day of *May*, in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *morning* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of

three dollars,

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

Randolph B. Martin,
District Attorney

0089

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court No. 9 District

THE PEOPLE, &c.

ON THE COMPLAINT OF

Beauchamp
1103 Street
William Anderson

MAY 18 1885

Offence *Larceny from the person*

Dated

188

Residence

Magistrate.

No. 3, by

Officer.

Residence

Preinct.

No. 4, by

Residence

Street.

Witnesses

No. 195 Henry Street.

No. Street.

No. Street.

\$ 1000 to answer Paul Sessions.

Paul Sessions
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

William Anderson

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 *May 17* 188 *J. J. Thomas* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINALS

0090

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

William Anderson

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. *William Anderson*

Question. How old are you?

Answer. *17*

Question. Where were you born?

Answer. *New York*

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

Answer. *117 Centre St - two years*

Question. What is your business or profession?

Answer. *Printer*

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 was looking at the fire when the man grabbed me by the wrist. I am not guilty.
Wm Anderson*

Taken before me this

17

day of *May*

1883

John J. ...

Police Justice.

POOR QUALITY
ORIGINALS

0092

Assistant District Attorney

Dear Sir

You will please oblige me
by setting my case down for
Monday as I am tired of wait-
ing in the town and also
wish to plead guilty on the charge
of attempting to take a watch

William Anderson

0093

9

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK,

ss. 194 Henry

Pesach Arlyman
New York

of No. 21 Essex Street,

being duly sworn, deposes and says, that on the 16 day of May 1885

at the 2enth Ward No 21 Essex City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent ^{and person} in the night time

the following property, viz :

One silver watch of the value of three 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

William Anderson now here for the following reasons:— There was a fire in Hester Street near Essex, Deponent was looking at the fire when the said William Anderson who was standing near Deponent, placed his hand in Deponent's ^{vest} pocket and took the said watch out. Deponent caught the said Anderson in the act and caused his arrest. The said ^{vest} was worn on the person of deponent at the time of the said larceny.

1193/1/4 8 72100

Sworn before me this

17 day of May

John J. Cannon

Police Justice,

1885