

0444

BOX:

473

FOLDER:

4336

DESCRIPTION:

Taylor, John

DATE:

03/11/92



4336

0445

POOR QUALITY
ORIGINAL

No. 50. ~~Worcester~~

Counsel,

Filed

11 day of March 1892

Pleds,

March 14

THE PEOPLE

29 Law
no. 1000

John Taylor

Grand Larceny,
[Sections 528, 529,
Penal Code.]
Degree.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL

Attorney

Foreman.

Feb 13, March 18/92

Pleads guilty.
He Complains: 24

Complain 93
March 14/92

Witnesses:

Samuel Randal

0446

POOR QUALITY
ORIGINAL

Police Court

3rd District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No.

229 Grand

Street, aged

28 years,

occupation

Dentist

being duly sworn,

deposes and says, that on the

29th

day of

February 1897

at the City of

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

day

time, the following property, viz:

A number of Sets of false teeth
together of the value of about
Seventy five dollars

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by

John Taylor

Now here, from the fact that
deponent saw the defendant standing
by the Show Case on the walk in front
of said premises and deponent found
the lock on said Show Case, wrenched off
from said Show Case which contained
said property the defendant ran
away pursued by said deponent who caught
defendant and gave defendant into
the custody of an Officer

Samuel Randel

Sworn to before me, this
day of
February 1897
at New York, N.Y.
Notary Public Justice.

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POOR QUALITY ORIGINAL

Sec. 198-200
CITY AND COUNTY OF NEW YORK, ss.

3
District Police Court

John Taylor 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.

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.

Taken before me this
day of *March* 1938
Charles W. Justice
Police Justice.

I am not guilty
John Taylor

0448

POOR QUALITY
ORIGINAL

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

Attest
444 6th Ave
189. 6th Ave

Police Court,

District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Smith
Magistrate
189

Dated, March 189

Magistrate
189

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ 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 Reynolds

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

Dated, Mar 189 Charles J. Smith Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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POOR QUALITY
ORIGINAL

505

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Taylor

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

John Taylor
attempting to commit the crime of
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said

John Taylor

late of the City of New York, in the County of New York aforesaid, on the *29th*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*ten sets of false teeth of the
value of seven dollars and fifty
cents each set*

of the goods, chattels and personal property of one

Samuel Randal

then and there being found, then and there feloniously did *attempt 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.

*De Lancey Nicoll,
District Attorney*

0450

BOX:

473

FOLDER:

4336

DESCRIPTION:

Thee, Amelia

DATE:

03/30/92



4336

0451

POOR QUALITY
ORIGINAL

Witness
No. 1 Lindsey
Off - Bernard Maloney 219.

I declare come I am. I am a woman to believe
no conviction can be had.
The complainant is a young girl of nation
and her character is considered as
very bad - I am a woman who might be called upon
to give evidence.
The mother of the deceased, named her son
as her last illness, & the mother state
that deceased told her that she frequently
used a whole bottle in her room in
top-dress a miscarriage, besides
she admitted to her mother, that she
had taken pills which she had utro-
sived a dose of into her womb, both
of which I am informed would cause
peritonitis - the cause of death.
The deceased told her mother that
the dose of the pills were
in her bottle, and the same were found
there after her death, in the bottle over-
turned. The doctor who attended the de-
ceased says she made a thorough
statement concerning the cause of her
illness. At the time she was in the
defendant, and at another, states that
the defendant did nothing to her
when she was in the defendant's house
he deceased. I am a woman who
I am a woman in the defendant's
house. I am a woman in the defendant's
house.

No. 1052
Counsel,
Filed 30 day of March 1892
Pleads, M. J. G. G.

Manila, 1911, 1st degree
Section 191, Penal Code

THE PEOPLE
vs.
B
Amelia Free

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Foreman,
Part 3. June 1892
Indictment returned

0452

POOR QUALITY
ORIGINAL

Witness
No. 4 Lindsey
M. - Bernard Maloney 21p

I declare, come I am acquainted by know-
no conviction can be had.
The complainant is a young girl of action
unusually character & cheerful. In the
very beginning she might be called upon
to give
The mother of the deceased, named Mrs. J. W.
in her last illness & the mother state
that deceased told her that she frequently
used a white bone in her room in order
to produce a miscarriage, besides
she admitted to her mother, that she
had taken pills, which she had taken
which she carried into her room, both
of which I am informed would cause
miscarriage - the cause of death.
The deceased told her mother, that
it would come of the pills, were
in her trunk, and the same were found
upon her death, in the trunk men-
tioned. The doctor who attended the de-
ceased says she made contradictory
statements concerning the cause of the
illness. At the time she was pronounced
defendant and at another, state that
deceased did nothing to bring
upon the whole of child in her hand when
he was born. That the child
was 9 or 10
I cannot in any way
be convinced. I declare, under oath.

Counsel,
Filed 30 day of March 1892,
Pleads, M. J. G. M.

THE PEOPLE
vs.
B
Amelia Free

DE LANCEY NICOLL
District Attorney

A TRUE BILL

Wm. M. V. C.
Part 3. June 21/92
Said indictment dismissed

Manabanghiter, 1st degree
Section 191, Penal Code

0453

POOR QUALITY
ORIGINAL

STENOGRAPHER'S MINUTES.

24 District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Louise Bullinger

VS.

Amelia Thee

BEFORE HON.

Thomas F. Grady

POLICE JUSTICE,

Jan 4, 14. 188*2*

APPEARANCES:

For the People,

For the Defence,

Jan 4
Mr. Leven
Jan 14
Mr. Moss

188*2*

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Cross Ex.

Re-Direct.

Re-Cross.

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Edward J. Leyk

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69

W. L. Crosby
Official Stenographer.

0454

POOR QUALITY
ORIGINAL

Police Court
J. D. D. D.

The People
Louise Bullinger

vs
Amelia Thee

Examination Before Justice Grady
Jan 4 1891

For the defendant Mr. Levin

Louise Bullinger the complaining witness
being duly sworn and examined by
the court deposes and says:

Q. You are the complainant against
Amelia Thee?

A. Yes Sir

Q. Have you read this affidavit
to which your name is subscribed?

A. Yes Sir

Q. Are its statements true?

A. Yes Sir

Cross examined by Mr. Levin

Q. How long have you lived at

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POOR QUALITY
ORIGINAL

16 Stagg street Brooklyn

A Arrive Thursday a week ago.

Q The 24th - the day before Christmas you mean?

A Yes.

Q Where did you live before that?

A I was a month in 23rd street and two weeks in 27th street - more than a month in 23rd and two weeks in 27th St. - No 147 East 27th

Q With whom did you live at 147 East 27th Street?

A My sister Emily Bullinger

Q That is the poor girl who is dead

A Yes: my sister is dead

Q Do you know who keeps that house?

A I do not know the name of the lady or anything about her. We just took a room and stay there two weeks.

Q You took it with her?

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POOR QUALITY
ORIGINAL

A Yes Sir.

Q went with her to hire the room did you

A No. She hired it herself but I was with her. I went with her when she went out to hire a room.

Q You do not know when she hired it of your own knowledge.

A She hired it.

Q Of your own knowledge.

A I know myself that she went on the 17th of December or November. I know she went to get a girl from Mrs Kenny.

Q Had she taken it before that day?

A No.

Q You do not know that she hired it except from what your sister told you?

A No I was not with her.

Q Prior to living in 147 East

3 27th Street where did you

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POOR QUALITY
ORIGINAL

live?

A At 445 East 23rd street
Q whom did you live with?

A Mr. Kenny

Q Is Mr. Kenny any relation
of yours?

A No

Q who lived with Mr. Kenny
besides yourself?

A My sister and myself.

Q How long?

A My sister lived there one
month

Q How long did you live there

A I was there in the summer
about four or five months

Q It is a boarding house?

A Yes Sir

Q were there any other boarders
there besides you?

A We did not board there

Q what did you do there?

A I worked there

Q In what capacity

4 A Chambermaid

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POOR QUALITY
ORIGINAL

Q Your sister lived there in
what capacity?

A She was cook

Q Where did you live prior
to that time?

A I do not know where I
lived before that. I was
working in Waverly Place
No 140 I believe the number is

Q Who keeps it?

A Mrs Weise

Q Did you work there?

A Yes.

Q In what capacity?

A I did everything, pretty nearly
there

Q General Housework?

A General Housework.

Q Is Mrs Weise married?

A Yes sir.

Q Keeps a respectable house?

A Yes sir.

Q How long did you live
with Mrs Weise?

5 A One month.

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POOR QUALITY
ORIGINAL

Q Over to that where did you live? Don't you recollect?

A No - I have a short memory.

Q You have accounted for your time for six months and two or three weeks. You ought to remember where you lived prior to that.

A Before that I lived at 317 West 22nd Street with Mr. Browning.

Q In what capacity?

A Chambermaid

Q How long?

A I was there two weeks and one

Q Were you discharged from there?

A No.

Q Why did you leave?

A I went to this house before I went to Mr. Reese. I lived there. He sold the house. He took two houses on West 23rd and then I went over from there to Mr. Reese.

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POOR QUALITY
ORIGINAL

Q Before that

A I went back to 445-

Q Before that

A That was last summer

Q Just before you lived as
chambermaid with Mr. Browning

A Before I lived there I went
to 445. I went around to
317 and from there I went
to Mrs. Reese

Q How long did you live with
Mr. Browning

A About four months - some
time before that

Q Where was Mr. Browning?

A At 445 West 23rd Street.

Q Where did you live before
that

A I can't remember. I know
I was in the country last
winter

Q Where in the country?

A Bloomfield Mass.

Q How long

7 A Three months

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POOR QUALITY
ORIGINAL

Q What months do you recollect?

A Three months before Christmas
about three months

Q What three months?

A October November December

Q Whom did you live with
at Bloomfield?

A Miss Hulin

Q What were you doing there?

A There was only her sister herself
and me, a friend of hers -
her cousin

Q Respectable people?

A Yes

Q Where did you live prior to that?

A I cannot recollect. It is
over a year ago.

Q How long have you been
away from your mother's house?

A Well; when I came back
from school I went to Miss
Hulin's and from there I went
to my aunt's house

Q Where does she live?

8 A 101 Van Cort Avenue Brooklyn

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POOR QUALITY
ORIGINAL

Q How long did you remain with your aunt?

A About a week I guess.

Q From there where did you go?

A I went to a place - I do not remember where.

Q Where was your mother living at these times?

A Around Christmas she was living in 11th Street in this city.

Q What number?

A I do not recollect the number.

Q Any other street that she lived in besides 11th?

A She lived on 13th Street.

Q Do you know the number?

A Yes sir.

Q What number?

A No 208.

Q East?

A Yes.

Q Any other place that she lived in in New York?

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POOR QUALITY
ORIGINAL

1. No: she lived in Brooklyn
South Second Street.

2. What number?

1. No 44

2. Any other place that you
know she lived in for the
past three or four years?

1. She lived at Scholer St.

2. Did you visit her when she
lived in Scholer Street

1. Yes Sir

2. Did you visit her when she
lived in South Second St.
No 44?

1. No

2. Or when she lived at 208
East 13th St?

1. No

2. How long did she live there?

1. I do not know just how
long?

2. Did your sister live with her
in 208 E. 13th Street?

1. No Sir

10 2. How do you know if you

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POOR QUALITY
ORIGINAL

never was there?

A Because my sister lived in
Brooklyn by Mr T. Latcher

Q Did she never live at No
204 East 13th St.

A She did, but not while
my mother was there

Q While your mother lived in
11th Street did you visit her
there?

A Once

Q Why did you not visit
your mother in East 13th St?

A Because she was only there
for a short while

Q Who lived in the house besides
you do not know?

A No.

Q How old are you?

A Fifteen next - I will be 17
in May.

Q Have you an aunt Lorraine

A Yes.

Q Is she living at 204 East
13th Street?

11

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POOR QUALITY
ORIGINAL

A. Never. I always lived in
Brooklyn.

Q. Do you know any one else
who lives in 208 East 19th St?

A. Yes.

Q. What is her name?

A. Paley.

Q. Is Mr. Paley any relation
of yours?

A. None whatever.

Q. Is that the only lady whom
you know who lives there?

A. Yes.

Q. That is the only one - Mrs.
Paley?

A. Yes.

Q. Have you been in her house
frequently?

A. Not very often - once in a
while to see my sister.

Q. Is Mrs. Paley a married
woman?

A. I do not know. She has been
married I believe.

12 Q. When were you in Mrs. Paley's

house?

A I do not know when - it
was in the summer.

Q Just summer - how long
were you there?

A Only about half an hour
or so.

Q Do you recollect what month?

A No sir.

Q about what month?

A Some time in the summer.

Q Before the Fourth of July?

A I do not remember what
month it was.

Q Do you recollect when you
worked at that time - we might
figure it out by that.

A I do not know when I
was

Q You cannot recollect by any
circumstances?

A Only about

Q Is your memory so bad
that you cannot recollect who
you was with at the time you

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POOR QUALITY
ORIGINAL

went to Mrs Balfes house?

A. I know I saw my sister.

Q. That was at 208 East 13th Street?

A. Yes.

Q. Was not your mother there?

A. No.

Q. Where was your mother?

A. I never saw my mother there.

Q. You recognize this lady who is accused of this crime do you not?

A. Yes.

Q. Is it this lady? (Defendant)

A. Yes.

Q. You understand that she is accused of crime?

A. Yes.

Q. You know the crime I refer to?

A. I do.

Q. When did you first see her? I want you to be particular.

A. I know I saw her on the 17th - when ^{was} the operation? ~~When~~ -

Q You must not ask me - try
and fix your recollection.

A On the 17th of November or
December - If you tell me when
the operation was I will tell
you

Q I want you to tell as near
as you can

A I will tell you in a minute
- it was the 17th of December.

Q 1891?

A Yes 1891

Q How do you recollect that that
was the day?

A Because I went to Mrs Kenny's
house on the 15th of November
and staid there one month

Q Who is Mrs Kenny

A That was the lady at 445 East
West 23^d Street - I went
there on the 15th of November
and staid there one month and
then I staid there two days
over because she did not
have a girl until the 17th

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POOR QUALITY
ORIGINAL

and the same night I went
to Mrs. Thee's house.

2 You had never been there
before?

A No.

2 Do you know whether your
sister had ever been there before
or not?

A No.

2 When did you see her when
you ~~opened~~ the door went there
first?

2 Do you mean who opened the
door?

A I want you to tell how you
got in.

A A little boy opened the door.

2 You rang the bell?

A Rang the bell. A little boy
opened the door. I do not
whether I rang the bell or
my sister did.

2 What occurred then?

A The boy called "Mama"
and Mrs. Thee came up and

By the Court

2. What next occurred when Mrs. Flee was present?

A. My sister asked her —

2. In your presence?

A. In my presence.

2. In the back parlor?

A. Yes.

2. What occurred?

A. She asked who I was and my sister said I was her sister. Mr. Flee asked my sister how long she had been that way and my sister said —

By Mr. Lever

2. You are giving the conversation now.

A. Yes.

2. What took place in the house?

A. Yes.

2. Is that the first thing she said when Mrs. Flee asked who you were?

A. Yes.

17 2. Did Mr. Flee say anything

at that time?

A I do not think she said anything further

Q Did your sister say anything further at that time?

A No.

Q What was the next thing you did?

A Mrs. Thee asked -

Q I thought you told me that she said nothing.

A That was not all

Q What was the next thing after your sister told Mrs. Thee that you were her sister what did Mrs. Thee say?

A I told you what she said.

The Court - Let us help the witness

Q You have told us that she asked your sister who you were - what next occurred?

A She asked my sister how long she had been that way. My sister said four

months - I do not understand
how long she was.

Q Then what occurred.

A Mrs Thee said she did not
want anybody to know anything
about this.

Q Go on. State what occurred?

A Mr Thee said she did not
want anybody to know anything
about this. She did not like
for me to be there because
she was afraid I might
tell some one.

Q She said that right before
you?

A No; she told my sister.

Q Go on and tell.

A I am getting so confused
I do not know what I
am saying.

The Court - Calm yourself. Collect
yourself and state what occurred.

Q When did you next see Mrs
Thee?

19 A After it was done she

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POOR QUALITY
ORIGINAL

came out with my sister - after
it was done she came out
with my sister.

2 You were in the back
parlor?

A Yes.

2 When you were in the back
parlor did Mr. Thie come in
without your sister?

A Yes.

2 When?

A She came in twice - she
washed something off in a
basin.

2 She washed something off?

A Yes.

2 And went back again
leaving you in the parlor?

A Yes - Went back again
and came back the second
time?

2 Was your sister with her

A The second time.

2 What occurred then?

20 A My sister came in with her

2 what then?

A Mr. Thee told my sister —
I asked Mr. Thee if there
was any danger of my
sister dying. she said
no unless she caught cold.
Then we went out - said
"Good night" and went out

Cross & examination resumed

2 You want to tell the truth the
whole truth and nothing but
the truth here?

A Yes.

2 You appeared all that you had
to appear to the clerk who
drew the affidavit?

A Yes.

2 You told him the whole story

A Everything I knew

2 You don't recollect any more
the day than on the day you
were examined by the clerk and
the court before

A No.

21 2 Why did you not tell the

Judge when he took this statement about Mrs. Thee saying to you that she did not like to have you there - why did you not tell that before?

A. That she said it to me - she did not

Q. Did you hear her say it?

A. She did not say it in my hearing

Q. Did your sister tell you that?

A. Yes. She said it - I do not know what I am saying talking about.

Q. Did you hear Mrs. Thee say that she did not want to have you there?

A. No; I did not hear her say that

Q. Was there anything like that used?

A. Yes. It was like that but I can't exactly describe what she said. It was something to that effect

Q - You can't recollect what it was?

A - Yes.

Q - When you testified a moment ago to the language that was used that was a guess was it not?

A - No.

Q - Was it what you recollected or what you guessed?

A - I told the way she spoke

Q - Did your sister tell you what she said?

A - To me?

Q - To whoever it was

A - When?

A - When she was talking to her in the back parlor room

A - When I was in there I heard everything she said to your sister concerning?

The Court - Don't get nervous now - answer the questions - When you said that Mrs. [unclear] used certain words you only

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POOR QUALITY
ORIGINAL

same the substance! you did
not intend to give the
identical language?

A No: not exactly what she
said but as far as I
can remember what she
said.

Q Your best recollection?

A Yes.

Cross Examination Continued

Q Did you not see her whisper
to your sister.

A What?

Q Did she not talk in a
whisper?

A She did not whisper to
my sister at all.

Q Not whisper to your sister

A No.

Q What young men used to
be with your sister - in company
with her: what young men visited
her

A What young men?

24 Q Yes

A where?

A I do not know when you were with your sister before - two or three months.

The Court - I do not see how that was is important - It is excluded

By the Court

Exception

Q While you were living at the house in 27th Street at 147 East 27th did your sister have any callers male or female?

A Yes she did

Q Who were the male callers?

A - give their names

A I do not know his name she called him Will - I do not know his name she introduced him as Will

Q And introduced you?

A as her sister

Q What did she say when she introduced you?

A. She said "This is my friend"
and "This is my sister"

Q Did she not tell you his
name?

A Will

Q Was it Smith Jones or
Robinson?

A No; she never told me his
last name.

Q She said "This is my friend
Will?"

A She said "This is my
friend; this is my sister
Louise."

Q Did you understand what she
meant by friend?

A No - just her friend.

Q What did you think she
meant?

A I supposed her beau.

Q Do you know whether he
was the man who got her
into that trouble?

A I do not know anything about
~~that~~ the man that got her

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POOR QUALITY
ORIGINAL

into the trouble

Q Did she tell you?

A No: she never told me anything about

Q Did the young man in your presence say anything about it?

A Never.

Q She talked to you about her condition frequently?

A Very frequently

Q When did she first tell you?

A When we lived in 23rd Street.

Q Did she tell you the name of the man by whom she came that way?

A No she did not.

Q What did you do - did you go and tell your mother?

A I did not tell anybody - she asked me to keep it secret

Q She did not tell you who the party was?

27 A I do not recollect that she

ever told me who it was

2 Will you swear positively you do not know where he lives

A Yes.

2 Do you know where he lives?

A No.

2 You never heard where he lives?

Q No

2 Did you ever see him at any other place?

A No; never

2 How often did "Will" call there at 27th Street

A He was there four times

2 Bring your sister anything?

A Yes; he brought her a box of candy.

2 That's all

A A stew - we had a stew an oyster stew there. we were not keeping house - we had a furnished room

28 2 Never gave her any money?

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POOR QUALITY
ORIGINAL

A No.

Q Were you at home during the day?

A Yes.

Q Was your sister sick from the time you went there.

A All except the first day.

Q When did she live before you lived in 27th Street

A In 23d Street

Q When you lived in 23d Street your sister lived there a month.

A Yes.

Q When your sister lived in 23d Street did a young man call on her there?

A Oh yes: there was another young man called there

Q What was his name

A His name was Vasques

Q Did he often call?

A Twice a week

Q at both places?

29 A No

0483

POOR QUALITY
ORIGINAL

2 where she lived out.

A In 23d street she did not live at two places only one place with me.

2 He called twice a week?

A Yes.

2 Vasques?

A Yes

2 Do you know his first name?

A Yes - Josie

2 Do you know where Josie Vasques lives?

A Yes

2 where?

A Must I tell?

2 Don't you want to tell?

A No. I do not.

2 Tell why you do not want to answer the question?

A Because he is a nice young man and I don't want him connected with this case at all

30 2 Have you talked with him

Since this complaint was made?

A Yes.

Q Where did you see him?

A In Stagg Street.

Q He has been over to see you?

A Yes.

Q Talked about this case?

A Yes. I told him all about it.

Q You say you don't want him mixed up in this case?

A Yes.

Q Did you give him your promise that you would not mention his name?

A No. I did not give him my promise.

Q He is a nice young man and you do not want his name in the case?

A I do not want his name mixed in this case.

Q Because he is a nice young man?

91 A Yes. and has nothing to do

0485

POOR QUALITY
ORIGINAL

with his case

Q How do you mean "except"?

A I did not say except - I did not except anything.

Q Did you not a moment ago say "He has nothing to do with this case and then hesitate and say "Except"?

A No.

Q Who has to do with this case?

A I do not know I guess only myself and him. Hee

Q Did you hear your sister say who was the putative father of her child - she told you that she was enceinte - you knew that she was in that condition

A She told me that.

Q You do not know - He never told you who was the putative father?

Q A No. I do not know that.

2 Were you there when your
sister's first-morten examination
was taken

A No Sir

2 Do you know where this
Jose Velazquez lives?

A No - I won't tell you
where he lives

2 Why?

A Because

Mi Lover - I shall have to make
you - the ask the court to
compel you

The court instructed the witness to
answer the question.

A - At 29 East 21st Street

2 Whom does he live with
there?

A He boards there

2 Have you been in his house?

A Never

2 Do you know the lady
that keeps the house?

A I do not know anything
about that

2 Never been there

A No

2 Has your sister been there to
your knowledge

Q No

2 Did you ever know Jose
Velasquez to bring you
either any medicines

A No - did she bring head-
medicines - no I did
not know of it

2 Do you know where "Will"
lives?

A No

2 You have mentioned Will and
Velasquez - did any other
people visit at the home
occupied by your sister at
the time prior to your moving
- just before - or within a few
months?

A No - nobody besides then
except my mother

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POOR QUALITY
ORIGINAL

Q Except Vasques Willy and
your mother?

A Yes.

Q Any other lady?

A My mother was the only
lady.

Q Were you home all the time?

A I was out sometimes Sunday
and I was also out in the
afternoon.

Q Frequently?

A Not in 27th St.

The Court - I do not understand that
Vasques visited her in 27th
Street. He visited her sister in
23rd Street.

A No.

Q It was in 23rd Street where he
visited your sister?

A Yes.

Q At the time she was in
27th Street Vasques did not
call there?

35 A No

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POOR QUALITY
ORIGINAL

2 Any other male visitor call
except Willy - That was the
only male visitor in 27th Street

A Yes

2 Was any medical attendance
called in

A No. I went out for some
mixture that Mr. Thee told
me to give her

2 How long had you been living
in 27th ~~Street~~ Street before
going to Mrs. Thee

A I went for Mrs. Thee that night
we occupied that place

2 In 27th Street after your
visit to Mr. Thee?

A Yes Sir

2 Did you not say a moment
ago that Velasquez called
there in 27th Street?

A No

2 He might possibly have called
when you were not there?

A Yes

96 2 I want you to be careful

0490

POOR QUALITY
ORIGINAL

you answer. You say he never called at that house during the two weeks you were there in far as you know?

A No: he did not call

Q You did not see him - he may have called when you were - you do not know about that?

A No.

Q No other young men called on your sister frequently that you know of?

A No.

Q Vasques - did Vasques give your sister any money that you know of?

A I do not know whether he gave her any money or not.

Q Did Willy give her any money that you know of?

A No.

Q You say positively that you never heard where Willy lives and do not know where he lives?

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POOR QUALITY
ORIGINAL

- A No.
- 2 where did you last see him?
- A In 27th Street
- 2 that was the last you saw him?
- A Yes.
- 2 when did you last see Vasquez?
- A Last night
- 2 Before last night when did you see him?
- A - Before that he was in New Year night.
- 2 Night before last?
- A Sunday night he was there and New Year night
- 2 and last night?
- A Yes.
- 2 The night of the last day he was in court was ^{he} you there that night?
- A No sir -
- 2 Don't you recollect the day you was last in court
- 35 A Friday

Q Well Thursday.

A No - He was not there that night.

Q He came the next night?

A No - not the next night.

Q Who lives at 16 Meigs Street
Brynkeyn?

A Myself, my mother and my
sister and brother - a little boy.

Q How many sisters have you?

A Seven.

Q Your next oldest sister is in
court?

A Yes.

Q What is her name?

A Annie.

Q Was Annie there at the
time your sister was shot?

A I do not know anything
about it.

Q Has anybody been talking to
you about this case?

A No - nobody.

Q Has not Velasquez been
talking to you?

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POOR QUALITY
ORIGINAL

A Oh yes - I simply told him
I was going to court.

Q Has he visited you

A In 23d street he visited
my sister, and he has visited
me and my mother - He
came to see the family.

Q Is your father living?

A No.

Q How old is your brother?

A Past 21 years

Q You have told all that
occurred in that room in
your examination to day - you
know what you have sworn
to?

A Yes.

Q Will you swear positively that
Mr. Tree told you that your
sister would not die on the
night that you first went to that
house?

A Yes.

Q Are you sure it was not
when you subsequently called

0494

POOR QUALITY
ORIGINAL

upon her and told her that
your sister was sick.

A No; it was not that night.

Q You are positive about that?

A Positive.

Q You said your sister went
into another room - what room
do you say she went into?

A I do not know what room
she went to. I was in the back
room.

Q What furniture was in the
back room?

A A lounge, closet, folding
bed, chairs, mirror - that is
all I think of.

Q You say that when your sister
went out of the room Mrs
Flem was with her?

A Yes.

Q And then Mrs Flem came
back to the room where you
were?

A Yes.

Q Did she speak to you?

A No.

Q Did not say a word!

A Not to me - no one

Q What did she do?

A She got something out of the closet and went in to my sister again.

Q Out of the closet?

A I do not know whether it was the closet I do not know - it was somewhere.

Q You were sitting in the room don't you recollect where she got that something from?

A No; I do not know because I did not take any particular notice what was in the room, or anything like that.

Q Did you see what she got?

A No.

Q Did she go out of the room?

A She went to my sister - yes.

Q Then I understand you the next time she came in with some

0496

POOR QUALITY
ORIGINAL

sister

A No

2 What was the next thing?

A She came out and got something else and went in to my sister.

2 She came out twice?

A Twice - yes

2 When did she go the second time?

A I do not know where she went - she got something in her hand and went in again.

2 You do not know where she went to get it?

A No.

2 You do not know what she got?

A No.

2 You could not tell if it was a stove or a chair?

A I guess I could - not a stove.

(4) 2 Did you see what it was?

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POOR QUALITY
ORIGINAL

A No I do not exactly know.

Q How long was she in the room with your sister.

A About ten minute or so - or not so much as that - about six seven or eight minutes - I do not know how long it was.

Q Do you know whether your sister took medicine during the time you lived with her prior to the time when you went to Mrs. Lee?

A Never.

Q Never knew her to take any just before that?

A No.

Q Did your sister tell you she was taking some drugs to get rid of the child?

A No.

Q Did she not tell you that she was taking pills to get rid of it?

Q A No.

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POOR QUALITY
ORIGINAL

Q Are you sure about that

A Pretty sure.

Q Do you speak German?

A Yes.

Q Do you not know that your sister was taking some kind of tea for herself - brewed tea and took it? some stuff of herbs?

A - No - she never took anything while she was in 23d street.

Q Is it not a fact that the house in 13th street was a disreputable house?

A Yes sir; I believe it is.

Q Don't you know it is?

A Yes sir; I do know it is.

Q You know that your sister lived there

A Yes.

Q You recollect the time after your sister was taken sick did you go around for Mrs. Lee?

A Yes.

Q You was sent for her?

85 A Yes.

Q Did Mr. Thee call?

A Yes.

Q With you or after you had left?

A She called once with me.

Q Was you in the parlor?

A Afterward. I do not know whether it was the first time.

Q I was in the parlor once or twice when I went after Mr. Thee.

Q Was she in the same room?

A Yes - once.

Q Did you were in the next room?

A Once I did not go in the back parlor.

Q Where did you go?

A I staid in the hall.

Q How often had you been to Mr. Thee's?

A I do not know how many times I went.

Q Can't you tell?

46 A No

0500

POOR QUALITY
ORIGINAL

2 Was it fifty?

1 Not fifty

2 Five?

1 About five times

2 I want you to be particular about the number of times for it is important - you say five times, was it not more than that?

1 I guess that was about all it was

2 Did Mr. Lee go with you on each time?

1 He did not go with me.

2 The second time why did you go there?

1 Because my sister had a fever I went to see if Mr. Lee would come. - every time I went my sister sent me - told me to go get Mr. Lee

2 The second time what did you say to Mr. Lee?

1 I asked her if she would not come to see my sister

Q What did she say?

A Yes

Q Still all that occurred?

A She asked me what was the matter with my sister. I told her she had a fever. Then she said she would come in a little while. She had been out attending a case up in Harlem somewhere. That she would come as soon as she could.

Q Is that all that occurred?

A I went home

Q What time was this?

A I do not know when it was. I do not know what time. I cannot recollect

Q You are sure you told that what occurred at the second interview?

A Yes.

Q The third interview with Mrs. She - where did you see her?

A I do not know where

48 Q You don't recollect!

A No.

Q Was it in the house?

A It was in the house.

Q Who opened the door?

A A girl I believe

Q Was it any girl that you see here?

A No; I do not think I saw them

(Two girls shown to witness)

I do not think they are the ones - They were dressed differently I can't recollect.

Q What did you say then?

A I asked for Mrs. She. she was not at home.

Q The third time you asked for Mrs. She and she was not at home?

A No. I asked the girl to tell Mrs. She to come on soon as she came back. She said all right.

Q You did not see Mrs. She the third time?

A No Sir.

Q Now the fourth time?

A I do not remember that - I do not remember who I saw.

Q Did you see Mrs Lee?

A I do not remember who I saw.

Q So you know what time of day you called?

A The morning

Q The fifth time what occurred?

A Mrs Lee came with me.

Q What time was it you called the fifth time?

A Ask Mrs Lee - I don't remember.

The Court You don't recollect?

A No.

By Mr. Leven

Q Did Mrs. Lee go with you - Can't you recollect what time?

A It was the day time I believe - I do not know - I went there night time and day time.

50 Q You called for her and she

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POOR QUALITY
ORIGINAL

went with you?

A Yes. That was the day
time she went with me.

Q Who opened the door for you
on this occasion the fifth
time when you went for her?

A I think a little boy

Q Did you go in the back parlor

A First waited outside.

Q Did Mrs. Lee come to the
door?

A No. They called Mr. Lee
and she came up. Then we
went in the back room.

Q Who was present?

A A little boy

Q At the time you were there
was the little boy there?

A Yes

Q Was there not ^{this} ^{here} young lady
also present?

A No.

Q Was not one young lady
there?

51 A No

Q What did you say to Mrs
Hee the fifth time?

A I asked her if she would
come see my sister? she said
she would dress herself and
come with me. and she
dressed herself and came
with me

Q That was all you said to
her?

A Yes

Q Positive

A I am not positive - I think so.

Q You did not ask her
if your sister would die or
was dying?

A I do not know - I asked
her afterwards.

Q Did you not say "Do you
think my sister will die?" or
that day.

Q I do not know whether it
was that day - I know I
said it once to her

52 Q You don't recollect but you

0506

POOR QUALITY
ORIGINAL

said it afterwards?

A Yes

Q When?

A I do not know

Q That was the first time you
thought of your sister dying?

A - I remember once before
that.

Q Asked her twice whether she
thought she was dying?

A Yes

Q Some about that?

A Yes.

Q Have you told all that occurred
- be careful and answer
- everything that you recollect?

A Yes.

Q You went to Mr. Lee and
she went with you?

A She saw my sister

Q Who?

A My sister

Q Who else. I believe that was
all

53

Q Was you in the room?

0507

POOR QUALITY
ORIGINAL

A Yes.

2 Your mother there

A - I do not know whether it was that occasion my mother was there - my mother was there in the day time.

2 Compose your mind - it is very important - do you think your mother was there at this time.

A Yes I do know - it was the day time. Then

2 Did you ever go there with Mrs. Lee more than one

A only one. walk with

2 When did you ~~ask~~ her - the day time or the night time?

A This was the only time I walked with her

2 The only time you walked with her when you got home your mother was not there that day?

A No.

54 2 Was any one there but you and

Mrs. Thee and your sister?

A Not that day.

Q What took place when Mrs. Thee got there.

A She told me to give my sister some castor oil pills. I believe it was and something else.

Q What else?

A I do not know - it was a prescription.

Q Where is that prescription.

A I have not got it.

Q What did you do with the prescription.

A I gave it to H. Druggist.

Q What Druggist?

A Laphner.

Q What street?

A Between 27th and 28th st.

Q Was anything ever said between you and your sister or between your sister and Mrs. Thee in your presence.

55 A That I can't remember.

Q You did not see her perform any operation on your sister did you?

A Not that day

Q You never saw her perform any operation on your sister

A Never

Q Did you go to see Mrs. Thee after that?

A No

Q Did Mrs. Thee call on her again?

A Yes the next afternoon

Q Well?

A My mother was present and she examined her

Q What did you see Mrs. Thee do?

A She examined my sister

Q Did you see her do anything

A I saw her examine her. I did not see her do anything to her. She told my mother she hurt herself with something

Q Is that all that occurred then?

56 A Yes; I believe so.

05 10

POOR QUALITY
ORIGINAL

2 You were there all the time
were you not?

A Not all the time - I went in and
out to get water and things

2 Was there any syringe
used on your sister at that
time?

A I do not know.

2 Did she administer any
medicine to her?

A Yes.

2 Give her any prescription at
that time?

A No — Yes I think she
did.

2 Is that the last time you
saw Mrs. Lee?

A That was the last time

2 When was it your sister — who
told you to go you had better
get ~~medicine~~ a physician

A This time

2 She said the girl had better
go up to a hospital didn't she?

57 A Yes sir.

2 She said the girl needed a doctor and medical treatment.

A Yes.

2 She told you that?

A Yes.

2 Did your mother not insist upon taking her daughter - your sister to her home in Stagg Street Brooklyn?

A Mrs. Hee said she ought to go to a hospital and my mother said that she did not want her to go to a hospital as long as she had a home to go to. Mrs. Hee told her she would get her a doctor. She said she would recommend one. She wrote on a slip of paper to a druggist to please send a doctor to my sister.

2 That was after?

A When she came to Brooklyn. Mrs. Hee wrote to a druggist in Brooklyn.

54 2 Do you know what was said

in the note?

A My mother read it in German

Q You did not read it?

A No.

Q Did your mother not advise that she should be taken to a hospital?

A I do not know what she advised

Q Did you not have trouble - a row did your mother object to sending her there?

A I do not know much about that. My mother said "she ain't going to any hospital."

Q Don't you know that your mother is interested in that your mother is interested in keeping a house of ill fame in 27th street - a 13th street?

A No sir not that I know. No she is not

Q Did she not have an interest in it?

A Yes. She had a partnership

59 Q In keeping that house of ill fame?

A Yes sir

Q You never lived there?

A No.

Q Do you know any other house that she keeps?

A None except that

Q You do not know of your own knowledge that Mrs. Thee performed an operation on your sister?

A Well I know —

Q Where — did you see her perform an operation on your sister?

A I did not see her

Q All you know you heard from your sister.

A I did not

Q Your sister gave you information of her condition before she went there?

A Yes

By the Court — Q Your sister ^{since} has died?

A Yes

05 14

POOR QUALITY
ORIGINAL

Cross examination resumed by Mr. Levien

Q You know that the coroners inquest has not yet been held?

A I do not know about the coroners

Q Do you know the name of the doctor who attended your sister in Brooklyn?

A Dr. Leyh-George

Q That was the doctor who stated that your sister was suffering from peritonitis?

A I do not know what the doctor said

Q He was the one who gave information to the police?

A Yes.

Q That was the doctor that Mrs. She sent you to was it?

A Oh did not send me.

Q sent a message to?

A No she sent a message to the Druggist to please send a message doctor - I think that

was the message.

Q That was all there was to it.
A Yes.

The Court - There is sufficient here
to make a case for the
people

Exon examination Continued

Q Do you know that your
sister had a miscarriage?

A I do not know what that
is or.

Q Did any one attend to her
besides you and her mother
when you were in 27th street?

A Myself and my mother came
to see her.

Q Do you know whether your
sister had a quantity of blood
pass from her body?

A No - I do not know anything
about it

Q Who attended to your sister
at the time she was examined?

05 16

POOR QUALITY
ORIGINAL

A Mrs Flee

Q was your mother present

A nobody but me.

Q When was it that you first called at Mrs Flee's?

A The 17th

Q When did you next see her?

A I do not remember the day

Q The next day?

A I think it was the day afterward

Q That was the second call

Q When was the third call?

A - In four or five days.

Q The fourth call was on the 20th?

A I think so.

Q The fifth call on the 21st?

A Yes.

Q The 18th 19th 20th and 21st.

A I believe so - I am not sure

Q When did your sister die

A on the 24th of December

63 Q When did she go to Brooklyn?

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POOR QUALITY
ORIGINAL

A The day before - He went on
Wednesday or Thursday

Q Do you know whether there
was any blood or other
substance which passed from
your sister, around the room?

A No

Q - You do not know anything
of the kind?

A No.

Q How old are you?

A 16 - past 16.

Adjournd to Jan 8 1892
at 2 P. M.

2nd & Jan. 14 1892

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POOR QUALITY
ORIGINALExamination Continued
Jan 14

Mr. Moss appears for the defendant

Wilhelmina Bullinger being duly sworn and examined as a witness for the defendant deposes and says: I live at 16 State Street Brooklyn.

Q. Do you know ^{Louisa} Ellen Bullinger?

A. I know her since she was a little child

Q. Do you know her sister Emily?

A. Yes Sir

Q. Are you their step mother?

A. I am their step mother.

Q. How long have you been their step mother?

A. For seven years - nine years.

Q. Is your husband living?

A. My husband is dead a year.

Q. Did you ever know that the

65 Deceased Emily Bullinger was

Pregnant - with child.

A No; I did not know it.

Q Have you on different occasions talked with her sister Louise in reference to it?

A I talked several times with her.

Q As to how she came to her death?

A She told me that she came to her death on account of this Mrs. Thee. I questioned her.

Q After you questioned her and she said she came to her death on account of Mrs. Thee then did you question her as to what she was doing herself?

A I asked her "were you taking something before?" she told me "yes."

Q What did she tell you?

A She told me she was taking gunpowder tea and hot gin and that she syringed herself with hot vinegar.

Q Did she then know she was

0520

POOR QUALITY
ORIGINAL

going to die?

A No; she did not know she was going to die

Q Now did this girl Louise tell you anything about her mother using pills?

A Yes.

Q What did she say about pills?

A I have got some of the pills here that she told me she took

Q That her sister told you?

A Yes.

Q Anything else?

A She did not tell me anything else.

Q Have you got the pills here?

A I found them in her trunk

Q In whose trunk?

A The dead girl's trunk

Q What did you find there?

A I found a little bottle of pills and a syringe

Q Produce them

67

Witness produces a

0521

POOR QUALITY
ORIGINAL

bottle of pills and a
syringe. These are placed
in evidence by the Court

Q Did this girl Louisa know
that you found these things?

A She asked me if I had
thrown them away and I told
her yes

Q This girl Louisa said you should
throw them away?

Q And not to save them

A Not save them

Q And you said you had?

A I told a story.

Q Did she tell the coroner in your
presence about the child the fetus?

A In a low conversation at the
Coroner's office. I know she
told the coroner herself that it
was thrown in the fire.

Q The fetus of the child?

A Yes.

Q You know what the fetus is -

A What the dead girl has.

68 Q How long have you known this

- little girl Louise: a number of years:
- A. Yes sir: since I married her father.
- Q. What do you know about her being a truthful girl.
- A. I cannot say that she is not a truthful girl, all the children told me lots of stories. I cannot depend upon her.
- Q. Is there anything else that you wish to tell the Judge, that you know - anything of the kind to you about the girl's death?
- A. I do not know anything else. She tried her best not to let me get at the trunk. - she did not want me to get at the trunk.

Edward J. Leph being duly sworn and examined as a witness for the defendant deposes and says:- I live at 426 South Fourth Street Brooklyn. I am a Machinery Physician. I have lived

there two years.

Q Were you called to treat professionally Emily Bullhug?

A I was.

Q Where did she live?

A At 16 Stagg Street Brooklyn.

Q When were you called?

A I cannot remember the day the night previous to her death.

Q Who called you?

A I was called by telephone by a druggist named Needhart.

Q What for?

A To call upon her.

Q Did you make an examination?

A No sir, I did not.

Q Did you make any examination?

A I made an external examination. I examined the abdomen. I found it pretty much swelled. I took her temperature and her pulse.

Q Did you examine her womb?

A I did not examine her womb.

I did not notice anything except

that the abdomen was much swelled; Q

2 Did you know that she had been taking medicines?

A I did not know anything about it only what she told me.

2 What was you called in for?

A - I was simply told that there was a girl sick. I went and from the examination I made I saw that she had peritonitis.

2 From what examination did you come to the conclusion that she had peritonitis?

A From the distended abdomen and from her temperature and rapid pulse.

2 Of course you did not know what had produced that?

A No sir. I could not.

2 Did you notice any laceration of the womb?

A I did not examine the woman.
2 (By the Court) Did you give
the notification to the police
authorities?

A I did. I asked her how
long she had been sick,
she told me that she had
had an operation performed
on her on the Sunday previous
to this, and when I heard
that I thought best to go and
report it. I knew she was
going to die, according to the
condition. That she could
not live long. - I notified
the coroner who came to take
her into mortem examination.
She accused this woman of
having performed the operation
then she contradicted herself
saying she did not work -
did not want to tell the truth.
She seemed to try to shield
somebody, and every word she
said she contradicted. He

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POOR QUALITY
ORIGINAL

came there twice. The next time
he took her statement. She did
not want to say what was
the truth. When he told her she
was about to die she still
hesitated. Finally she said
"Yes" to every question that
was put to her.

Q What did she say about
having taken pills?

A She told him that she had
been taking pills; that she
had used some medicine to
drive this away.

Q Did she tell you that she
had been syringing herself?

A Yes; she told me she had
been using cold water injections
the syringe herself. She had
tried to bring this on.

Dependent Books

Adjourned to Monday
Jan 17. 2 o'clock P.m.

0527

POOR QUALITY
ORIGINAL

2 District Police Court.

Louise Ballinger

vs. Andrew H. Lee

STENOGRAPHER'S TRANSCRIPT.

Jan 4. 1912 1892

BEFORE HON.
Thomas J. Grady
Police Justice.

W. J. Arnoldy
Official Stenographer.

0528

POOR QUALITY
ORIGINAL

TELEPHONE 882 CORTLANDT.

CABLE ADDRESS, "LENIENT."

MEMORANDUM.

FROM
HOWE & HUMMEL,
COUNSELORS AT LAW,

WM. F. HOWE,
A. H. HUMMEL,
BENJ. STEINHARDT,
JOS. F. MOSS,
DAVID MAY.

87 & 89 CENTRE STREET
AND
136, 138 & 140 LEONARD STREET.

Mr Thomas F. Gady
151 East 36th St

New York, June 11 1892

Dear Judge:

I am now actually
Engaged in the trial of
a murder case in Part I
of the Court of General
Sessions before Judge Fitz-
gerald & will be so
Engaged all day tomorrow

Will you kindly set
the examination in the
case of Mrs Thea for
abortion for Wednesday

0529

POOR QUALITY
ORIGINAL

afternoon at 2 o'clock
at which time I will
be relieved from any
Engagement and will
positively proceed with
the Examination -

Yours Truly
Joseph, M.D.

0530

POOR QUALITY
ORIGINAL

District Attorney's Office

PEOPLE

vs.

Amelia Thew

*Put this case on Part III
Indictment to be dismissed*

Subpoena no witness

*See Indorsement on back
of indictment*

Put on June 16-1892

John T. Whelan

0531

POOR QUALITY
ORIGINAL

2 DISTRICT POLICE COURT.

THE PEOPLE,
ON COMPLAINT OF

Louis Bullinger
Amelia Lee

Examination had Jan 4. 1882
Before Thomas J. Brady Police Justice.

I, W. L. Arnold Stenographer of the 2 District Police

Court, do hereby certify that the within testimony in the above case is a true and correct copy of
the original Stenographer's notes of the testimony of Louis Bullinger, William
Bullinger, Edward J. Layh
as taken by me on the above examination before said Justice.

Dated Jan 21 1882

W. L. Arnold
Stenographer.

Thomas J. Brady
Police Justice.

0532

POOR QUALITY
ORIGINAL

Sec. 192.

South District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Thomas Brady a Police Justice
of the City of New York, charging Amelia Shee Defendant with
the offence of manslaughter

and ~~one~~ having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, Amelia Shee Defendant of No. 242
East 34th Street; by occupation a midwife
and Charles Gaetjens of No. 44 Irving Place
Street, by occupation a Real Estate Dealer Surety, hereby jointly and severally undertake
that the above named Amelia Shee Defendant
shall personally appear before the said Justice, at the 4th District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of five
Hundred Dollars. \$5000

Taken and acknowledged before me, this 29
day of December 1891.

Thos. Brady POLICE JUSTICE.

Amelia Shee
Charles Gaetjens

0533

POOR QUALITY
ORIGINAL

CITY AND COUNTY
OF NEW YORK, } ss.

day of December 1891
Sworn to before me, this 29th
day of December 1891
Justice.

Charles Gattens
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth ~~Twenty-five~~ ^{Three} Thousand Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,
and that his property consists of Real Estate House
and lot known as no 26 Bowry
worth Twenty-five Thousand Dollars
mortgaged for Thirty Thousand Dollars

Charles Gattens

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Spring Bullyer

vs.

Amelia Thee

Undertaking to appear
during the Examination.

Taken the 29 day of December 1891

Justice.

0534

POOR QUALITY
ORIGINAL

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Thomas J. Brady a Police Justice
of the City of New York, charging Amelia Shee Defendant with
the offence of manslaughter

and she having been brought before said Justice for an examination of said charge, and it having been made
to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and
the hearing thereof having been adjourned,

We, Amelia Shee Defendant of No. 242
East 34th St Street; by occupation a midwife
and Rosalie Thornbury of No. 205 East 47th St
Street, by occupation none Surety, hereby jointly and severally undertake
that the above named Amelia Shee Defendant
shall personally appear before the said Justice, at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of sixty
Hundred Dollars (\$5,000)

Taken and acknowledged before me, this 29 Amelia Shee.
day of December 1897 } Rosalie Thornbury
Thos. J. Brady POLICE JUSTICE.

0535

POOR QUALITY
ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK, }

day of December 1891
Alfred H. Murphy Police Justice.

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and free holder within the said County and State, and is worth Five Thousand ~~Four~~ Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of

a lot and 4 story house known as No 30 West 9th Street and lot No 264. West 34. Street worth \$28,000 subject to mortgage of \$13,000 - in which house he has a share down right, also personal property of the value of Six thousand dollars -

Rosalie Schomburg

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Louise Fullinger

vs.

Anelia Thee

Undertaking to appear during the Examination.

Taken the 29 day of December 1891

Justice.

Rosalie Schomburg

0536

POOR QUALITY
ORIGINALCITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, X DISTRICT.Bernard Maloney

of No.

21st Precinct Preci Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says,that on the 24th day of December 1891at the City of New York, in the County of New York, deponent arrested
Amelia Thoe (now here) on suspicion
of having committed a criminal
operation upon the person of one Willie
Bullinger in the premises no 242
East 34th St. on the 14th day of
December 1891.Deponent further says that the said Willie
is now sick and confined to her bed in
her mother's home, no 16 Stagg St Brooklyn
E.D. and unable to appear in Court, as
shown by the Doctor's certificate hereto annexed.

I swear to before me, this

1891

Police Justice

0537

POOR QUALITY ORIGINAL

and that the said Miller fully identified this defendant ~~as~~ in deponents presence as the person that performed said operation upon her person on said 17th day of December 1891. Wherefore deponent prays the said defendant be held to answer the result of such injuries sworn to before me this 24th day of Dec 1891 } Bernard MacLarty

Police Court, District, 4

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFIDAVIT.

vs.
Annie Mae

Dated Dec 24 1891

Gady Magistrate.

Maloney Officer.

Witness, Laure Bullinger

H. Stuyck St. Ben.

Disposition,
\$5000 Bail for 4. Dec. 28. 1891, 247.

Dec. 24, 1891, 197.

Printed

0538

POOR QUALITY
ORIGINAL

Jan 14-1892. 2:30
Jan 18-1892. 2:30
2/1-1892. 2:30

BAILED
No. 1, by *Charles Jackson*
Residence *143rd St. N.Y.C.*
Frankie Debarney
Residence *105 East 7th St.*
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Police Court--- District.

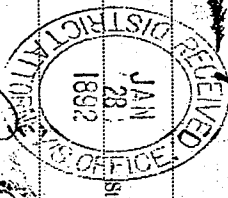
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Marie Sullivan
Maria Shee

Dated *Dec 29* 1891

Maury Magistrate
Mulmby Officer

Witnesses
John Smith
John Smith



No. *5500* to Justice
Street.

John Smith
John Smith
John 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

Alfred Smith

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

Dated *January 21* 1892 *John Smith* Police Justice.

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

Dated *Jan 21* 1892 *John Smith* Police Justice.

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

Dated _____ 18 _____ Police Justice.

0539

POOR QUALITY
ORIGINAL

The People vs
Louise Bullinger
vs.
Annie Mae
Exhibits
for defendant
DISTRICT
COURT

0540

POOR QUALITY
ORIGINAL

The People vs
Louise Bullinger
vs.
Amelia Tree
Exhibits
for defendant
DISTRICT
COURT

0541

POOR QUALITY
ORIGINAL

Brooklyn Dec 24/91

This is to Certify that
Mjillie Bullinger of no. 16
Stagg St is sick and liable
to die

Geo. F. Leyh M.D.
#26 South 4th St

3542

POOR QUALITY
ORIGINAL

Brooklyn Dec 24/01

This is to certify that
Mollie Bullinger of no. 16
Stagg St is sick and liable
to die

Geo. F. Leyh M.D.
426 South 4th St

0543

POOR QUALITY
ORIGINAL

Police Court X District

City and County } ss.
of New York

of No. 16 Stagg St Brooklyn, aged 16 years,
 occupation Chambermaid, being duly sworn, deposes and says,
 that on the 17th day of December 1891, at the City of New
 York, in the County of New York, in the premises no

242 East 34th Street New York City
 Amelia Shee (now here) did, with
 the intent thereby to procure the
 mis carriage of a woman named
 Emily Bullinger who was the sister
 of defendant. feloniously use upon
 the person of the said Emily Bullinger
 certain instruments from the effects
 of which the said Emily Bullinger
 has since died, in violation of
 section 191 of the Penal Code of the
 State of New York.

defendant further says that at about the
 hour of 8 o'clock P.M. said date defendant
 went with her sister the said Emily to the
 residence of this defendant at no 242
 East 34th Street New York City at the said
 Emily's invitation and that the
 said Emily who was pregnant with
 child at the time told defendant that
 this defendant was going to perform an
 operation on her. and after defendant and
 the said Emily arrived at this defendant's
 home this defendant made defendant and
 the said Emily each promise that they
 would not say anything about what took
 place in her house. and told defendant if
 any body asked defendant what was the
 matter with the said Emily that defendant
 must say she had a cold. the defendant
 then took the said Emily into another room
 leaving defendant in the back parlor. the
 defendant then came back into the back
 parlor and took some instrument from

0544

POOR QUALITY
ORIGINAL

Police Court District.

City and County
of New York. ss.

of No. Street, aged years,

occupation being duly sworn, deposes and says,

that on the day of 189 at the City of New

York, in the County of New York,

a closet and went with it into the room where the said Emily was. She the defendant then came out of said room and took another instrument from said closet and took it into the room where the said Emily was. She and the said Emily then remained in said room a short time. When they came out together and defendant and the said Emily left said home, but before leaving defendant asked the defendant if there was any danger of the said Emily dying, when the defendant answered no.

The said Emily complained to defendant of feeling ill. and said that there was a peculiar taste in her mouth. Defendant and the said Emily then went to the premises no 147. E 27 St. where the said Emily was taken sick on Saturday December 19. and on Wednesday December 23 the said Emily was taken in a carriage from no 147. E 27 St. to no 16 Stagg St Brooklyn B.D. where she was put to bed and on December 24th (1891) at 4.40 o'clock P.M. she died.

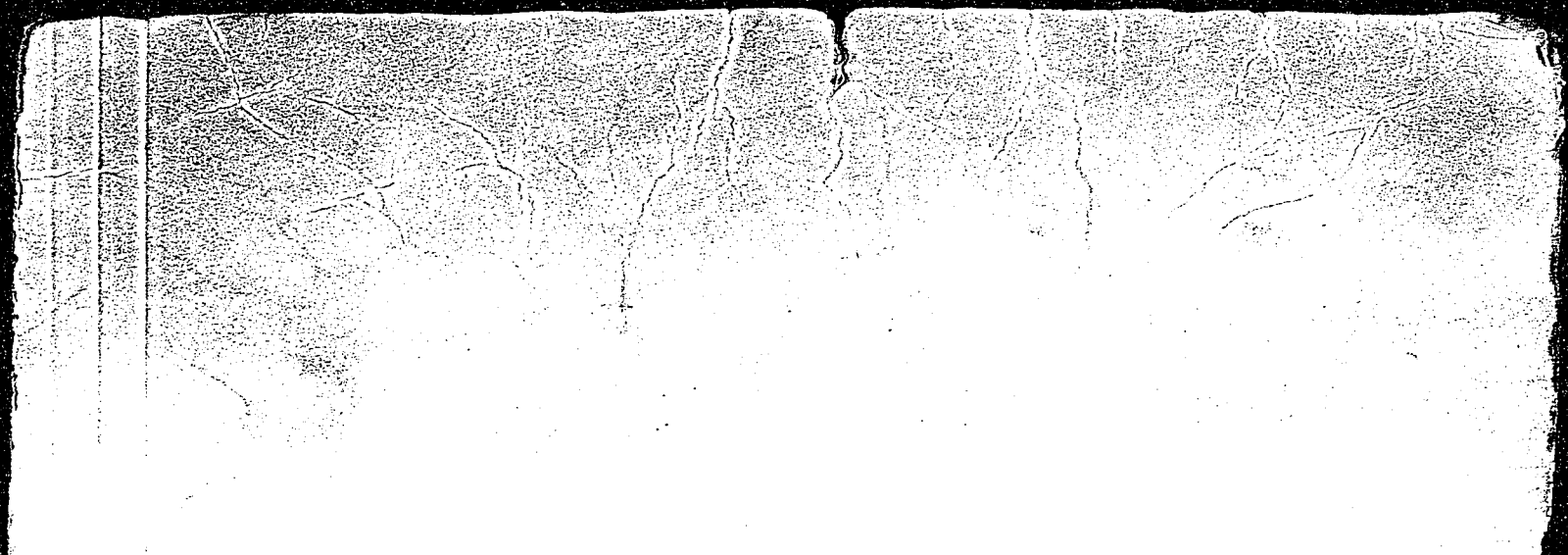
Wherefore defendant charges this defendant with manslaughter. and prays she may be held and dealt with according to law.

Sworn before me,
this 29th day of Dec (1891) Louise B. Bulfinch.

Thos. J. Brady
Police Officer

0545

POOR QUALITY
ORIGINAL



Know all things that
1891
Police Justice

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, DISTRICT.

Bernard Mulkey
of No. *21st Street*, aged _____ years,
occupation *Police Officer* being duly sworn deposes and says,
that on the *24th* day of *December* 18*91*
~~at the City of New York, in the County of New York~~ *at the City of New York* defendant
took *Amelia* *She* this defendant
to No 16 *Stagg St. Brooklyn*
E.B. and took her the said
defendant before *Emily Bullinger*
who was sick in bed in said
premises. and that the said *Emily*
then positively and fully identified
this defendant as the person who had
performed an operation on her. *She*
the said *Emily* told defendant that
this defendant had used two instruments

0546

POOR QUALITY
ORIGINAL

on her. and she also told defendant
that she had begged this defendant to
relieve her of her trouble. and that
she the defendant made her the said
family and her sister each promise that
they would not tell what happened before
she performed the operation.
Sworn to before me } Bernard Malachuk
this 29th day of Dec 1891

Police Court, District,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated

Witness,

Disposition,

AFFIDAVIT.

John T. Brady
Magistrate

0547

POOR QUALITY
ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.*Amalia Thee*

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

Question. What is your name?

Answer.

Amalia Thee

Question. How old are you?

Answer.

47 years old

Question. Where were you born?

Answer.

Germany

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

Answer.

242 E. 34th St. One year

Question. What is your business or profession?

Answer.

Midwife

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
Amalia Thee.*

Taken before me this
day of *Nov* 1891

Police Justice

0548

POOR QUALITY
ORIGINAL

TELEPHONE 882 CORTLANDT.

CABLE ADDRESS, "LENIENT."

MEMORANDUM.

FROM
HOWE & HUMMEL,
COUNSELORS AT LAW,

WM. F. HOWE,
A. H. HUMMEL,
BENJ. STEINHARDT,
JOS. F. MOSS,
DAVID MAY.

87 & 89 CENTRE STREET
AND
136, 138 & 140 LEONARD STREET.

John Thomas Brady

New York, Jan'y 12, 1892

Dear Judge -

*I sent you enclosed
letter last night. But
could not get it delivered.*

*I find my murder
case will occupy all today
tomorrow - and so I must
ask you to be so kind as to
fix the examination for
Tuesday afternoon at 2 p.m.*

*Yours very truly
Joseph F. Moss.*

0549

POOR QUALITY
ORIGINAL

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Amelia Shea

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

indictment, accuse

Amelia Shea

of the crime of *Manslaughter in the first degree,*

committed as follows:

The said *Amelia Shea,*

late of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *December*, in the year of our Lord one thousand
eight hundred and ninety- *one*, — at the City and County aforesaid,
did feloniously use and employ a certain
instrument, the name of which said instru-
ment is to this Grand Jury as yet unknown,
by then and there feloniously firing, throwing

0550

POOR QUALITY
ORIGINAL

and inserting the same into the wounds and private parts of one Emily Cullinger, who was then and there a woman pregnant with child, with intent thereby to procure the miscarriage of the said Emily Cullinger, the said use of the instrument aforesaid, not being then and there necessary to preserve the life of the said Emily Cullinger; and the said Amelia Lee in and by means of so forcing, thrusting and inserting the said instrument into the wounds and private parts of her the said Emily Cullinger as aforesaid, her the said Emily Cullinger, with the instrument aforesaid, in and upon her wound and private parts then and there feloniously did strike, pierce, penetrate and wound, thereby giving unto her the said Emily Cullinger then and there, with the instrument aforesaid, in and upon the wounds and private parts of her the said Emily Cullinger, several mortal wounds, bruises and lacerations, of

which said mortal wounds, bruises and
lacerations she the said Emily Bullinger,
from the said seventeenth day of December
in the year aforesaid, until the twentieth
day of December in the same year
aforesaid, as well at the said City and
County of New York, as also at the City
of Brooklyn, in the County of Kings, in
the said State of New York, did languish,
and languishing did live, on which said
twentieth day of December in the
year aforesaid, she the said Emily Bullinger,
at the City of Brooklyn aforesaid, of the
said mortal wounds, bruises and lacerations
did die.

And so the Grand Jury aforesaid
do say that the said Amelia Jane, her the
said Emily Bullinger, in the manner and
form and by the means aforesaid, feloniously
did kill and slay; 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
do say well,

For the Attorney

0552

BOX:

473

FOLDER:

4336

DESCRIPTION:

Timmons, John

DATE:

03/08/92



4336

0553

POOR QUALITY
ORIGINAL

Witnesses:

Frank Miles

Henry Kramer

11-13 W. March 8/92

Counsel.

Filed,

Pleads,

day of March 1892

Not Guilty (24)

THE PEOPLE

29 566 us.

329 J. J. J.

John Simmons

Grand Larceny, 2nd degree
(MISAPPROPRIATION.)
(Sections 528 and 589 of the Penal Code.)

an. term. March 24/92

DE LANCEY NICOLL,

District Attorney.

off leave

A TRUE BILL.

Wm. M. Tobey

Foreman.

March 3/92
Pleads. Petit Larceny.

Pen 2 new

newspaper and persons

<p>These people John Timmons</p>	Grand Juror
--------------------------------------	-------------

City and County of New York.

John B. Sullivan, County Clerk
~~Subscribed~~, being duly sworn says:

I have carefully reviewed into the evidence relative to the above charge, and am of opinion that the facts warrant the finding of an indictment.

The defendant, being in the employ of the Western Express Co as a driver, was entrusted with the sum of \$26.40 to be delivered by one Henry Kramer, which he did not do. Being called to explain the non delivery he declared that he had delivered the money. He afterwards disappeared and the officers searched for him for several months before he was found. When taken before the magistrate he claimed that he had lost the money.

The defendant was once before caught stealing from the company but was forgiven and an opportunity afforded him of reforming.

I believe the Grand Jury did not

1555

POOR QUALITY
ORIGINAL

have all the facts in the case before them
at the time they dismissed the charge.

The said Henry Kramer was not examined
as a witness before them.

Quorum to before me this } Just. L. Lindsay
second day of March, 1892.

Edmund J. Hall
Deputy Clerk
Court of Civil Sessions
A. C. King

0556

POOR QUALITY
ORIGINAL

At a Court of General Sessions of the Peace, held in and for
the City and County of New York, at the City Hall, in
the said City of New York, on the ~~second~~ day of
~~March~~, 1882

Present,

THE HONORABLE *Randolph B. Smith*,
Justice.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Timmons

The District Attorney having heretofore, to wit: on the ~~fourth~~ day of
~~January~~, 1882, submitted to the Grand Jury of this County, empanelled in
this Court for the ~~present~~ term, and then in session, a certain charge against
the above-named defendant for ~~rape, second degree~~,

and the said Grand Jury having, after a consideration of the evidence produced before it in support
of the said charge, dismissed the same, twelve grand jurors of the said Grand Jury not concurring in
finding an indictment against the said defendant for the charge so submitted, and the depositions and
statements setting forth the said charge having been duly returned to this Court, with an indorsement
signed by *Henry S. Sherman*, Esquire, Foreman of the said Grand
Jury, to the effect that the said charge was so dismissed.

Now, on reading and filing the affidavit of *John Timmons*,
Deputy District Attorney —
whereby it appears to the satisfaction of the Court that

~~that~~ the charge is well founded both in law and on the evidence, that justice requires that an indictment
be found, and that there is reason to believe that if the said charge is again submitted to the Grand
Jury evidence can and will be adduced, sufficient to warrant the finding of an indictment, and that
an indictment will be found against the said defendant for the said charge, notwithstanding such
dismissal, and on motion of the District Attorney, it is

Ordered, that the said charge be, and the same is hereby directed to be again submitted
to the Grand Jury of this County.

R. B. M.

0557

POOR QUALITY
ORIGINAL

New York General Sessions.

THE PEOPLE

v.s.

John Timmons

affiant and
Order directing the re-submission
of charge to the Grand Jury.

(§ 270 Code of Crim. Pro.)

Dr. Sancey Nicoll,
~~John R. Timmons~~

District Attorney.

Entered *2* day of *March* 18*92*

0558

POOR QUALITY
ORIGINAL

1427

COUNTY OF NEW YORK, ss.:

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 8th day of March
1892, in the Court of General Sessions of the Peace of the County of
New York, charging John Simmons

with the crime of Grand Larceny 2^d Degree

You are therefore Commanded forthwith to arrest the above named John
Simmons and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

City of New York, the 8th day of March 1892

By order of the Court,

John T. Harrold
Clerk of Court.

0559

POOR QUALITY
ORIGINAL

1427

COUNTY OF NEW YORK, ss.:

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 8th day of March

1892, in the Court of General Sessions of the Peace of the County of
New York, charging John Simmons

with the crime of Grand Larceny 2^d Degree,

You are therefore Commanded forthwith to arrest the above named John
Simmons and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York.

City of New York, the 8th day of March 1892

By order of the Court,

John F. Harrold
Clerk of Court.

0560

POOR QUALITY
ORIGINAL

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

John Timmons

BENCH WARRANT FOR FELONY.

Issued

March 8th 1892

March 24th 1892

The within named defendant was
arrested this day and brought to the
Court of General Sessions by *Det. Segr*

R. Waller

The officer executing this process will
make his return to the Court forthwith.

0561

POOR QUALITY
ORIGINAL

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

John Simmons

BENCH WARRANT FOR FELONY.

Issued *March 8* 189*2*

.....189*2*
The within named defendant was
arrested this day and brought to the
Court of General Sessions by

.....
The officer executing this process will
make his return to the Court forthwith.

0562

POOR QUALITY
ORIGINAL

No. 1.

District Attorney's Office.

Part 3

PEOPLE

vs.

John Timmons
March 31st.

all witnesses
served Personal.

March 29/12
Maguire

0563

POOR QUALITY
ORIGINAL

ROBERT GORDON.

OFFICE OF

JOSEPH GORDON.

GORDON BROS.,
COAL AND WOOD,

230 East 42nd Street,

BUILDERS.

Telephone, 70 38th St.

NEW YORK,

Mch. 30 1892

Dear Sir,

This is to certify that the bearer
Mrs Mary Timmus is personally known to us,
having been acquainted with her for the past
fifteen years, we can recommend her as an honest
and hard working woman. Her son John has been
employed by us a driver some five years ago for
a period of two years, during that time we found
him to be sober, honest & willing, he is the entire support
of his mother.

Yours respectfully
Gordon Bros

To Hon. R. Smythe

0564

POOR QUALITY
ORIGINAL

(1365)

Police Court—2 District.

Affidavit—Larceny.

City and County
of New York, } ss.

Frank Stiles

of No. 12 Park Place Street, aged 22 years,

occupation Agent Westcott & Co being duly sworn,

deposes and says, that on the 21 day of August 1891 at the City of New

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

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

Twenty six

dollars and forty cents in good and

lawful money of the United

States

\$26.40

the property of

Co of the Westcott & Co

an common carriers

and then in deponent's care

and that this deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen

and carried away by John Timmons (now here)

deponent was a driver in the employ

of said company and on said date

he received the said money to be

delivered to Henry Kramer (now here)

and deponent did not deliver the

said money as deponent is informed

by said Kramer and deponent

charges that deponent feloniously

appropriated said money to his

own use.

Frank Stiles

Sworn to before me, this 22 day of August 1892
John Timmons
Police Justice.

0565

POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation Henry Kramer
Ethel Agent of No.

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

Sworn to before me, this 22
day of October 1892

Henry Kramer
Police Justice.

0566

POOR QUALITY ORIGINAL

(1235)
Sec. 198-200. District Police Court

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

Question. What is your name?
Answer. *John Timmon*

Question. How old are you?
Answer. *29 years old*

Question. Where were you born?
Answer. *U.S.*

Question. Where do you live and how long have you resided there?
Answer. *320 East 66 St 2 years*

Question. What is your business or profession?
Answer. *Driver*

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 lost the money - I*

did not steal it.
John Timmon

Taken before me this *22*
day of *January* 189*2*
[Signature]
Police Justice.

0567

POOR QUALITY ORIGINAL

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

965
No. 11
Police Court... District.

THE PEOPLE, vs.
ON THE COMPLAINT OF
John Summons
Offence Larceny

Dated Jan 22 1892
Magistrate

John Summons
Officer
Precinct

Witnesses
Henry Warner
No. 128 East 41st St.
City of New York

No. 128 East 41st St.
City of New York

No. 128 East 41st St.
City of New York

No. 128 East 41st St.
City of New York

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

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

Dated Jan 22 1892 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Simmons

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Grand* LARCENY, in the second degree, committed
as follows:

The said *John Simmons*,

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *August*, in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, being then and there the *agent*
and servant of a certain corporation known
as the *Western Express Company*—

and as such *agent and servant* then and there having in his
possession, custody and control certain goods, chattels and personal property of the said
corporation—

the true owner thereof, to wit: *the sum of Twenty six*
dollars and forty cents in money,
lawful money of the United States
of America, and of the value of
Twenty six dollars and forty cents,

the said *John Simmons*, afterwards, to wit:
on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,
did feloniously appropriate the said *sum of money*—

to his own use, with intent to deprive and defraud the said *corporation*—
of the same, and of the use and benefit thereof; and the same goods, chattels and personal
property of the said *corporation*—

did then and there and thereby feloniously steal, 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.

DE LANCEY NICOLL,
District Attorney.

0569

POOR QUALITY
ORIGINAL

510

Second COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further accuse
the said *John Timmons*—

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

The said *John Timmons*—

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *August*, in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

*the sum of Twenty six dollars and
forty cents in money, lawful
money of the United States of
America, and of the value of
Twenty six dollars and forty cents,*

of the goods, chattels and personal property of ~~one~~ *a certain corporation*
known as the Westcott Express
Company.

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

~~Grand~~ COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further accuse
the said *John Simmons* —

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

The said *John Simmons*, —

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *August*, in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

*the sum of twenty six dollars and
forty cents in money, lawful
money of the United States of
America, and of the value of twenty
six dollars and forty cents,*

of the goods, chattels and personal property of one *Henry Kramer* —

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

D. Daneymiller,
Attorney

0571

BOX:

473

FOLDER:

4336

DESCRIPTION:

Thompson, Edward

DATE:

03/29/92



4336

POOR QUALITY
ORIGINAL

Witnesses:

William H. Brewer

W. (Ott) N.P.

(Ott)

No. 148
J. F. Thompson
Counsel,
Filed *29* day of *March* 189*2*

Pleads, *Myself*

THE PEOPLE

vs.

Edward Thompson

[Section 498, sec. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,
District Attorney

A TRUE BILL.

de Lancey Nicoll

Foreman.

April 1/92

Indorsed

0573

POOR QUALITY ORIGINAL

No. 148
J. J. Thompson
Counsel
Filed 29 day of March 1897

Pleads, Myself
THE PEOPLE

Section 496, et seq. of the Penal Code
L. B. Burglary in the Third Degree.

vs.

H

Edward Thompson

DE LANCEY NICOLL,
District Attorney

A TRUE BILL.

at my office

Foreman.

W. J. Paul

Read & Accepted

Witnesses:
Nicholas H. Kramer
W. J. Paul
(Oct) 1897
(1897)

0574

POOR QUALITY
ORIGINAL

Police Court—2 District.

City and County } ss.:
of New York,

Nicholas H. Brenner
of No. 339 Alexander Avenue Street, aged 21 years,
occupation Real Estate Broker being duly sworn
deposes and says, that the premises No 214 Wooster Street,
in the City and County aforesaid, the said being a three story building

and which was ^{un}occupied ~~by deponent as a~~
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking a
panel of the basement door

on the 11th day of March 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of lead pipe
valued at Fifty dollars

the property of George L. Kingsland 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
Edward Thompson (now here)

for the reasons following, to wit: Deponent was informed by
Adèle Pascal that she securely locked and
fastened the doors and windows of said
place and the doors were intact, and the
said lead pipe was in proper position
in said house (said pipe being the water pipe
in said house) deponent was informed
by ^{Officer} Jacob Ott of 15th Precinct that on said
date he while patrolling his post

0575

POOR QUALITY ORIGINAL

saw the panel of the basement door had been broken - he entered said house and discovered that the water pipe had been carried away - and saw the defendant hiding behind a door in said place.

Deponent therefore charges defendant with Burglary and prays that he be dealt with as the law directs

J H Nicholas 1st Precinct

Sworn to before me
this 13th day of March 1892

[Signature]
Police Justice

Police Court	District.
THE PEOPLE, &c., ON THE COMPLAINT OF	
vs.	
Burglary	
Dated	188 1
Magistrate.	
Officer.	
Clerk.	
Witnesses:	
Committed in default of \$	
Bailed by	
No.	Street.

0576

POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

Adele Pascal
aged 38 years, occupation Housekeeper of No.

26 Leroy Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Nicholas H. Bremer
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 13
day of March 1892 } A. Pascal

[Signature]
Police Justice.

(3892)

CITY AND COUNTY }
OF NEW YORK, } ss.

Jacob Ott
aged _____ years, occupation Police Officer of No.

15 Becinet Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Nicholas H. Bremer
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 13
day of March 1892 } Jacob Ott

[Signature]
Police Justice.

(3892)

Jacob Ott

POOR QUALITY
ORIGINAL

(1885)

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer.

Edward Thompson

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

New York

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

Answer.

185 Prince St 6 months

Question. What is your business or profession?

Answer.

House cleaner

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

Edward Thompson

Taken before me this *13*
day of *March*, 189*2*
Police Justice.

0578

POOR QUALITY ORIGINAL

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

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Nicholas H. Brenier
Edward Thompson

Offence Burglary

Date March 13 1892

Driver Magistrate.

Off Officer.

15 Precinct.

Witnesses Carle Paenel

No. 126 Street.

Officer

No. _____

George Clark

No. 218 Street.

\$ 500 to answer



Carle

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, 500 and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated March 13 1892 Off Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0579

POOR QUALITY
ORIGINAL

483

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Thompson

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

Edward Thompson

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

The said

Edward Thompson

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the
eleventh day of *March* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *day* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *Building* of
one

George L. Kingsland

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *George*
L. Kingsland in the said *Building*
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.

0580

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Edward Thompson

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

The said

Edward Thompson

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

*five hundred pounds of lead
pipe of the value of ten cents
each pound*

of the goods, chattels and personal property of one

George L. Kingsland

in the

building

of the said

George L. Kingsland

there situate, then and there being found, in the

building

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.

De Lancey Nicoll
District Attorney

0581

Wittgenstein :
Melvin H. Kramer
H. (Oct) 15 P.
1730 (Oct)

THE PEOPLE
Pleads, Myself

us.

Edward Thompson

DE LANCEY NICOLL,

District Attorney:

A TRUE BILL.

Foreman.

Discontinued

0582

BOX:

473

FOLDER:

4336

DESCRIPTION:

Thurston, Thomas

DATE:

03/31/92



4336

0583

POOR QUALITY
ORIGINAL

Witness:

John W. Dunlap
ALE Terham - 27 P.

Requency Amado
Ch. 1827 P.
Suffern a. 1827
+ complete.

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Thomas Thurston.

Grand Larceny,
(From the Person)
[Sections 838, 839,
Penal Code.]

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. C. Coker

Foreman.

April 1/92

Plenty J. 1924
J. W. S. R. 1924

April 8, 1892

0584

POOR QUALITY
ORIGINAL

(1885)

Police Court—5 District.

Affidavit—Larceny.

City and County } ss.
of New York,

Joshua M. Dwyer
of No. 1452 Third Avenue Street, aged 33 years,
occupation Pencil case maker being duly sworn,
deposes and says, that on the 6 day of March 1893 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession ~~and~~
Person of deponent, in the night time, the following property, viz:

Good and lawful money of the
United States of the amount and
value of about three dollars

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Thomas Thurston, 1200 Ave,
from the fact that on said date at about
the hour of four o'clock A.M. deponent
was in the restaurant at 1749 Third
Avenue. That deponent was sitting down
and the said sum of money was in the
left hand pocket of deponent's pants.
That deponent felt asleep. That deponent
was awakened by Officer Leander E. Eubank
of the 27th Precinct and they found that
the pocket containing the said sum of
money had been cut from his pants
and was informed by the said officer
that he, the officer, arrested the defendant
and that while the defendant was running
away he, the defendant, threw the empty

Sworn to before me, this
of _____ day
1893

Police Justice.

0585

POOR QUALITY
ORIGINAL

pocket away. That defendant was further
informed by one of the witnesses that the
defendant had cut the said pocket from
defendant's pants and run away. Wherefor
defendant prays that the defendant be
sent to the penitentiary.

Subscribed before me by Joshua M. Dunlap
this 10th day of March 1892.

John S. Kelly
Police Justice

0586

POOR QUALITY
ORIGINAL

Sec. 198-200.

5th

District Police Court.

CITY AND COUNTY OF NEW YORK ss:

Thomas Thurston 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 sees 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 Thurston

Question. How old are you?

Answer.

Twenty Two

Question. Where were you born?

Answer.

Richmond Va

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

Answer.

225 East 102 St 3 Month

Question. What is your business or profession?

Answer.

Porter

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 -
Thomas ^{his} Thurston
mark*

Taken before me this
day of *March* 189*7*
Jm Steel

Police Justice.

0587

POOR QUALITY
ORIGINAL

1,000 Bore &
Mch. 11. 9. a. at

P 210
Police Court... 5th District
293

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Richard M. Belmont
vs
The Defendant
Offence Larceny from
the person

Dated March 10 1892

Magistrate.
Kell
Dingle Officer.

Witnesses
John Williams
J. J. Precourt Street.

No. 1779 Third Ave. Street.

No. 1000
RECEIVED
MAIL
14
1892
J. J. Precourt

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
\$1000 Hundred Dollars, and be committed to the Warden and Keeper of
the City Prison, of the City of New York, until he give such bail.
Dated March 10 1892 John E. Kelly Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0588

POOR QUALITY
ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Lauder E. Trehume
Police Officer of No.

aged _____ years, occupation

27 Precinct

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Joshua M. Smuler

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

Sworn to before me, this
day of

10
Nov 189 *7*

Lauder E. Trehume

John S. Kelly

Police Justice.

0589

POOR QUALITY
ORIGINAL

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Thurston

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

Thomas Thurston

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

The said

Thomas Thurston

late of the City of New York, in the County of New York aforesaid, on the *sixth* day of *March* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night*-time of the said day, at the City and County aforesaid, with force and arms,

the sum of three dollars in money, lawful money of the United States of America, and of the value of three dollars,

of the goods, chattels and personal property of one

on the person of the said

then and there being found, from the person of the said

then and there feloniously did steal, take and carry away, against the form of the statute in

such case made and provided, and against the peace of the People of the State of New York

and their dignity.

Joshua M. Dunlap
Joshua M. Dunlap
Joshua M. Dunlap
De Lancey Nicoll
District Attorney

0590

BOX:

473

FOLDER:

4336

DESCRIPTION:

Tracy, Ethel

DATE:

03/25/92



4336

0591

POOR QUALITY
ORIGINAL

James J. [unclear]
Counsel,
Filed *25* day of *March* 189*2*
Pleas, *guilty* of

Grand Larceny, *from the Person,*
[Sections 628, 629, Penal Code.]

THE PEOPLE

vs.

Ethel Tracy

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. Woods

Foreman.
April 5, 1892
Tried and acquitted

Witnesses:

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 207 East 15th Street, aged 27 years,
occupation salesman being duly sworn,

deposes and says, that on the 10 day of March 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One gold watch, one gold chain, one
pearl and diamond earring, the whole
being of the value of Two Hundred Dollars,

\$200⁰⁰/₁₀₀

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Ethel Tracy (now here)

For the following reasons to wit:
On the above date, deponent had said property in his possession when he met the defendant at about the hour of 4. A. M. in the premises South West Corner of 15th Street and Third Avenue. Deponent and defendant were in company together at said place for about three-quarters of an hour, during which time defendant was putting her hands on deponent's clothing. Defendant then suddenly left deponent and went away and deponent then missed said property. Deponent says that he was in the company of no other person at said time.

0593

POOR QUALITY
ORIGINAL

and believes that defendant took said property
from his possession. Wherefore deponent accuses
defendant of the larceny of said property
and prays that she may be dealt with
according to law.

Inm before me this }
13th day of March 1892 }

Paul Lindgrens

John H. Ryan

Police Justice

J

0594

POOR QUALITY
ORIGINAL

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

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

Question. What is your name?

Answer. *Ethel Tracy*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Brooklyn, N.Y.*

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

Answer. *131 East 13 St. - 2 years.*

Question. What is your business or profession?

Answer. *Landdress*

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 and*
I further deny being in Complainant's Company
Ethel Tracy
*mark*Taken before me this
day of *March* 1924

Police Justice.

0595

POOR QUALITY
ORIGINAL

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Paul Sutcliffe
707 East 15th St
Edith Tracy

Police Court... District... *292*

Dated *March 13, 1892*

John A. Ryan Magistrate.
Officer.
Precinct.

Witnesses _____
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

to answer _____
Street _____

MAIL RECEIVED
14
1892
OFFICE: DISTRICT ATTORNEY

Offense *Larceny*

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

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

Dated, *March 13* 189 *2* _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0596

POOR QUALITY
ORIGINAL

504

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ethel Tracy

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

Ethel Tracy
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

Ethel Tracy

late of the City of New York, in the County of New York aforesaid, on the *tenth*
day of *March* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *night* time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the value
of one hundred dollars, one
chain of the value of fifty dollars,
and one scarf pin of the value
of fifty dollars*

of the goods, chattels and personal property of one

on the person of the said *Paul Lindgens*
then and there being found, from the person of the said *Paul Lindgens*
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.

De Lancey McCall
District Attorney

0597

BOX:

473

FOLDER:

4336

DESCRIPTION:

Tracy, Kate

DATE:

03/01/92



4336

0598

POOR QUALITY ORIGINAL

37 Mar 2 X

Counsel,

Filed

day of March 1892

Pleas,

THE PEOPLE

vs.

Kate Tracy

Grand Larceny, (From the Person),
[Sections 528, 529, 530 Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray D. Barron
Foreman.

Part 3, March 8/92 -

Indicted & convicted 9th day

March 1892

11

Witnesses:

Mr. Henge

0599

POOR QUALITY
ORIGINAL

COURT OF GENERAL SESSIONS, PART III.

----- x
: The People of the State of New York, :
: against : Before,
: Kate Tracy. : Hon. James Fitzgerald
: and a Jury.
----- x
----- x x

Indictment filed March 1, 1892.

Indicted for grand larceny in the second degree
New York, March 3, 1892.

A P P E A R A N C E S:

For the People,
Assistant District-Attorney G. S. Bedford;
For the Defendant,
R. H. Racey, Esq.

ANNA HEINZ, a witness for the People, sworn, testified:

I am a married woman living at 269 Avenue C. in this city. On the 22nd. day of February last I saw the prisoner at the bar on the corner of 7th. Street and Avenue B. At that time I had \$4.23 in a pocketbook in the pocket of my dress. I was standing looking in a window and I felt this woman put her hand in my pocket and draw my pocketbook from it. I grabbed hold of her and after I grabbed hold of her I told her to give me my pocketbook back and she said she didn't have it. I found the pocketbook afterwards on the sidewalk. I am positive this woman took it from me. She was arrested at once by an officer.

0600

**POOR QUALITY
ORIGINAL**

2.

Cross-examination:

The first time I saw this defendant in my life was at the corner of 7th. Street and Avenue E. There was a sale of goods and they were displayed out on the street. This woman was also inspecting the goods. I am positive that she took my pocketbook out of my pocket. She was the nearest person to me. There were about 7 people in all looking at this stuff which was displayed in front of this store.

ANNA ADLER, a witness for the People, sworn, testified:

I live at No. 711 East 12th. Street in this city. I was in company with the complainant on the 22d. day of February. I was standing with her on the corner of Avenue E. and 7th. St. While I was standing with her I saw the defendant alongside of us. Myself and Mrs. Heinz were standing together. This woman came and got between the two of us and began to look at some muslin. At once I heard Mrs. Heinz say: "She has got my pocketbook". The defendant said she didn't have her pocketbook. She was afterwards arrested. The pocketbook was picked up from the floor.

Cross-examination:

The complainant spoke in English to the defendant at the time she accused her of taking her pocketbook. There were five or six other persons looking at the muslin and other stuff that was for sale on the street.

3.

FREDERICK DOERR, a witness for the People, sworn, testified:

I am attached to the 14th. Precinct. I arrested the defendant on the 22nd. day of February at the corner of 6th. Street and Avenue E. at half past 2 o'clock in the afternoon. Mrs. Heinz stated that this lady took her pocketbook; that she was looking at those dry goods at the corner of 6th. Street. I saw the two ladies running after the defendant and that was the reason I apprehended her. The defendant was searched in the Station House, but nothing was found upon her. Mrs. Heinz said she picked her pocketbook up off the street.

DEFENSE.

K ATE TRACY, the defendant, sworn, testified:

I am a married woman and the mother of four children. I remember the day of my arrest. It was Washington's Birthday. I was passing by this store on that day and there were five or six women looking at some muslin that was for sale in front of a dry goods store. I stopped and asked how much they wanted a yard for this material and some one told me four cents a yard. I was near the complainant but did not touch her pocket- or her pocketbook. Suddenly she seized me and said: "You have got my pocketbook". I told her I didn't touch her pocketbook and she got a policeman and had me arrested. I do not understand the German language. The woman spoke English.

Cross-examination:

I am innocent of this crime. I didn't steal

0602

**POOR QUALITY
ORIGINAL**

4.

this woman's pocketbook. I didn't pass from one side of the complainant to the other. I have been in the Penitentiary. My picture is not in the Rogues' Gallery in this city to my knowledge.

The Jury returned a verdict of guilty of grand larceny in the second degree.

0603

POOR QUALITY
ORIGINAL

Indictment filed Mar. 1-1892.

ABSTRACT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

KATE TRACY.

Abstract of testimony on

trial, New York Mar. 8th

1892.

... this case ...
... the ...
... the ...
... the ...

0604

POOR QUALITY
ORIGINAL

Police Court

3

District.

Affidavit—Larceny.

City and County }
of New York, } ss:Annie Keenig &
of No. 269 Avenue C Street, aged 49 years,
occupation Keep house being duly sworn,deposes and says, that on the 22nd day of February 1892 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:One pocket book containing
good and lawful money of the
United States valued Four dollars
29/100 dollars

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Kate Tracy (now
here) for the reasons that said
pocket book was in a pocket of
the coat then worn on her person
and deponent having missed the
same saw the defendant who was
standing close to deponent, throw
the pocket book away.

Annie Keenig

Sworn to before me, this 23rd day
of February 1892
Charles H. Daniels Police Justice.

0605

POOR QUALITY ORIGINAL

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Kate Tracy 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.

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.

Taken before me this 23 day of 7/11/1894
Charles W. Brewster
Police Justice.

0606

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.,
ON THE COMPLAINT OF

Anna H. Long
200 W. 14th St.
Yale 1000
Offense, Larceny
from the person

Dated, February 23, 1892

Magistrate.

Officer.

Precinct.

Witnesses *Anna Adler*

No. Street

No. Street



No. Street

\$ 200 to answer

Anna H. Long

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

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

Dated, *Feb 23* 1892 *Charles W. Linton* Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

0607

POOR QUALITY
ORIGINAL

504

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Kate Tracy

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

Kate Tracy

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

The said

Kate Tracy

late of the City of New York, in the County of New York aforesaid, on the *22nd* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *day*-time of the said day, at the City and County aforesaid, with force and arms,

one pocketbook of the value of fifty cents, and one the sum of four dollars and twenty-nine cents in money, lawful money of the United States of America and of the value of four dollars, and twenty-nine cents

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

0608

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Kate Tracy

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Kate Tracy

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

one pocketbook of the value of fifty cents and the sum of four dollars and twenty-nine cents in money, lawful money of the United States of America, and of the value of four dollars and twenty-nine cents

of the goods, chattels and personal property of one

Annie Keirge

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

Annie Keirge

unlawfully and unjustly, did feloniously receive and have; the said

Kate Tracy

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.

DE LANCEY NICOLL,

District Attorney.

0609

BOX:

473

FOLDER:

4336

DESCRIPTION:

Traphagen, Pauline

DATE:

03/18/92



4336

0610

POOR QUALITY ORIGINAL

Witnesses:
Mr. Blum
Henry Reen
By

1654
Counsel,
Filed 1892
Pleads, W. G. H. H. H.
THE PEOPLE

Grand Larceny, Second Degree.
[Sections 528, 529, Penal Code.]

vs.
Pauline Traphagen

De Lancey Nicoll,
District Attorney.

A TRUE BILL.

W. G. H. H. H.
Foreman.
W. G. H. H. H.
1. 1911

0611

POOR QUALITY ORIGINAL

(1305)

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 12 West 60th Street, aged 25 years,

occupation Married being duly sworn,

deposes and says, that on the 27 day of February 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

A quantity of women's
warm apparel valued
at two hundred and fifty
dollars \$250.00

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Pauline Traphagen for

the reasons following to-wit:
on the said date the deponent
was in the employ of deponent as
a domestic and deponent having
missed the said property from
closets in deponent's premises she
is informed by Walter Gold (name
known then, that on February 29th the
deponent brought to her Walter
a dress which dress deponent has
since seen and seen twice as being
a portion of the stolen property. The
deponent left deponent's employ without
giving deponent any notice. Wherefore
deponent prays the affiant to apprehend
and bring to answer Ella Blohm

Sworn to before me, this 27 day of February 1892
Police Justice

06 12

POOR QUALITY
ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Lawyer of No. 248 - W - 18th Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Olla Bohm

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

Sworn to before me, this 14th

day of March

1890

Margaretta Payne

[Signature]

Police Justice.

(3892)

0613

POOR QUALITY
ORIGINAL

(1885)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

2nd
11

District Police Court.

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

Question. What is your name?

Answer.

Pauline Traphagen.

Question. How old are you?

Answer.

23 years.

Question. Where were you born?

Answer.

Virginia

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

Answer.

Campbell Hall New York. 5 days

Question. What is your business or profession?

Answer.

Seaman.

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.

Pauline Traphagen

Taken before me this
day of *March* 1892
Police Justice

POOR QUALITY ORIGINAL

0614

Sec. 151.

Police Court 2 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police
Justices for the City of New York, by Ellen Blooming
of No. 12-1300 60 Street, that on the 27 day of February

1882 at the City of New York, in the County of New York, the following article to wit:

A quantity of women's wearing
apparel
of the value of Two hundred and fifty Dollars,
the property of Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Pauline Drapchay

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to
answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the bodies of the said Defendant
and forthwith bring her before me, at the 2 DISTRICT POLICE COURT, in the said City, or in
case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the
said charge, and to be dealt with according to law.

Dated at the City of New York, this 7th day of March 1882.

Police Justice

06 15

POOR QUALITY
ORIGINAL

3/10/92 by New York

BAILED,
No. 1, by _____
Residence _____ Street _____
No. 2, by _____
Residence _____ Street _____
No. 3, by _____
Residence _____ Street _____
No. 4, by _____
Residence _____ Street _____
No. 5, by _____
Residence _____ Street _____

Police Court...

District...

THE PEOPLE, N.C.,

ON THE COMPLAINT OF

Charles J. ...
Charles J. ...
Charles J. ...

2
3
4

Offence *James ...*

Date

March 9
1892

Witness

No. 1

No. 2

No. 3

No. 4

No. 5

No. 6

No. 7

No. 8

No. 9

No. 10

James ...
James ...



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Five* Hundred Dollars, *1000* and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Mar 10* 1892 *DR* Police Justice.

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

Dated... 18... Police Justice.

There being no sufficient cause to believe the within named...

guilty of the offence within mentioned. I order h to be discharged.

Dated... 18... Police Justice.

06 16

POOR QUALITY
ORIGINAL

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

~~against~~

Pauline Traphagen

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

Pauline Traphagen

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

The said

Pauline Traphagen

late of the City of New York, in the County of New York aforesaid, on the *27th*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*one dress of the value of fifty
dollars, and divers other articles
of ^{small} clothing and wearing apparel
of a number and description to the
Grand Jury aforesaid unknown,
of the value of two hundred
dollars*

of the goods, chattels and personal property of one

Ella Blohm

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

0617

POOR QUALITY
ORIGINAL

SECOND COUNT—

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

Pauline Traphagen

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Pauline Traphagen*

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

one dress of the value of fifty dollars, and diverse other articles of female clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of two hundred dollars

of the goods, chattels and personal property of one

Ella Blohm

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

Ella Blohm

unlawfully and unjustly did feloniously receive and have; the said

Pauline Traphagen

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.

DE LANCEY NICOLL,

District Attorney.

06 19

BOX:

473

FOLDER:

4337

DESCRIPTION:

Turner, Henry C.

DATE:

03/25/92



4337