

0083

BOX:

64

FOLDER:

720

DESCRIPTION:

Wallace, Patrick

DATE:

03/15/82



720

0084

BOX:

64

FOLDER:

720

DESCRIPTION:

Doe, John

DATE:

03/15/82



720

0085

74

Admission
Filed 15 day of March 1882
Pled (vs *Admiralty* (vs *Walters*))

Obtaining Goods by False Pretences
THE PEOPLE
vs
Patrick J. Fallon
and
John Doe
33
19 March

DANIEL C ROLLINS,
~~ATTORNEY AT LAW~~

R 2 April 10. 1882
District Attorney
~~*Admiralty*~~
True & acquitted
A TRUE BILL.

John Sam Phillips
Foreman

A

0086

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

Patrick J. Wallace
of the crime of obtaining Goods under false
pretences
committed as follows:
The said Patrick J. Wallace

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the twenty-eighth day of February in the year of our Lord
one thousand eight hundred and ~~seventy~~ eighty-two, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one

Henry C. Kelly
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Theophilus A. Pierce
then and there being the clerk and agent of the said
Henry C. Kelly

That
They the said Patrick J. Wallace and John Doe had an
order from the firm of S. S. Johnson & Company the same
being a copartnership then and there existing under the
said name and title and doing business on the
Sixth Avenue, in the City of New York to purchase
for and on account of the said firm of and from
the said Henry C. Kelly fifty pounds of tinne that
the said firm S. S. Johnson & Company occupied
as a factory, the building known as N. 1325 Broadway
in said City and did then and there feloniously, unlawfully,
knowingly, and designedly, falsely pretend and represent
to Theophilus A. Pierce then and there being the agent
of the said Henry C. Kelly and as such then and there
having the custody of the said tinne, that the said
John Doe was an employee of the said firm and
had been authorized by the said firm to receive
said tinne on its account.

And the said *Theophilus A. Pierce and Edward Bates*

then and there believing the said false pretences and representations so made as aforesaid by the said

Patrick J. Wallace and John Doe

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

Patrick J. Wallace and John Doe

Fifty pounds of tinne of the value of twenty cents a pound

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *Henry C. Kelly* and the said *Patrick J. Wallace and John Doe* did then and there designedly receive and obtain the said

Fifty pounds of tinne

of the said *Theophilus A. Pierce and Edward Bates*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Henry C. Kelly

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Henry C. Kelly

of the same.

It whereas in truth and in fact they the said Patrick J. Wallace and John Doe did not then and there have an order from the firm of S. S. Johnson & Company to purchase for and on the account of the said firm of and from the said Henry C. Kelly, fifty pounds of tinne, and the said firm S. S. Johnson and Company did not occupy as a factory the building known as one thousand three hundred and twenty five Broadway in said City.

And Whereas, in truth and in fact, the said *John Doe* was not an employee and had not been authorized by the said firm to receive the said *twine* on its account.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *Patrick Halloran and John Doe* to the said *Theophilus A. Pierce and Ed. Estero* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *Patrick Halloran and John Doe* well knew the said pretences and representations so by them made as aforesaid to the said *Theophilus A. Pierce and Edward Estero* to be utterly false and untrue at the time of making the same.

And so the ^{Grand} Jury aforesaid, upon their oath aforesaid, do say, that the said *Patrick Halloran and John Doe* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Henry Cheery*

Fifty pounds of twine of the value of twenty cents per pound.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Henry Cheery

with intent feloniously to cheat and defraud of the same, 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 W. Stearns
DANIEL O. ROLLINS,
District Attorney.

0089

Ex for March 7
at 2 PM, at
request of right
who draws to
be served.

THE PEOPLE, s.c.
ON THE COMPLAINT OF
Theophilus H. Jones
vs
Francis J. Wallace
District 200

Obtaining Goods
by false pretense

March 7 1888
Francis J. Wallace
Magistrate
Joseph H. Hardy
Clerk

for my absence
Justice Jones or
Justice Smith will
please continue the
examination in my
absence. Yours truly
Francis J. Wallace

and that there is sufficient cause to believe the within named Francis J. Wallace
guilty thereof, I order that he be admitted to bail in the sum of five Hundred Dollars and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail.

Date March 7th 1888 Wm. J. Jones Police Justice.

I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1888 _____ Police Justice.

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order h to be discharged.
Dated _____ 1888 _____ Police Justice.

0090

Sec. 195-200.
CITY AND COUNTY
OF NEW YORK.

First DISTRICT POLICE COURT.

Patrick J. Wallace being duly examined before the under-
signed, 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.

Patrick J. Wallace

Question. How old are you?

Answer.

38 Years

Question. Where were you born?

Answer.

Ireland

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

Answer.

34 Bowery & about One Week

Question. What is your business or profession?

Answer.

Broker

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

Taken before me, this *7th*
day of *March* 188*8*

J. Williams
Police Justice.

1st/2

The Complainant on Examination
Says Wallace wanted to know if I
had a certain quality of twine and
showed me some samples. I
told him I had and showed
him the goods.

Q "

" Well what did Wallace say
and what did you say

Ans "

He asked the price of the twine
and I told him and with that
he wrote down on a piece of paper
the name of J. Johnson and
Company 1325 Broadway and
also the number of pounds of
each kind ^{of twine} and its price, then
I asked him who this party
was and we both walked to
the back part of the office I
looked at the Agency Book, our
bookkeeper then asked Mr. Wallace
if that was the same Johnson
that was on Sixth Avenue and
he answered yes. I then looked
and found the name of J. Johnson
& Co. in the Agency Book I asked the
dependent if he was sure it was
the same Johnson who was
on 6th Ave & he said again it

2

Was And that was his factory
 at 1325 Broadway He then
 Wrote the order Said what time will the goods
 go away & I replied at 12 O'clock

Q

Did not Wallace tell you it
 was Johnson the Coke man

Ans

He did not tell me so

Q

Now do you know of any
 one who knows that those goods
 left the store.

Ans

Yes sir I saw them go
 Wallace came back to the
 store the next day and demanded
 his Commission ^{but} and I did not
 give it to him He came back
 a second time in about fifteen
 minutes and asked the bookkeeper
 for his Commission —

Q

Is there anything else you know
 concerning the matter

Ans

When he came back the second
 time on the second day he brought
 a card signed by our expressman
 showing that the goods had been
 delivered & asked for his Commission

0093

3

The Complainant came a third
time to the store and was asked
by Mr Kelly who was present
Mr Wallace how comes it that
you ordered the goods sent to
1325 Broadway when Mr
Johnston does business there
Now are you sure there is such
a party there he replied Yes
Sir

Sworn to before me
this 7 day of Theophilus A Perie
March 1852

W. J. Brown
Notary Public

0094

STATE OF NEW YORK
CITY AND COUNTY OF NEW YORK

POLICE COURT, First DISTRICT.

of No. 48 Leonard Street, being duly sworn, deposes and

says that on the 2nd day of February 1882

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

Phosphorus A. Pierce
Joseph J. Wallace
 Now here: did by means of false
 pretence and representations obtain
 goods - to wit - twine, say about
 fifty pounds of the value of fifteen
 dollars the property of Henry Kelly
 under the following circumstances viz
 That said Wallace came to dep-
 onent, who is salesman for said
 Kelly; and stated & represented to
 deponent that he had an order
 from J. S. Johnson & Company for
 the delivery of said twine at No.
 1325 Broadway where he said
 Johnson had a factory and where
 said Wallace directed deponent to
 have the twine sent. That deponent
 knowing said Johnson, who the
 defendant represented to be the same
 one who did business on Sixth
 Avenue this City & wholly relying on
 the truth of the statement made by
 said Wallace sent & delivered
 the goods as directed. That deponent
 has since learned that ~~that~~ ^{Mr. Johnson gave permission} no person
 of the name of Johnson does business
 in 1325 Broadway that the goods were
 received by a man who does not represent
 Mr. Johnson & who was waiting to receive
 them when delivered and that the

Statements and Representations
Made to deponent respecting
the order and delivery of said
goods were false deceptive, and
untrue and known by the deponent
to be such at the time he made
them for the purpose of cheating
and defrauding & by which said
Kelly was cheated & defrauded
of the aforesaid property

Stephen A. Pierce

Sworn to before me this
7th day of March 1882
J. N. Gillette
Police Justice

State of New York

City & County of New York

vs SS Edward Egan an Expressman
of No 332 East

59th Street in said City at said duty sworn deponent says

that on the 28th day of February 1882 the complainant in the within case gave to
deponent a package to deliver to SS Johnson & Company at 1325 Broadway that
upon arriving there he was met by ^{an unknown} man on the side walk who said have you got
a package for Johnson deponent said he had when said unknown man
said that is one, I then delivered the package when he signed
my receipt book for them, the name he signed was SS Johnson

Sworn to before me this
7th day of March 1882

Magistrate

Edward Egan

J. N. Gillette
Police Justice

Police Court

THE PEOPLE, &c

ON THE COMPLAINT OF

vs.

Dated

Witness

Disposition

0096

BOX:

64

FOLDER:

720

DESCRIPTION:

Ward, James

DATE:

03/28/82



720

185.

MAR

Filed 28 day of March 1882

Plends April 11th 1882

ROBBERY—First Degree.

THE PEOPLE

James Ward

JOHN McKEON,

District Attorney.

Pr April 11. 1882.

Truly acquitted.

A True Bill.

John James Rhodes Foreman.

6

af

0098

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against
James Ward

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

James Ward

of the crime of Robbery in the first degree,

committed as follows:

The said

James Ward,

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifteenth* day of *September* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *Alfonso James*
in the peace of the said People then and there being, feloniously did make an assault and

*Two Boxes of Cigaretts of the value of five dollars Each,
Two Boxes of Tobaccos of the value of three dollars each,
one hundred cigars of the value of two cents Each,
Four pounds of Tobaccos of the value of fifty cents Each,*

of the goods, chattels and personal property of the said

Alfonso James

from the person of said

Alfonso James

and against

the will and by violence to the person of the said

Alfonso James

then and there violently and feloniously did rob, 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 McKEON, District Attorney.

0099

265

Police Court - 5th District.

THE PEOPLE, &c.,
OF THE COUNTY OF

Alonso James
1015 2nd St.
James Ward
offence. Robbery

Residence
Street

No. 1, by
1882

Residence
Street

No. 2, by
Magistrate

Residence
Street

No. 3, by
Officer

Residence
Street

No. 4, by
Clerk

Residence
Street

No. 5, by
Street



Witness,
Chas. A. Higgins
986 Third Ave
Street

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give and bail.

Dated March 23 1882 B. O. Murphy 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.

0100

Sec. 198-200.

5

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK. }

Sam W Ward being duly examined before the under-
signed, 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.

Sam W Ward

Question. How old are you ?

Answer.

15 years

Question. Where were you born ?

Answer.

Harlem

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

Answer.

3rd Avenue No 97 St for 12 years

Question. What is your business or profession ?

Answer.

I work in Telegraph office

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 dont know anything about the
cigarettes I was in the house at
the time my shoes was getting fixed

Taken before me, this 23
day of March 1882

James Ward

R. A. Smith

Police Justice.

0101

Police Court—Ninth Judicial District.

CITY AND COUNTY OF NEW YORK, } ss.

Alfonso James

of No. 1016 Second Ave Street,

being duly sworn, deposes and saith, that on the 15th day of February 1882, at the 17th Ward of the City of New York, in the

County of New York, was feloniously taken stolen, and carried away, from the person of deponent, by force and violence, without his consent and against his will, ^{in the right wife} the FOLLOWING PROPERTY, viz:

- Two Boxes Cigarettes, worth \$5⁰⁰
- Two Boxes Tobacco worth \$3⁰⁰
- One box Sagan worth \$2⁰⁰
- 4 lbs Tobacco worth \$2⁰⁰

of the value of Twelve DOLLARS,
the property of Charles Astiggin

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 force and violence as aforesaid, by James Ward (now here) & three others, ~~no~~ deponent was carrying said property down 3rd Avenue when he was accosted by said parties, and said Ward struck deponent a violent blow with his fist in the face, and threatened to assault & beat deponent, and one of the other persons made an effort to strike deponent when deponent from fear of violence to his person placed said property on the walk & went for a policeman. Ward & others then untied the fastenings of said property. Deponent was away about three minutes for a policeman & when he returned Ward & the others, all carried away said property & it never has been recovered.

Alfonso James

Sworn before me, this 23rd day of Feb^r 1882
 [Signature]
 Police Justice

0102

BOX:

64

FOLDER:

720

DESCRIPTION:

Washington, George

DATE:

03/13/82



720

Advised
William
Smith
McDonnell

Counsel,
Filed 10th day of March 1882
Pleads *Not Guilty* (10)

IN THE PEOPLE
vs
George Washington
DR.
HURGLARY—First Degree, and
Grand Larceny.

John W. Stearns
DANIEL G. ROLLINS

P 2 April
District Attorney
Alameda County
A True Bill.

John W. Stearns
April 10, 1882
Foreman.

S.P 2 year

Verdict of Guilty should specify of which count.
a) April 6th 1882

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

George Washington

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

of the CRIME OF

George Washington Burglary

committed as follows:

The said

George Washington

late of the

fourth

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

New York, aforesaid,

on the

Seventh day of March

in the year of our Lord

one thousand eight hundred and eighty two

with force and arms,

about the hour of

three o'clock in the day

time of the same day, at the

Ward, City and County aforesaid, the dwelling house of

Ellen McCourt,

there situate, feloniously and burglariously did break into and enter, by means of

the hallway

forcibly, breaking open a window communicating with a room from within the said dwelling-house, he, the said

George Washington

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

Ellen McCourt

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.

John M. Kearney Esq. Attorney

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

of the CRIME OF

committed as follows:

The said

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, about the hour of

o'clock in the

time of said day, the said

of the goods, chattels, and personal property of

in the said dwelling house of one

then and there being found in 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.

DANIEL G. ROLLINS, District Attorney.

0105

New York, April 5th
1852

To the Hon. the Judge, claiming

This is to certify that the
Prisoner George Washington
has been in our institution for
the past eighteen months
& we have always found him
an honest & diligent, industri-
ous man & we will give him
worth credit money for we
have often been from the
Board & have him in charge
of from forty to sixty days

0106

of the finest timber we also
know he worked in. After
sawing up at Yorktown
I in. No 5 I have been. It is
this city it being you
will be in it. This the same
as if we were present.

Centennial Steam Saw
Martin Bremer -
Auntie Bremer.
I hope. Aq

Proprietors

0108

Reg. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

First DISTRICT POLICE COURT.

George Washington 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 Washington

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

This City

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

Answer.

42 Broadway Street & about seven weeks

Question. What is your business or profession?

Answer.

Insmith

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 entirely ignorant of it it is a grub ups job

Taken before me, this
day of *March* 188*8*

George Washington

M. J. Power

Police Justice.

POLICE COURT 2nd DISTRICT.

City and County of New York, ss:

Ellen M. Court

of No. 54 Stoney Aford Street, being duly sworn.

deposes and says that the premises in aforesaid Street, 4th Ward, in the City and County aforesaid, the said being a Dwelling

and which was occupied by deponent and Dwelling where she resides with her family, was BURGLARIOUSLY entered by means of means opening a window communicating with said room from a railway.

on the day of the 1st of March 1882 and the following property was taken, stolen, and carried away, viz:

A quantity of wearing apparel consisting of dresses, Skirts one Sacque & divers other articles all of the value of seventy five dollars or more

the property of deponent & her children and deponent further says, that he has great cause to believe that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

George Washington Now here

for the reasons following, to wit:

That he was seen at about one O'clock P.M. on said day by one Margaret Keenan in the act of breaking the window and entering said room and deponent subsequently found said property collected in the room preparatory to carrying the same away

Ellen M. Court

Received by Ellen M. Court on the 1st day of March 1882
Arthur J. Sullivan

City and County
of New York ss

Margaret Keenan of No 574
Cherry Street being duly sworn
says that she saw the defendant
force open the window in question
and enter the room through it
That defendant raised an alarm
immediately and soon after saw
the defendant leave the room
by the window through which
she had entered and run away

Margaret ^{Keenan} Keenan
ma

Sworn to before me this
7th day of March 1882
Capt. Brown
Police Justice

0111

BOX:

64

FOLDER:

720

DESCRIPTION:

Weir, William

DATE:

03/14/82



720

84

Joseph

Day of Trial,

Counsel,

Filed *17* day of *March* 1882

Pleas *W. H. W. W. (10)*

THE PEOPLE

William W. W.

Alvin - Court & County

Burglary - Third Degree.

Joseph McKeon

vs. H. G. W. W.

District Attorney.

Mich 1882

A TRUE BILL

John James Pharo

W. W. W. Foreman.

John J. W. W.

0113

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF
the City and County of New York. NEW YORK,

William Weir against

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

William Weir

of the crime of *Burglary*

Grand Jurors
committed as follows:
The said

William Weir

on the *Seventh* day of *March* in the year of our Lord
one thousand eight hundred and ~~eighty two~~ *Eighty two* with force and arms, at the Ward,
City and County aforesaid, the *Stable* of *William Burrows*

there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit, the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of the said

William Burrows

then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

Seven Sets of Harness of the value of twenty dollars Each

of the goods, chattels, and personal property of the said

William Burrows

so kept as aforesaid in the said *Stables* then and there being, 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 M. Keon

S. B. GARVIN, District-Attorney.

0114

215

Mag. No. 20, 21 & 22

Police Court— District.

THE PEOPLE, &c.,
VS THE COMPLAINT OF

William Summers
627 1/2 St
William Meier
Burglary

Office.

Dated March 5 1882

Magistrate.

Marshall Meier, Officer.
22 Bremer St.

Warranted by Patrick Moran
No. 620 Park St.

No. 6
MAY 11 1882
MAGISTRATE'S OFFICE
No. 251
STREET

No. 270
270 Court St.
Craw

RAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

It appearing to me by the within depositions and statements that the within named William Meier has been committed, and that there is sufficient cause to believe the within named William Meier

guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 5 1882 W. Hugh Gorman 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.

0115

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

William Weir

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 Weir*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *418 West 42 St, about two months*

Question. What is your business or profession?

Answer. *Looksmith*

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*

Taken before me, this *8* day of *March* 188*2* *William Weir*

Hugh Gardner Police Justice.

0116

was in said stable at the time
that the said Train did break
into the said premises as
aforesaid

Sworn to before me } W Burrows
this 5 day of March 1882 }

Hugh Garann Police Justice

Patrick Moran of No 25 West 4th
Street being duly sworn says that
he is thirteen years old and by
occupation works on an express
wagon, that on the night of the
7th day of March 1882 at or
about the hour of 8 o'clock P.M.
deponent was working in the
stable mentioned in the within
affidavit made by William Burrows,
That at about the said time the
door leading into the said stable
was broken in, and deponent
saw William Train (number)
break in the said door

Sworn to before me } P Moran
this 8 day of March 1882 }

Hugh Garann Police Justice

0117

Police Office, Fourth District.

City and County }
of New York, } ss.

William Burnett
aged 33 years occupation *Fireman*
of No. *627 West 57th* Street, being duly sworn,
deposes and says, that the premises No. *618 West 52nd*
Street, *22* Ward, in the City and County *fore*said, the said being an *iron building*
and which was occupied by deponent as a *Stable*

entered by means *of forcibly breaking a hinge* were **BURGLARIOUSLY**
and *cutting a hole* which was the *fastening*
of a door leading into said *stable*
from *said Street*
on the *night* of the *7* day of *March* 18*87*

with intent to feloniously take, steal,
and carry away the following
property to wit: *seven sets of*
harnesses of the value of one
hundred dollars

the property of *deponent*

and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the *attempted to be* aforesaid property taken, stolen
and carried away by *William Merriman* *here*

for the reasons following, to wit: *Deponent is informed*
by Patrick Moran of No 620 West
47th Street that on the night of
the above date about about the
hour of eight o'clock P.M. he said

0118

BOX:

64

FOLDER:

720

DESCRIPTION:

Wheeler, William

DATE:

03/09/82



720

49.
Filed
Pleads
19th of March 1882

Obtaining Goods by False Pretences

THE PEOPLE
vs. *R*

William Wheeler

John J. G. [unclear]
DANIEL C. ROLLINS,
ATTORNEY AT LAW

District Attorney.

A True BILL.

John James [unclear]
James [unclear] Foreman
Heads juror
Pen 6 months

0120

Court of General Sessions of the Peace of THE PEOPLE OF THE STATE OF
the City and County of New York. NEW YORK,

William Wheeler

against

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

William Wheeler

of the crime of *obtaining money, false pretenses*

committed as follows:
The said

William Wheeler

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *third* day of *March* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud one

Ewen McEntyre

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Charles H. Mascher

then and there being the clerk and agent of the
Said *Ewen McEntyre*

That one *Fredrick S. Dennis* a physician residing at *21 & 21 1/2* Street in said City had sent him the said *William Wheeler* to receive and obtain from the said *Ewen McEntyre* the sum of four dollars in money and that he was authorized by the said *Fredrick S. Dennis* to receive and obtain of and from the said *Ewen McEntyre* for and on account with him the said *Fredrick S. Dennis* and that a certain paper writing which he then and there exhibited to the said *Charles H. Mascher* in the words and figures following to wit:

21. & 21. 1/2

*Please give bearer
1/2 oz of lump alum
also \$4.00 on cash account.*

Dr. Dennis

was in the proper hand writing of the said *Fredrick S. Dennis* and that he the said *William Wheeler* had been instructed to deliver the same to the said *Ewen McEntyre*

And the said *Charles H Mascher*

then and there believing the said false pretences and representations so made as aforesaid by the said

William Wheeler

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

William Wheeler

Divers promissory notes for the payment of money then and there being due and unsatisfied and the kind known as bank notes a more particular description of which is to the Grand Jury aforesaid unknown for the payment of and the value of

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Ewen M Entyre

and the said

William Wheeler

did then

and there designedly receive and obtain the said

Promissory notes

of the said

Charles H Mascher

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Ewen M Entyre

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Ewen M Entyre

of the same.

And Whereas, in truth and in fact, the said *Fredrick S. Dennis* had not sent the said *William Wheeler* to receive and obtain from the said *Ewen McEntyre* the sum of four dollars in money and whereas he was not authorized to receive and obtain the said money on account of said *Fredrick S. Dennis* and whereas the said paper writing was not in the proper hand writing of the said *Fredrick S. Dennis* and he had not been instructed to deliver the same to the said *Ewen McEntyre*

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *William Wheeler* to the said *Charles H. Mascher* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *William Wheeler* well knew the said pretences and representations so by him made as aforesaid to the said *Charles H. Mascher* to be utterly false and untrue at the time of making the same.

And so the ^{Said} ~~Jury~~ aforesaid, upon their oath aforesaid, do say, that the said *William Wheeler* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *Ewen McEntyre*

Various promissory notes for the payment of Money then and their being due and unsatisfied of the kind known as bank notes for the payment of and of the value of four dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *Ewen McEntyre*

with intent feloniously to cheat and defraud him of the same, 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 W. Keon
DANIEL C. ROLLINS,
~~District Attorney~~ District Attorney.

0123

Act. 200, 201, 202 & 212

Police Court *1st* District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles S. Macken
877 Broadway
William Wheeler
Offence *False Pretence*

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Dated *March 6* 188*2*

Eastern Magistrate

Elart Officer
29 Clerk

Witness *Admiral P. Dennis*
Albert G. ...

No. Street
No. Street
No. Street

Wm. ...
Connect

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, 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 *William Wheeler*

guilty thereof, I order that he ^{*held to answer on the same and be free*} be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *March 6* 188*2* *Wm. ...* 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.

0124

Sec. 183-P.O.

2^d DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, }

William Wheeler 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 Wheeler

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Ireland

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

Answer. 21 East 21st Street; 3 months

Question. What is your business or profession?

Answer. Waiter

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

Taken before me, this 6th
day of March 1882

W. Wheeler

J. M. Patton Police Justice

0125

Exhibit "A"

21521

Therapeutic value of
1/2 oz of honey alum
collected from old nest
at Cairn

Dr. J. B. Jones

0126

**GLUED
PAGE (S)**

0127

POLICE COURT, SECOND DISTRICT.

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

Charles H. Mascher aged 24. Clerk.
of 874 Broadway Street, being duly sworn, deposes
and says that on the 11th day of March, 1882
at the City of New York, in the County of New York.

William Wheeler (nowhere) did feloniously and designedly and by color of a certain false token or writing hereunto annexed and marked Exhibit A which is obtain from the possession of deponent good and lawful money of the United States to the amount and of the value of four dollars the property of Erwin McIntyre deponent's employer. By presenting to deponent the annexed paper or false token which purports to be an order from Frederick S. Dennis and which deponent is informed by the said Dennis to be false and fraudulent and that he the said Dennis never made or authorized the said Wheeler to present the same to deponent. Deponent further says that the said false token was made with the intent to cheat and defraud deponent's employer Erwin McIntyre and by which the said Erwin McIntyre was cheated and defrauded as aforesaid. Chas. H. Mascher.

Deponent sworn to before me this 6th day of March 1882
St. John

City and County of New York, ss

Frederick S. Dennis aged 32. Physician
of No. 21 East 21st Street being duly sworn deposes and says that he has heard read the foregoing affidavit and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Frederick S. Dennis

St. John

0128

BOX:

64

FOLDER:

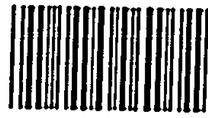
720

DESCRIPTION:

Whelan, Thomas

DATE:

03/21/82



720

131

Day of Trial,

Counsel,

Filed 21 day of March 1882

Pleas *Artfully* in

THE PEOPLE

Thomas Melan D

Petitions Annuit and Interu.

John W. Wilson
DANIEL C. ROHMAN

District Attorney.

A True Bill.

John Saml. Rhoads
March 24. 1882 Foreman.
Edw. J. G. ...

Witnesses:

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Thomas Whalen

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Whalen
of the Crime of "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said *Thomas Whalen*

late of the City of New York, in the County of New York, aforesaid on the
Seville day of *March* in the year of our Lord
one thousand eight hundred and eighty *two* with force and arms, at the City and
County aforesaid, in and upon the body of *Frederick Luck*
in the peace of the said people then and there being, feloniously did make an assault
and *hurt* the said *Frederick Luck*
with a certain *knife* which the said *Thomas Whalen*

in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound
with intent *hurt* the said *Frederick Luck*
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

Thomas Whalen

of the Crime of "Assault upon another, without justifiable or excusable cause, with a
sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said *Thomas Whalen*

afterwards, to wit, on the day and in the year aforesaid, at the City and County
aforesaid, the said *Thomas Whalen*
with force and arms, in and upon the body of the said *Frederick Luck*
then and there being, wilfully and feloniously did make an
assault and *hurt* the said *Frederick Luck*
with a certain *Dagger* which the said *Thomas Whalen*

in *his* right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully
and feloniously, and without justifiable and excusable cause, did then and there beat,
strike, stab, cut and wound, with intent to then and there wilfully and feloniously
do bodily harm unto *hurt* the said *Frederick Luck*
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.

THIRD COUNT.

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

Thomas Whelan

of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said

Thomas Whelan

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Thomas Whelan
Fredrick Luck

with force and arms, in and upon the body of *Fredrick Luck* in the peace of the said people then and there being, feloniously did make another assault and

with a certain *instrument and weapon as does*

caption of which is to the Grand Jury aforesaid unknown and cannot now be given which the said

Thomas Whelan

in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of *him* the said *Fredrick Luck* with intent *to kill* the said *Fredrick Luck* 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.

FOURTH COUNT.

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

Thomas Whelan

of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said

Thomas Whelan

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Thomas Whelan

with force and arms, in and upon the body of the said *Fredrick Luck* then and there being, wilfully and feloniously did make another assault and *beat* the said *Fredrick Luck* with a certain *Razor* which the said

Thomas Whelan

in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim *him* the said *Fredrick Luck* 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 McKee

DANIEL G. ROLLINS, District Attorney.

0132

BAILED,

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

Police Court
 District

THE PEOPLE, &c.,
 vs. THE COMPLAINANT OF

Andrew's Quest
William Madley
delusions
delusionary

Dated *March 11 1882*

Magistrate

Officer

Clerk

Witnessed

No. Street,

No. Street,

No. Street,

Can witness take for the Court

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 *Thomas Whaled* held to answer and *he is legally discharged* guilty thereof, I order that he be ~~admitted to bail~~ and by committed to the Warden or Keeper of the City Prison until he ~~is discharged~~ *is legally discharged*

Dated *March 11 1882* *Bligh G. ... 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.

[Handwritten mark]

0133

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

Police Court—Fourth District.

Joseph L Davis
Police Precinct, being duly sworn, deposes and says,
that on the *6th* day of *March* 18*82*
at the City of New York, in the County of New York.

Francis Lusk, who was feloniously
assaulted and beaten by *Thomas*
Thalen (now here), who cut and
stabbed said *Lusk* in the
abdomen with some sharp instrument
as this deponent is informed by said
Lusk who is now confined to his
home and unable to appear in Court
in consequence of the injuries inflicted
by said *Thalen*, Deponent
confronted said *Thalen* with

Francis Lusk

Police Court—Fourth District.

THE PEOPLE, &c
ON THE COMPLAINT OF

Joseph Davis

vs.
Thomas Thaler

March 7 1882

James

Davis

19

Witness.

Now Complainant
taken March 11/82

Commissioner
Division of Examination
to advise the result of
inquiries

High Sheriff
Peter J. ...

AFIDAVIT
I, High Sheriff, Police Justice
in presence of ...

said book who fully identified
him as the person who feloniously
assaulted him as aforesaid
Joseph S. Davis
Sworn to before me
this 7 day of March 1882

0135

March 7th 1882

Hon. Judge Gardner -

Fred Suck, came under my
care today - He is in Ward,
15 Bellevue Hospital, and
is suffering from a wound,
of the lower part of the abdomen,
on the left side, said to
have been inflicted with a
knife. His condition is in
not in any way dangerous
at present unless complications
arise he will make in all
probability a complete &
speedy recovery.

Chas. Shepard
Actg. House Surg.
3d Surg. Div.

0136

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Thomas Whalen

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. Thomas Whalen

Question. How old are you?

Answer. 47 years

Question. Where were you born?

Answer. Ireland

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

Answer. East 48th St 142 Ave Three days

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 did not cut him, I did not have anything in my hands to cut him with. The complainant and myself live in the same house, and Monday night when I was going up stairs the complainant pushed me at the time the complainant and his wife were both drunk

Taken before me, this

day of March 1882

Thomas Whalen

M. J. Gorman Police Justice.

51
Book
116 1/2

0137

Police Court—Fourth District.
STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

of No. *242 East 43rd St* *aged 25 years occupation Sign painter*

on *Monday* the *6th* being duly sworn, deposes and says, that
in the year 18*82* at the City of New York, in the County of New York, *March*

and feloniously he was violently ASSAULTED and BEATEN by *Thomas Whalen*
(now here) who ~~was~~ willfully
and maliciously cut and
stabbed deponent in the
abdomen with some sharp-
pointed instrument then and
there held in the hands of
the said Whalen, deponent
charges that said Whalen
cut and stabbed him as
aforesaid

with the felonious intent to take the life of deponent, or to do him 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, &c., and be dealt with according to law.

Sworn before me, this *11th* day
of *March* 18*82*

Friedrich Lick

Hugh Garrison Police Justice.

0138

BOX:

64

FOLDER:

720

DESCRIPTION:

Williams, John

DATE:

03/21/82



720

0139

BOX:

64

FOLDER:

720

DESCRIPTION:

Laragh, John

DATE:

03/21/82



720

0140

BOX:

64

FOLDER:

720

DESCRIPTION:

Foley, Michael

DATE:

03/21/82



720

0141

BOX:

64

FOLDER:

720

DESCRIPTION:

Morris, Samuel

DATE:

03/21/82



720

0142

126

Day of Trial,

Counsel,

Filed 21 day of March 1882

Pleaded Not Guilty 22

copy

THE PEOPLE

v. P.

John Williams

John Saraght

Michael Taylor

Samuel Holmes

(2 cases)

John McKeon
Att. Gen.

Supremacy - Third Degree

District Attorney

Part 2 Mar 23, 1882

Not to be read
S.P. Lucey & Co. 11 March

A TRUE BILL

John H. ...

Foreman

Part 2 May 8, 1882

No 3 please guilty

Apr 3 - 19.6 M ...

Mrs Jacobs

0143

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James Williams John Lough Michael Aley Samuel Morris
The Grand Jury of the City and County of New York by this indictment accuse

James Williams John Lough Michael Aley Samuel Morris
of the crime of *Receiving*

committed as follows:
The said

James Williams John Lough Michael Aley Samuel Morris

late of the better part in city of New York and the County of New York
on the *Eleventh* day of *March* in the year of our Lord
one thousand eight hundred and ~~eighty two~~ *eighty two* with force and arms, at the Ward,
City and County aforesaid, the *warehouse* of *James P. Conklin*

there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit, the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of ~~the said~~

Algenon S. Sullivan

then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

- five coats of the value of five dollars Each*
- five pairs of Trowsers of the value of five dollars Each*
- five vests of the value of five dollars Each*
- five waists of the value of five dollars Each*
- five shirts of the value of five dollars Each*
- five over-shirts of the value of five dollars Each*
- four overcoats of the value of ten dollars. Each*
- One undershirt. of the value of two dollars*

of the goods, chattels, and personal property of the said

Algenon S. Sullivan

so kept as aforesaid in the said *warehouse* then and there being, 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 McKeon

~~S. B. GARVIN~~, District-Attorney.

0144

BAILED.

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Bill of Sale No. 2947/26
 Police Court St. Paul District.
 No. 1

THE PEOPLE, etc.
 ON THE COMPLAINT OF
Miss Conklin
345 3rd Ave
John Williams
Sam Corvino
Michael Foley
Dominiardi

Offence Burglary

Dated March 13th 1882
S. Smith
Magistrate

Witnessed by _____
 No. _____
 Street _____

Witnessed by _____
 No. _____
 Street _____



No. _____
 Street _____

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 John Williams and John Corvino guilty thereof, I order that they be admitted to bail in the sum of Five Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 13 1882 Solou 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.

0145

Sec. 212.

52

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

It appearing to me by the within depositions and statement that the crime therein mentioned

has been committed, and that there is sufficient cause to believe the within named

Richard Lewis Morris

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that he be admitted to bail in the sum of *200* Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated at the City of New York, *March 14* 1882

Robert Bennett Police Justice

0146

Sec. 198-200.

151 DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK

Michael Foley

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 to 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. Michael Foley

Question. How old are you?

Answer. Twenty Years

Question. Where were you born?

Answer. New York

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

Answer. 129 mod St - 3 Years

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 have nothing to say
Michael Foley

Taken before me, this 14 day of March 1882

Salomon Smith Police Justice.

0147

82 198-200.

151

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Samuel Morris

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 to 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. *Samuel Morris*

Question. How old are you?

Answer. *Fifteen Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *98 Bayard 10 Years*

Question. What is your business or profession?

Answer. *Sailor*

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. *The chips found with me I found in my wood shed*

Taken before me, this *14* day of *March* 188*2* } *Samuel Morris*

John B. Smith
Justice.

0148

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

John Faugh

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* to 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 Faugh

Question. How old are you?

Answer.

Twenty seven years

Question. Where were you born?

Answer.

New York City

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

Answer.

Progress House Overight

Question. What is your business or profession?

Answer.

Painter

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 not with Williams in the premises

John Faugh

Taken before me, this *13*

day *March* 188*2*

Solomon B. Smith Deput. Justice.

0149

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Just DISTRICT POLICE COURT.

John Williams

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 Williams*

Question. How old are you?

Answer. *Eighteen years*

Question. Where were you born?

Answer. *US*

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

Answer. *48 West 3rd St One week*

Question. What is your business or profession?

Answer. *Shoemaker*

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*

Taken before me, this *14* day of *March* 188*7*

John Williams

Solomon Smith
Police Justice

Re

Robbery at
No 103 Bayard St

March 2 9/11 a.m. 1882

List of
Effects stolen

0151

List of effects stolen from No 103 Bayard
Street March 2-5th 1882

Estate of H. J. Bonna or Buckler dec^d

- 1 pair shoes
- 1 " slippers
- 2 Coats (dark cloth)
- 2 pr pantalons -
- 2 white shirts

Est Henry Strocker dec^d

- 1 Coat
- 1 pr pantalons
- 1 Vest
- 1 pr shoes
- 1 white shirt
- 1 under shirt

Ept- John James dec^d

- 1 Overcoat heavy
- 1 New " light
- 1 blk " chinchilla
- 1 Racque Coat
- 2 pair plaid pants
- 1 blue flannel suit
(Racque coat, vest and pants)
- 1 blk cloth vest
- 1 pr blk cloth pantalons
- 4 white shirts
- 3 pr " Stockings marked " J.J. "

0152

Augusta M. Kehoe des^r
One pie black dress goods (10 yds.)

Goods stolen from No 105 Bayard St.
March 11 - 12 1852

Est. John James deceased -

One brown frieze ulster (heavy) +
 " blk cloth suit (dress suit) +
 " " " vest
 2 pr white stockings marked "J.J."
 2 under shirts
 1 pr drawers
 10 scarfs + ties

Est. Justus Otto Kohler deceased -

1 Yellow fur Robe, lining of red lambs wool +
 15 pair stockings marked "J.O.K."
 3 " drawers
 ✓ 1 dark cloth overcoat heavy +
 1 light overcoat +
 4 frock coats dark cloth +
 N.B. the coats may be marked "J. Kohler"
 and may also have the tailors name on
 "N. Doll's Sons" "Jennings & Co" or "Lee"

Est. Augusta M Kehve deceased

2 slate colored dresses -

0154

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK

POLICE COURT, First DISTRICT.

James Moran

of the 14 Orchard Street, being duly sworn, deposes and

says that on the 13th day of March 1882

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

William Morris now here and found in his possession upon his person a portion of the property described in the foregoing affidavit to wit - an evidence which is identified by the complainant as a portion of the stolen property

James Moran

Sworn to before me this 13th day of March 1882
John J. Murphy
Justice

0155

POLICE COURT—*2nd* DISTRICT.

City and County }
of New York, } ss:

James P. Conklin 28, agent
of No. 345 Third Avenue *Sworn* being duly sworn,

deposes and says, that the premises No. 103 Bayard
Street, 6th Ward, in the City and County aforesaid, the said being a

brick building
and which was occupied by deponent as a *Storage Warehouse for property in*
Case of the Public Administration **BURGLARIOUSLY**
entered by means of forcing open the scuttles
on the roof of said building, and entering
said building through said scuttles

on the Night of the Second day of March 1892
and the following property feloniously taken, stolen, and carried away, viz.

A quantity of clothing and wearing
apparel of its value of *seventy five dollars*
and in the care and
custody of

Deponent

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 *John Williams, Michael Foley, Michael O'Neil*
Samuel Morris and another who is called *John Laaghe* but whose other
name is unknown to deponent *and not yet arrested.*

for the reasons following, to wit:
by said *John Williams* that he and
the other named defendant entered the
above premises by means of forcing off the scuttles
of said building and feloniously stole and
carried away the above named quantity of
clothing and wearing apparel.

James P. Conklin

*Sworn to before me this
13th day of March 1892
at New York City
Police District*

0156

INFORMATION CUT

OFF AT BOTTOM

EDGE

0157

126

April 10/52

Day of Trial,
Counsel,
Filed 21 day of March 1852
Plead guilty to

Burglary—Third Degree.

THE PEOPLE
vs
L.

John Williams
John L. L...
Michael Foley
Samuel Thomas
19. (2 Cases)

John L. L...

District Attorney,
R. 2 May 22/52
700/122 Plead guilty to
Ans. Plead

A TRUE BILL.

John L. L...

Foreman,
Plead guilty to
at
P. L. L...

[Faint, illegible handwritten notes in the left margin]

0158

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

THE PEOPLE OF THE STATE OF
NEW YORK,

James Williams John Lough Michael Foley and Samuel Morris ^{against}

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

James Williams, John Lough, Michael Foley and Samuel Morris
of the crime of

committed as follows

The said *James Williams John Lough, Michael Foley & Samuel Morris*

*late of the sixth Ward in the City of
New York and the County of New York*
aforesaid

on the *eleventh* day of *March* in the year of our Lord
one thousand eight hundred and ~~eighty-two~~ *eighty-two* with force and arms, at the Ward,
City and County aforesaid, the

warehouse of James P. Cullen

there situate, feloniously and burglariously, did break into and enter, the same being a
building in which divers goods, merchandise, and valuable things were then and there kept
for use, sale and deposit, to wit, the goods, chattels, and personal property hereinafter
described, with intent the said goods, chattels, and personal property of ~~the said~~

Algernon S. Sullivan

then and there therein being, then and there feloniously and burglariously to steal, take,
and carry away, and

*Five coats of the value of five dollars each.
Two pairs of trousers of the value of five dollars each.
Five vests of the value of five dollars each.
Five waists of the value of five dollars each.
Five shirts of the value of five dollars each.
Five bowshirts of the value of five dollars each.
One over coat of the value of ten dollars,*

of the goods, chattels, and personal property of the said

Algernon S. Sullivan

so kept as aforesaid in the said *warehouse* then and there being, 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 McKeon

S. B. GARVIN, District-Attorney.

0159



City of New York Recorder's Chamber

New York 1855

Saml Guddelein - Factor
his son never arrested
before. He works with
a Taylor. His character
was always good.

Johann Wagner Factor
of "Kelsden" - late name
Piqua, married - kept a
sticker.
never arrested before

0160

LEOPOLD MILLER,
Leaf Tobacco, Fine Segars, Tobaccos,

PIPES and TOBACCONISTS' SUPPLIES IN GENERAL.

No. 183 WEST STREET.

RET. WARREN & CHAMBERS ST.

New York. Off 25 1882
This is to certify
that we have
known Ed Wagner
for a number of
years and have
known him always
to be honest, and
industrious, and
worthy of recommendation.

Most Respectfully

L. Miller

0161

TO THE CHIEF CLERK!

SEND ME THE PAPERS IN THE CASE OF

PEOPLE

vs.

Jacob —

Send for Michael
Foley and examine
him about receiving
stolen goods #

Foley is in fact
Ivor as a prisoner

Foley examined with-
out eliciting anything
in relation to the theft
James T. S. S. S.
H. S. S.

0152

BAILED

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

Act. 219, 220, 210 & 211

Police Court - St Paul District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James P. Conklin
345 3rd Ave
John Williams
John Lamont
Michael Foley
Samuel Mott's

Dated March 18th 1882

Smith Magistrate
Raymond K Officer
Wm 14 Clerk



Witnesses:
 No. 10102 Carroll 1/5 Street,
1214 Cornhill
 No. 10111 Carroll Street

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named John Williams guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 18 1882 Solon 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.

0163

Sec. 212.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

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
Michael Foley and Samuel Morris

guilty thereof, I order that he be held to answer the same, and the said crime being bailable by me, but bail not having been taken by me, I order that they be admitted to bail in the sum of 250 hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated at the City of New York, March 14 1887

John B. Smith
Police Justice

0164

Sec. 195-200.

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK.

Michael Foley

being duly examined before the under-
signed, 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 to 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. *Michael Foley*

Question. How old are you?

Answer. *Twenty Years*

Question. Where were you born?

Answer. *New York*

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

Answer. *129 Mott St 3 Years*

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 have nothing to say*
Michael Foley

Taken before me, this *14*
day of *March* 188*2*

Solomon Smith
(Police) Justice.

0165

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK } ss.

Samuel Morris

being duly examined before the under-
signed, according to law, on the unixed 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 to 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. *Samuel Morris*

Question. How old are you?

Answer. *Nineteen Years*

Question. Where were you born?

Answer. *Poland*

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

Answer. *98 Bayard 10 Years*

Question. What is your business or profession?

Answer. *Sailor*

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. *The things found with
me I found in my own wood
shed*

Taken before me, this *14*
day of *March* 188

Samuel Morris

Solomon Smith
Police Justice.

0166

Sec. 193-200.

CITY AND COUNTY }
OF NEW YORK. }

DISTRICT POLICE COURT.

John Laragh being duly examined before the under-
signed, 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 Laragh*

Question. How old are you?

Answer. *Twenty seven years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Progress House - 5 Beech*

Question. What is your business or profession?

Answer. *Painter*

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 not with Williams
in the premises*

John Laragh

Taken before me, this *13*

day of *March* 188*2*

Solou Smith
Public Justice.

0167

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Laragh being duly examined before the under-
signed, 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
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 Laragh

Question. How old are you?

Answer.

Twenty seven years

Question. Where were you born?

Answer.

New York

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

Answer.

Progress House - 23rd Street

Question. What is your business or profession?

Answer.

Painter

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 not with Williams
in the premises*

John Laragh

Taken before me, this *13*

day of *March* 188*8*

Solou R. Smith
Police Justice.

0168

Sec. 103-200.

Dist DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Williams being duly examined before the under-
signed, 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 Williams
Question. How old are you?

Answer.

Eighteen
Question. Where were you born?

Answer.

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

Answer.

48 New Jersey Avenue
Question. What is your business or profession?

Answer.

Shoemaker
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

Taken before me, this *13*
day of *March* 188*7*

John Williams

Solou Smith
Police Justice.

0169

STATE OF NEW YORK. POLICE COURT. DISTRICT.
CITY AND COUNTY OF NEW YORK.

John Brennan
of N. *the 14 Mcclintock* Street, being duly sworn, deposes and
says that on the *13th* day of *March* 188*2*
at the City of New York, in the County of New York, *he arrested*

Michael Foley and found
in his possession an Overcoat
which is identified by the
Complainant as part of
the property enumerated in
the foregoing Complaint and
stolen from the premises
103 Bayard Street on the
night in question

John Brennan

Sworn to before me this *14th* day of *March* 188*2*
at *103 Bayard Street*
John Brennan
Justice

0170

POLICE COURT *Jur.* DISTRICT.

City and County of New York } ss:

James P. Conklin 28. *Acqu.*
of No. *345 Third Avenue* Street, being duly sworn.

deposes and says, that the premises No. *103 Bayard*
Street, 6th Ward, in the City and County aforesaid, the said being a *brick*
building

and which was occupied by deponent as a *Storage warehouse* for *property* in
one of the Public Administration *was* BURGLARIOUSLY
entered by means of *forcing open the scuttles on the*
roof of said building and entering said
building through said scuttles

on the *Night* of the *Eleventh* day of *March* 1882
and the following property feloniously taken, stolen, and carried away, viz.

A quantity of cloths and
of the value of about five dollars
Pair of shoes And in the care
and custody

Deponent
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 *John Williams*, *Michael Foley*, *Michael*
Neil, *Samuel* and another named *John* *Lang*, whose other
name is not known to deponent and not yet arrested
for the reasons following, to wit:

that he said *Deponent* informed by said *John*
Williams and the other defendants above named
entered the above premises by means of forcing open
the scuttles on the roof of said building and feloniously
took stole and carried away the above mentioned
property.

James P. Conklin

Sworn to before me this
1st day of March 1882
John Williams
Michael Foley
Michael Neil
Samuel Lang
John
Lang

0171

BOX:

64

FOLDER:

720

DESCRIPTION:

Wilson, John

DATE:

03/31/82



720

206

It appearing by the within letter and certificate that the defendant is a working man and has been for many years; that his presence in the place where he was arrested while temporarily talking the place of black who was sick, would hardly constitute him a lottery policy dealer. I therefore ask that he be discharged upon his own recognizance

May 18 1883

McClay

Day of Trial, *Wednesday & Thursday*
 Counsel, *Richardson & Rogers*
 Filed *21* day of *March* 188 *2*
 Pleads *Not guilty. (May 18/83)*

THE PEOPLE

vs.

John Wilson
May 18/83.
Geo. D. Deakins

John M. Gleason
~~Attorney~~

District Attorney.

A TRUE BILL.

John M. Gleason
May 14 1883
Richardson
Geo. D. Deakins

Selling Lottery Tickets.

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Wilson

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

John Wilson
of the Crime of "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

John Wilson

late of the *seventeenth* Ward, in the City and County aforesaid, on the *twenty second* day of *March* in the year of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply, to one

Jacob Leon

and did procure and cause to be procured for the said

Jacob Leon

a certain paper, instrument, and writing, commonly called a lottery policy, which said paper, instrument, and writing, commonly called a lottery policy, is as follows, that is to say:

Both at 22nd
-6-53-45 60-41
109 81
-3-1-
121

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

SECOND COUNT—

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

John Wilson

of the CRIME of "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

John Wilson

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day, and the day of the taking of this inquisition, was and yet is a common gambler; and that he the said

John Wilson

on the day and in the year aforesaid, and on said other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Two hundred and twenty seven Avenue B—

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell barter, furnish and supply to divers persons (whose names are to the jurors aforesaid unknown and cannot now be given), and did procure, and caused to be procured, for the said divers persons (whose names are to the jurors aforesaid unknown), certain instruments and writings, commonly known as and called lottery policies (a more particular description of which is to the Grand Jury aforesaid unknown and cannot now be given).

THIRD COUNT—

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

John Wilson

of the CRIME of "Vending and Selling to another what are commonly known as and called Lottery Policies," committed as follows:

The said

John Wilson

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, and on divers other days, was and yet is a common gambler:

And that

he

the said

John Wilson

afterwards on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, at and in a certain room in a certain building, known as number

Two hundred and twenty seven Avenue B—

in said Ward, City and County, with force and arms, did unlawfully and knowingly vend, sell, barter, furnish and supply to one

Jacob Leon

and did procure and cause to be procured for the said

Jacob Leon

a certain instrument and writing, commonly known as and called a lottery policy, which said instrument and writing commonly called a lottery policy, is as follows, that is to say:

*Both at 22nd
6. 53. 45. 60. 41
104 87
3-1-12*

(a more particular description of which said instrument and writing so commonly called a lottery policy, is to the Grand Jury aforesaid unknown, and cannot now be given).

Fourth Count—

And the Grand Jury aforesaid by this indictment further accuse the said John Wilson of the Crime of selling a paper in the nature of a bet upon the drawings of a lottery, Committed as follows: The said John Wilson late of the Ward City and County aforesaid, on the twentysecond day of March in the year one thousand eight hundred and eighty two, at the Ward City and County aforesaid, feloniously did sell to one Jacob Leon — a certain paper in the nature of a bet upon the drawing of a lottery, a more particular description of which said lottery is to the Grand Jury aforesaid unknown and cannot now be given, which said paper contains the words and figures following that is to say

Both A 22nd
 6. 53. 45. 60. 41.
 10 9 87
 3 - 1 - 12/11

Against the form of the Statute in such case made and provided and against the

Fifth Court—

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

And the Grand Jury aforesaid by this indictment
further accuse the said John Wilson —
of the crime of selling a writing in the nature
of an insurance upon the drawing of a lot-
tery committed as follows: The said
John Wilson — late of the Ward, City and
County aforesaid on the twenty-second day
of March in the year one thousand eight
hundred and eighty-two, at the Ward City and
County aforesaid, feloniously did sell to
one Jacob Leon — a certain —
writing in the nature of an insurance upon
the drawing of a lottery a more particular
description of which said lottery is to the
Grand Jury aforesaid unknown and cannot now
be given which said writing is as follows: —

Both At 22nd

6. 53. 45. 60. 41

10 4 87

3-1-12/

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

SIXTH
COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Wilson
of the CRIME of "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said *John Wilson*

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building known as number

Two hundred and twenty seven Avenue B.

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling.

SEVENTH
COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Wilson
of the CRIME of "Keeping and knowingly permitting a room to be used and occupied for gambling," committed as follows:

The said *John Wilson*

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, and on divers other days and times between that day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, feloniously and unlawfully did keep a certain room in a certain building, known as number

Two hundred and twenty seven Avenue B.

in said Ward, City and County, to be used and occupied for gambling, and did knowingly permit the said room to be used and occupied for gambling, to wit, for selling and vending and disposing of certain instruments and writings, commonly known as and called lottery policies (a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given).

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

John M. Keon

~~XXXXXXXXXXXXXXXXXXXX~~
District Attorney.

0178

110726
6-53-45-60-41
11/6/81
3-1-12/1
227 out B

0179

OFFICE OF THE **Continental Works,** T. F. ROWLAND,
PROPRIETOR

Grandpoint, Brooklyn, N.Y. March 30, 1883

To Whom it may Concern -

The driver Mr. John Wilson
who has been regularly employed
as a moulder at the Continental Works
for the last ten years, except at
such short times as he has been
laid off for want of work in the
shops, informs us that he has got
into some trouble by reason of his
having taken the place of a sick
friend, not for any benefit or profit
to himself, but simply as a matter of
accommodation -

Such being the
case we would recommend that he be
dealt with in as lenient a manner as
possible, as we know him to be a
steady and industrious mechanic and one
who earns his living in a reputable
and honorable way -

Yours truly
Thos. F. Rowland
per Geo. C. Bradley

0180

BAILED,

No. 1, by John Ryan
 Residence St. Lawrence Street
 No. 2, by _____
 Residence _____ Street
 No. 3, by _____
 Residence _____ Street
 No. 4, by _____
 Residence _____ Street
 No. 5, by _____
 Residence _____ Street

Bail order
 Police Court 3 District 264

THE PROPR., &c.,
 ON THE COMPLAINT OF

Frank. Dean
313 8th St. S.W.
John W. Dean
 Offence, Civil Battery Law

Dated March 23 1882

Chas. W. Dean Magistrate
John W. Dean Clerk

Witnesses

No. _____ Street
 No. _____ Street
 No. _____ Street



Chas. W. Dean

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 W. Dean

guilty thereof, I order that he be admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 23 1882 Marcus L. Barber Police Justice.

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

Dated March 23 1882 Marcus L. Barber 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.

0181

Sec. 195-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK,

John Wilson

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 Wilson*

Question. How old are you?

Answer. *62 years*

Question. Where were you born?

Answer. *State of New York*

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

Answer. *Williamsburg 372 Ewen Street (Temporary)*

Question What is your business or profession?

Answer. *I am a moulder by trade*

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*

John Wilson

Taken before me, this *23^d* day of *March* 188*3*

McCreter Police Justice.

0183

BOX:

64

FOLDER:

720

DESCRIPTION:

Wilson, William

DATE:

03/31/82



720

0184

198 *Billy Jones*

WITNESSES.

Day of Trial, *E E P*
Counsel, *E E P*
Filed *31* day of *March* 188*2*
Plends *W. G. Gaily*

20 *12* THE PEOPLE
04/6/12 vs.
William Nelson
otherwise called
William Savage

LABORERS AND RECEIVING
STOLEN GOODS

JOHN McKEON, *vs*
District Attorney.
R 2 April 6. 1882
Prison, Court St. R.D.G.
A True Bill.
John Saml. [Signature]
Foreman.

Semi suspended
At the Court Affidavit 11

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
William Wilson
 otherwise called
William Savage

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

William Wilson otherwise called William Savage
 of the CRIME OF LARCENY

committed as follows:

The said

William Wilson otherwise called William Savage

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *seventeenth* day of *March* in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, with force and arms

One satin and velvet suit of the value of twenty dollars each
One pair of slave buttons of the value of twenty dollars each
One piece of lace of the value of six dollars
One toilet case of the value of six dollars
One valise of the value of one dollar

of the goods, chattels and personal property of one

Alfred N. Stubbs

then and there being found, 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said
William Wilson otherwise called William Savage
 of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Wilson otherwise called
 William Savage*
 late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
 year aforesaid, with force and arms, at the Ward, City and County aforesaid,

*One saten and velvet-suit of the
 value of twenty dollars each
 One pair of silver buttons of the
 value of twenty dollars each
 One piece of lace of the value
 of six dollars
 One toilet case of the value of
 six dollars
 One valise of the value of
 one dollar*

of the goods, chattels and personal property of the said *Alfred H. Stubbs*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
 feloniously stolen, taken and carried away from the said *Alfred H. Stubbs*

unlawfully, unjustly, did feloniously receive and have (the said *William Wilson
 otherwise called William Savage*
 then and there well knowing the said goods, chattels and personal property to have
 been feloniously stolen, taken and carried 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 McKEON, District Attorney.

0187

BAILED,

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

Police Court

District

198 Volume 270

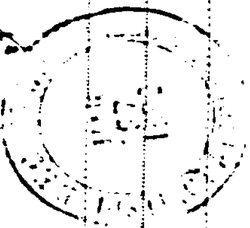
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Eda D. Stebbins
47 West 115
William Ireland
James Connelly

Dated *March 20* 1882

James Connelly
 Magistrate.
Conroy Mulvey
 Officer.
Conroy Mulvey
 Clerk.

Witness *Joseph Chapman*
 No. *218* Street, *East 111*



Mr. Stanton G. Shaw
Mr. Brackley

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 Ireland* and *James Connelly* guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *March 21* 1882 *Hugh Gardner* 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 *James Connelly* guilty of the offence within mentioned, I order he to be discharged.

Dated *March 21* 1882 *Hugh Gardner* Police Justice.

The People of
the County of
Ella Stubbs

William Nelson
James

James Conroy

Complainant
Grand Juror

At a hearing held on the
21 day of March 1872
before Judge Gardner
Ella Stubbs of No 47 West
16 Street being duly sworn
and examined says all
I know about the case
is that the property referred
to the page which was
stolen from my possession

Q

Do you know when you
lost the property

A

Yes sir on the 9 day of
March 1872 between the
hours of seven and eight
o'clock P.M.

Q

Where was the property

A

It was in the basement
hall of premises of
No 47 West 16 Street

Q Do you know who stole
the property

A I do not

Q Where did you see the
stolen property

A I seen it at the Alaska
Proprietor's Station House
on the night of Friday
March 1 and there identified
it as my property and the
same which was stolen
from possession.

Q Do you know sitting
the defendant

A No;

Q Was the property in a
valise

A Yes; Ella W. Stubbs

Sworn to before me
this 21 day of March 1882

Henry Gardner Public Justice

3

Reside Chapman of St
21 East 21 Street age 4
3 years occupation
Dressmaker being duly
sworn and examine a
day

Q Are you a married lady
A Yes

Q Do you keep home at 170
21 East 21 Street

A Yes
Q What portion of the ^{house} do you
occupy

A One part of stair up and
two back rooms

Q of what number does
your family consist

A One child and myself
my child is twelve years old
Is there any other person
in your family?

A No ^{man} family consist
How ^{many} families are there
up that house

A Four
Q Do you know how many
persons reside in that
house besides your ^{own}

4
 Q family.
 A No.
 Q How many families are
 there on the floor with
 you
 A One consisting of
 two adults
 Q Do you know how many
 families are there on the
 first floor
 A One family
 Q Do you know ^{how} many there
 are in the family
 A Seven or eight persons
 Q The floor above you
 is occupied
 A Yes an old lady occupies
 it and let out a portion
 to boarders
 Q Do you know either of
 the defendants
 A Yes I know Saragby
 by the name of Brown
 Q He is he the one lived
 in your room
 A Yes

Q

I found it and I said
 yes He then asked me
 when I found it and
 and I said I found it
 in a valise in Brown
 room The police then
 took those valises away
 with them

Q

Did Brown call at the
 House that day

A

Yes Sir; Brown came here
 after the police had
 taken away the three
 valises he called and
 asked what became
 of his valise

Q

Did you clean the room

A

Yes Sir;

Q

Did you see any other
 valise in the room only
 Sarag's

A

No Sir; Not until the
 day the police took away
 the three valises and that
 was when they took them
 away Rosali Chapman

Sworn to before this }
 21 day of March 1882 }

Hugh Farmer Police Justice.

5

Q When was that room
here?

A About the first of January
who rented that room?

A My sister.

Q When you present when
it was rented?

A No sir, I was at work
then all the information

you have of the renting,
the room is from your sister
is?

Q Does your sister live
with you?

A No sir, she was stopping
with me for a few days.

Q When did you finish
all the family man you
called Brown?

A The following week
when he paid the rent.

Q When did you last see
him before the arrest?

A Saturday afternoon March 18.

Q Did you then see him in
the room?

A No sir, he was in the Hall.

6

Are you willing to swear
that any person other than
Brown occupied that room
from the first of January
to the 15th day of March?

a
Q.

No, sir; I am not
How often have you seen
Cannell?

a
A.

About four times I have
seen calling Brown in
the morning I knock at
his door and go away

Q.

Have you seen any other
person call

a

Yes sir; once or twice I have
seen other gentlemen call

Q.

How many keys were there
of that room

a
Q.

One
Was that key used in
common between you
and Brown

a

Yes sir; when he went
away he left on the water
pump in the hallway

Q.

When you would get
through with it would

7

You put it in the same
place

Q

Yes sir;
Was this pint in a public
hallway

A

Yes sir, the people coming
from the stairs had to
pass the pint and the
examining room on the same
floor used the same
pint

Q

Did you know about
this man's name being
Brown is what your
sister told you

A

Yes sir;

Cross examined by the Court

Q

When the Police called
at your rooms were you in

Q

no sir;

Q

What did the police say
to you when you met them

A

Captain Clinchy asked me
if I know what he wanted
for and I said no, The
captain then said did you
lose a spawl and I said
yes. He then asked me if

S

I found it and I said
yes He then asked me
when I found it and
and I said I found it
in a valise in the room
room The police then
took three valises away
with them

Q

Did you call at the
house that day

A

Yes Sir; I went there
after the police had
taken away the three
valises he called and
asked what became
of his valise

Q

Did you clean the room

A

Yes Sir;

Q

Did you see any other
valise in the room only
Saras

A

No Sir; Not until the
day the police took away
the three valises and that
was when they took them
away Rosali Chapman

Sworn to before me }
21 day of March 1880 }

Hugh Gorman Police Justice.

0197

4

District Police Court—

CITY AND COUNTY OF NEW YORK

of No.

being duly sworn, deposes and saith, that on the

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

aged 37 years, occupation none
116 Street,
17 day of March 1892
Ward of the City of New York,

the following property viz.:

One valise containing one
patent and velvet pair of the value
of forty dollars, one pair of
sleeve buttons of the value of
the value of forty dollars, one
piece of lace of the value of
six dollars and one case
containing a toilet set of the
value of six dollars in all
of the value ninety two dollars.

the property of

deponent and her husband
Alfred H. Stubbs

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 Nelson, alias William Garage
James Connolly (both now here)
for the reasons following to wit: on
the night of the above date
at about the hour of seven
o'clock P.M. the said valise
containing the said property,
was in the Hall of the said
premises and was taken stolen
and carried away by some

Know all men that I, the undersigned, being duly sworn, depose and say that the above is a true and correct copy of the original as the same appears from the files of the District Police Court.

of persons unknown to defendant
 But defendant is informed by
 Rosalie Chapman of No 21st
 East 21st Street that she in
 company with Captain Clueby
 of the 18th Police Precinct and
 Officer John Gray of the 18th
 Police Precinct found the
 aforesaid property in a room
 in premises No 21st East 21st Street
 occupied by the said Wilson, and
 the said Grinnell, on the night
 of the 17 day of March 1882 and
 that no persons other than the said
 Wilson and said Grinnell were
 in the said room from the morning
 of the 17 day of March until the
 afternoon of the 14 day of March 1882
 Sworn to before me this 20th day of March 1882

Joseph Gorman Police Justice
 City and County of New York

Rosalie Chapman aged 31 years occupation
 dressmaker of 21st East 21st Street
 being duly sworn says that she
 has heard read the foregoing affidavit
 made by Ella V. Stubbs and knows the
 contents thereof. That all of the same which
 relates to defendant is true of defendant
 own knowledge

OFFICER Rosalie Chapman

AFFIDAVIT - LARCENY.

187

MAGISTRATE.

OFFICER.

WITNESSES:

DATED

THE PEOPLE, &c.,
ON THE COMPLAINT OF

VS.

DISTRICT POLICE COURT.

Sworn to before me this 20th day of March 1882
 Joseph Gorman Police Justice

0199

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Connelly being duly examined before the under-
signed, 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

James Connelly

Taken before me, this *20*
day of *March*, 188*7*

Hugh James Police Justice

0200

Sec. 195-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

William Wilson alias *William Savage*
being duly examined before the under-
signed, 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 waiven cannot be used
against him on the trial.

Question. What is your name?

Answer.

William Savage

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

347 East 12 Street, a number of years

Question. What is your business or profession?

Answer.

Printer in a printing house

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

Not guilty

Taken before me, this *20*

day of *March* 188*7*

William Savage

Hugh Green Police Justice

Count of Annual Sessions

For People &c.

no

William Wetmore

Affidavit of as
to Character of
Defendant.

Submitted to Honorable
Nouveau Courcy - DU
the 11th day of April
1852. by Edmund S. Rice
Attorney Defendant.

90 Broadway Street

N. Y. City

0201

Court of General Sessions

The People vs.

William Wilson.

Witness Henry J. O'Connell
 22^d East 13th Street, being duly sworn says
 I am a roofer and do business at No 437
 East 23rd Street. I am acquainted with
 the defendant herein and have known
 him for the past six years, during which
 time I have always known him to work
 for a living, and that his character
 for honesty has never been questioned.
 Sworn to before me

This 10th day of April 1882 } Herman J. Connelly

J. J. O'Connell.
 Commissioner of Deeds
 N. Y. C.

1
 Court of General Sessions of the Peace
 in & for the City & County of New York

The People vs.

vs.

William Helms

City & County of New York, ss.

James Molloy of ss.
 545. Second Avenue, being duly sworn
 says, that I am employed in the Hotel
 Bristol as a waiter, and am acquainted with
 the defendant above named, since his child-
 hood, and am acquainted with others who
 know him.

That I have always known him to be a
 good, and honest young man; and have
 never heard of his being arrested or charged
 with crime; The defendant has been in my
 employ at the Manhattan Beach Hotel and
 at Coney Island, and gave entire satisfaction as
 a hardworking man.

Sworn to before me

this 4th day of April 1882

John A. Hoyer,
 Commissioner of Deeds
 N. Y. Co.

James Molloy

Court of General Sessions

The People vs
William Wilson

City & County of New York

James Ferriman being duly sworn, says: I am employed with William H. Kerr, Furniture Manufacturer, at No 36 West 14th Street in said City. That I have known William Sarge for the past twelve years, and during that time have found him to be a person of good Character, strictly honest in all his dealings; and have never known or heard of his being accused of any fault or crime.
Sworn to before me
This 9th day of April 1852 } James Ferriman
John. Heyes.
Comptroller of the City of New York.
No 71 Co.

Court of General Sessions

The People vs

vs.

William Wilson

City & County of
New York

Christopher Savage, being duly sworn says, I reside at No. 717 East 67 Street that I am acquainted with the defendant above named and have known him several years and have during all that time found him to be an honest, hardworking and industrious young man & that this is the first time I have ever heard of his being charged with crime.

Sworn to before me
this 10th day of April 1882
Gilbert M. Wilson
Commissioner of Deeds
N. Y. County

Christopher Savage

Court of General Sessions

The People vs }
 vs }
 William Wilson }

City & County of New York, ss.

James Moore et al.
 Her. Court 12th Street. being duly sworn,
 says I am a freeholder, and do business
 at 1095 First Avenue, in the City of New
 York, and have been in business in New
 York for the past twenty five years.

That I am well acquainted with the defendant
 herein, and have known him since his childhood.
 His family are neighbors of mine and have been
 so twenty years;

That the character of the defendant has
 always been considered respectable by myself
 and other neighbors, and that this is the
 first time that I have ever heard his
 reputation for honesty being questioned;

Sworn to before me

this 11th day of April 1882.

John Hoyer
 Commissioner of Seals
 N.Y. Co.

James Moore

Court of General Sessions of the Peace
 for the City & County of New York.

The People vs }
 vs. }
 William Wilson }

City & County of New York ss.

Michael O'Neil being
 duly sworn says. I am employed by
 the Department of Public Works & reside
 at No 183 Avenue A. in the City of New York
 that I am acquainted with William
 Savage. the defendant above named. &
 have known ^{him} since his childhood, and
 have during all that time found him to be
 an honest, hardworking and industrious
 young man. & that this is the first time
 I have ever heard of him being charged with
 crime

Sworn to before me }
 the 7th Day of April 1882 } Michael O'Neil
 John Hoyer }
 Commissioner of Courts
 N.Y. Co.