

0030

BOX:

170

FOLDER:

1736

DESCRIPTION:

Walley, James

DATE:

03/13/85



1736

POOR QUALITY ORIGINALS

0831

100 entered

Witnesses:
John Alexander
296 Bowery

James S. Sauer
296 Bowery

Albert Rowand
124 Orchard

Mr. John Peacock
102 Bowery

Michael Forbis
177 Chrysoth St
5th floor back

Counsel,
Filed 13 day of March 1885
Pleas Henry (11)

THE PEOPLE
vs.
James Walley
Grand Larceny in the
(MONEY)
(Sec. 528 and 531, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

W. J. C. Berry
March 19 1885
Foreman
Speed & Lovell
Emm. R. Fellows
20

0032

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Walley

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

James Walley
of the crime of GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *James Walley*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *February* in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; *five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *—* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *one dollar*, *—* and *one overcoat of the value of eight dollars, and one pocket book of the value of one dollar,*

of the proper moneys, goods, chattels, and personal property of one *John Alexandre*, then and there being found, ~~on the person of the said~~ ~~from the person of the said~~ then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

~~RANDOLPH B. MARTINE,~~
~~District Attorney.~~

(over)

0033

Court of General Sessions of the Peace

~~OF THE CITY AND COUNTY OF NEW YORK.~~

~~THE PEOPLE OF THE STATE OF NEW YORK,~~

~~against~~

Second Count

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

further accuse the said James Waller
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *James Waller*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *fifteenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty-*five* at the Ward, City and County aforesaid, with force and arms, in the *day* time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars *-----*; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *-----*; *five* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars *-----*; *five* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *-----* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *one dollar*, *one pocket watch of the value of one dollar*, and *one necklace of the value of eight dollars*,

of the proper moneys, goods, chattels, and personal property of one *-----* ~~on the person of the said~~ *Pierre Legrand*, then and there being found, ~~from the person of the said~~ *-----* then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY ORIGINALS

0034

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court - 100 - 1st 237
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Alvarado
 296 Broadway
 James Walley
 Grand Larceny

1 _____
 2 _____
 3 _____
 4 _____

Dated 3 March 1880

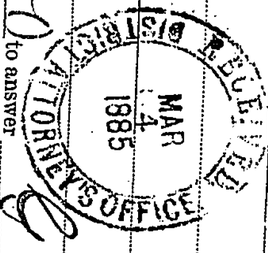
John B Smith
 Mayor and Recorder
 Magistrate

14 Precinct

Witnesses
 Penn Spencer
 No. 296 Broadway
 Officers

No. _____
 Street _____
 Sessions _____

No. _____
 Street _____
 Sessions _____



Committal

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

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 3 March 1880 John B Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINALS

0835

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Whalley 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. *James Whalley Whalley*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *England*

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

Answer. *81 Ludlow St. one week*

Question. What is your business or profession?

Answer. *Bartender*

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,
James Whalley*

Taken before me this

20 March 1880
John Smith
Justice

POOR QUALITY ORIGINALS

0036

Police Court— / 04 District.

Affidavit—Larceny.

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

John Alexandre

of No. 296 Bowery Street, aged 28 years,
occupation Seaman dealer being duly sworn

deposes and says, that on the 16 day of February 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

A pocket book containing good and lawful money namely five bills of the denomination and value of Ten dollars each. Two bills of the value and denomination of Five dollars each and five bills of the denomination and value of one dollar each and one cloth overcoat of the value of Eight dollars all of the value of Eighty eight dollars

the property of deponent and Pierre Ganoors

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 James Wally (now here)

that deponent saw said defendant take said pocket book containing said money from the pocket of a coat that was hanging up in the basement of no 296 Bowery in said City and said overcoat as aforesaid and run away. Deponent further says that he found said overcoat in the possession of said defendant.

John Alexandre

Sworn to before me, this 16 day of February 1885
Police Justice.

0037

Testimony in the
case of
James Mallory

filed March
1883.

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0030

4-1
The People
vs
James Talley
Indictment for grand larceny.

Court of General Sessions. Part I.
Before Judge Cowing. March 19,
1885.

Pierre Gancous, sworn. I live at 296
Bowery. On the 16th of Feb. the defendant
came and asked me if Alexander was
there at 7 o'clock, and I told him he was
down stairs in the cellar. I did not see
him go down stairs. I saw after five min-
utes that the man ran out with a coat
in his right hand and a pocket book in
his left hand. I am the proprietor of the
coat and Mr. Alexander is the owner
of the money \$50. The coat is valued at eight
dollars. I saw the defendant running out
of the house with the overcoat and pocket
book. I bought the overcoat for fifteen dollars
and I used it about six months. Did you
give it to him or did he steal it? No sir,
I did not give it to him. I am sure that
this is the man. Cross Examined. I saw
the coat in his right hand and the pocket
book in the left hand and he ran out.
I did not catch him. I did not see the
coat on his back. There was that coat
before you saw it on his right arm?
It was down in the cellar, and the
coat he took the money from was in the
basement.

POOR QUALITY
ORIGINALS

0039

John Alexander sworn and examined, through the interpreter. Where does he live? No 296 Bowery. What did he lose on the 16th of Feb? Eighty dollars. Where were the eighty dollars? I had it in my vest pocket. Who took it? This man took it, the prisoner. State the circumstances under which he took it? The day before he saw my money in the morning, and the next day he came down and took it and ran away. It was his money? Yes sir. Cross examined. Ask him whether he saw him take the money? Yes sir. How did he take it, where had he the money when he saw it in his possession? He took it out of the vest pocket. Ask him whether he was not asleep in this room? He was in bed, but I did not sleep when he came down. And he saw him with the money, with the pocket book in his possession, do I understand him to say that? I saw it in his hand running away with it, I could not catch him. I jumped out but he was gone. Was the coat hanging up on the wall with the money? It was hanging on the wall not far from my bed.

0840

James Walley, sworn and examined in his own behalf testified: What is your business? I am bar tender. For whom did you last work? I was working at a restaurant, the last time, I was working down in Eleventh avenue. For whom? For Mr. Bergen. Were you ever arrested before? Never. Did you take this pocket book or the overcoat? I did not, the overcoat was loaned to me. By whom? by the first witness Mr. Gancous? Yes sir. State the circumstances of the loss? I went down, I have known him intimately for about twelve months and he was down in Chatham st., he had a stand down there, and now he has moved up to the Bowery. I used to go to see him very often and stop with him. On the night in question I stopped with him and he came down and he went to bed and went to sleep. The other fellow was standing up minding the stand. After I had smoked a cigar out I took the coat up and I asked the first witness whether he would hold the coat for me. He held the coat and I put it on. I went up and took the cigar at the stand and lit

It and went away. Since then I never saw any more of him until a fortnight after. I was arrested in a theatre. I did not take this pocket book or overcoat.

Cross Examined. I called with a person the day before upon Mr. Alexander to buy some cigars. My friend did not offer a five dollar bill to him. Mr. Alexander did not take out a roll of bills in my presence. Mr. Alexander was asleep when I left the place and the first witness was up stairs minding the stairs. I had no quarrel with them and there is no reason I can see why they should charge me with stealing.

James J. Hart sworn. I am an officer of the 14th precinct. Mr. Alexander reported the loss at the station house and gave a description of the man. I think it was the 24th of Feb. when I arrested him in the National Theatre on the Bowery. One of the parties identified the coat he wore as his coat; the prisoner said it was a cold night and that these parties let him have the ~~coat~~ ^{love} of the coat.

The jury rendered a verdict of guilty.

0042

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wasserman, Joseph

DATE:

03/13/85



1736

0043

BOX:

170

FOLDER:

1736

DESCRIPTION:

Brenner, Louis

DATE:

03/13/85



1736

POOR QUALITY ORIGINALS

0044

Counsel,

J. H. Huggins
Filed *March 16* 1885
Plends *March 16*

Sections 498, 506, 524, 527
Burglary in the THIRD DEGREE.

THE PEOPLE

vs. *F*

Joseph Wasserman

and *F*

Louis Brunner

RANDOLPH B. MARTINE,

PETER B. O'NEIL,

District Attorney.

A TRUE BILL.

M. J. C. Berry

Robert Roberts

Foreman.

Henry Clay Berry

James W. Ruffin

Witnesses:

James Leyle
5 Chicago St

0045

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Joseph Wasserman
and *Samuel ...*

The Grand Jury of the City and County of New York, by this indictment, accuse
Joseph Wasserman and Samuel ...
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *Joseph Wasserman and Samuel ...*

late of the *Seventh* Ward 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 eighty-*five*, with force
and arms, at the Ward, City and County aforesaid, a certain _____ building
there situate, to-wit: the _____ of one *Joseph*

Russell,

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

Joseph Russell

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.

0046

SECOND COUNT.

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

Joseph Warraman and Louis Brennan

of the CRIME OF *Petit* LARCENY, —
committed as follows:

The said *Joseph Warraman and Louis Brennan, each* —

late of the *South* — Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *ninth* day of *March*, — in the year of our Lord one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid, in the *night* time of said day, with force and arms,

*one sum of the value of \$1000
dollars, and some goods, things of
the value of eleven dollars,*

of the goods, chattels and personal property of one *Joseph Russell* in the building of

the said Joseph Russell, —
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.

Randolph B. Martinie,
District Attorney

0047

Police Court ¹¹⁴ 3-250 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Edward Siegler
5 E. Broadway St.
Joseph P. ...
...

No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

Dated *March 8th* 188*5*
William ... Magistrate.
... Officer.
... Precinct.

Witnesses
...
...

No. *...*
... Street.
... to answer
... 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 *Joseph Mussarian and Louis Brauner* 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 *March 8* 188*5* *...* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0040

Sec. 198-200.

3d District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Louis Brenner 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. Louis Brenner

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. Russia Poland

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

Answer. 103 Bowery ten months

Question. What is your business or profession?

Answer. Dealer

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am guilty of the charge

Louis Brenner
work

Taken before me this

day of March

188 5

James M. [Signature]

Police Justice.

0849

Sec. 198-200.

34 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Joseph Wasserman 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 *Joseph Wasserman*

Question. How old are you?

Answer *14 years*

Question. Where were you born?

Answer. *Russia Poland*

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

Answer. *24 Orchard Street 3 months*

Question What is your business or profession?

Answer. *Errand Boy*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am guilty of the charge.*

Joseph Wasserman

Taken before me this

day of *March* 188*8*

John J. Pittman

Police Justice.

0850

Police Court— 3^d District.

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

of No. 5 Eldridge Street, aged 52 years,
occupation Cellar being duly sworn

deposes and says, that the premises No 34 Ludlow Street,
in the City and County aforesaid, the said being a Synagogue in
the 10th Ward of said City
and which was occupied ~~by~~ as a Synagogue
and in which there was ^{not} at the time a human being, ~~by~~

Booke and
were BURGLARIOUSLY entered by means of forcibly entering said
Synagogue through the key-light on the
roof of said premises at about the hour
of 8 1/2 o'clock P. M.

on the 6th day of March 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

One silver Cup and silver snuff
box, together of the value of twenty-three
dollars

the property of Benjamin the care and charge 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

Joseph Wasserman and Louis Brunner
both now here.

for the reasons following, to wit: that said deponents, and
each of them, did admit to deponent
that they did together enter said Syn-
agogue at the time and in the manner
aforesaid and did steal and carry away
said property therefrom and did then

come in before that. his
deponent to before me this Bernard X Siegel
8th day March 1885 Marx
J. M. Patten Police Justice

0851

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wasson, Archibald

DATE:

03/11/85



1736

0053

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

André Warson

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

André Warson

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

The said André Warson,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty-first day of August, in the year of our Lord one thousand eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms, with intent to deprive and defraud one

C. Aldin, Henry Dandret and John B. Shea, partners in trade and there during their mess under the firm name of Aldin, Dandret & Company of the property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to one James M. Hays, then and there being the clerk and salesman of the said James C. Aldin, Henry A. Dandret and John B. Shea,

That he the said André Warson, had been sent by one Theodore Schmitz to the said Aldin, Dandret & Company then and there to receive and detain for the said Aldin, Dandret & Company three watches for and on behalf of the said Theodore Schmitz and that he the said André Warson was then and there in that behalf duly authorized by the said Theodore Schmitz,

0854

And the said James W. Wright, ———

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Archibald Warren, ———

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Archibald Warren, three

matches of the value of twenty dollars each, ———

of the ~~proper moneys~~ goods, chattels and personal property of the said James W. Wright, Henry A. Lambert and John B. Shea, and the said Archibald Warren, ——— did then and there feloniously obtain the said three matches, ———

of the ~~proper moneys~~ goods, chattels and personal property of the said James W. Wright, Henry A. Lambert and John B. Shea, from the possession of the said James W. Wright, ———

by color and by aid of the false and fraudulent pretenses and representations aforesaid, and with intent to deprive and defraud the said James W. Wright, Henry A. Lambert and John B. Shea, ——— of the same, and of the use and benefit thereof, and to appropriate the same to his own use. **Whereas**, in truth and in fact, the said Archibald Warren,

had not been sent by the said Theodore Schmitz to the said Henry A. Lambert and Company, then and there to receive and obtain from the said Henry A. Lambert and Company the matches aforesaid, for and on account of the said Theodore Schmitz, and was not then and there in that behalf duly authorized by the said Theodore

0055

Admitted

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said *Archibald Warron* to the said *James St. Hughes*, was and were, then and there in all respects utterly false and untrue, as *was* the said *Archibald Warron* at the time of making the same then and there well knew.

AND SO THE GRAND JURY AFORESAID do say: That the said *Archibald Warron* on the day and year first aforesaid, at the Ward, City and County aforesaid, in the manner and form aforesaid, and by the means aforesaid, with force and arms, *did* said *three watches*, of the value of *sixty dollars each*,

of the proper moneys, goods, chattels and personal property of the said *James St. Hughes*, then and there feloniously did 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.

RANDOLPH B. MARTINE.
PETER B. OLNEY, District Attorney.

POOR QUALITY ORIGINALS

0056

BAILED.

No. 1, by Henry H. Bennett
 Residence 28th Street

No. 2, by _____
 Residence _____

No. 3, by _____
 Residence _____

No. 4, by _____
 Residence _____

Police Court No. 1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Hayes
23 Madison Ave

Dachbold Mason

Offence Grand Larceny

Dated 11th 8 1885

A. O. Reilly Magistrate.

William Flynn Officer.

27 Precinct.

Witnesses Augustus O. Sloan

No. 15 Walden Lane

Frederick S. Laffr

No. 182 Broadway

William Flynn

No. 7 Perennial Place

\$ 2000 to answer 8/18

Frederick Schuyler

247 Greenwich St

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 20 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 11th 8 1885 Samuel O. Reilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0857

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Archibald Nasson 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 Archibald Nasson

Question How old are you?

Answer 29 years

Question Where were you born?

Answer New York

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

Answer 12 Bedford St 4 years

Question What is your business or profession?

Answer Clerk

Question Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer I am guilty of the charge

Archibald Nasson

Taken before me this

day of

Sept

8
1885

James W. Kelly Police Justice.

0858

CITY AND COUNTY }
OF NEW YORK, } ss.

Theodore Schmitz

aged 44 years, occupation Jeweller of No.

247 Greenwich Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James H. Hayes

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

Sworn to before me, this 8 day of March 1885 *Theodore Schmitz*

Samy C. Kelly
Police Justice.

0059

Police Court— / District.

Affidavit—Larceny.

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

James H. Hayes
of No. 23 Maiden Lane Street, aged 30 years,
occupation Jeweller being duly sworn

deposes and says, that on the 21 day of August 1884 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 :

Three gold Watches of the value of
One hundred and twenty seven
Seventy two dollars

\$172.00

the property of James C. Atkin, Henry A. Lambert
& John B. Shear copartners in the care
and charge 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 Archibald Wesson (now here)

that said defendant came to deponent's
place of business no 23 Maiden Lane
and falsely represented that his
employer Theodore Schmitz of no 247
Greenwich Street sent him for said
property that deponent relying upon
said false and fraudulent represent-
ation gave to said defendant the
aforesaid property. Deponent says
that he is informed by Theodore
Schmitz that he never authorized
said defendant to obtain said property
and said defendant acknowledged
and confessed that said Schmitz

Sworn to before me, this
day

188

Police Justice.

0850

never authorized said defendant to obtain said property and that he afterwards pledged the same and defendant is further informed by officer Flynn that he found said pawn tickets representing said property in the possession of said defendant together with other pawn tickets representing divers property. Defendant further says that at divers times said defendant obtained from other gold matches of the value of \$332.00 the property of defendants employers as aforesaid

Just H. Hayes

Brought to before me this 8th day of March 1885

Samuel C. Kelly Police Justice

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 _____ 188 _____ Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed. _____ Dated _____ 188 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offence within mentioned, I order he to be discharged. _____ Dated _____ 188 _____ Police Justice.

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of _____

1. _____
2. _____
3. _____
4. _____

Offence—LARCENY.

Dated _____ 188 _____

Magistrate. _____
Officer. _____
Clerk. _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
\$ _____ to answer _____ Sessions.

0861

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Archibald Masson

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

The defendant having made restitution, full and complete and being informed, and believing it is his first offence, and also for the further reason that he has a young wife and child, I believe that his family will suffer if the defendant should be further punished —

Jas. H. Hayes

0862

BOX:

170

FOLDER:

1736

DESCRIPTION:

Watson, John

DATE:

03/17/85



1736

0863

BOX:

170

FOLDER:

1736

DESCRIPTION:

Clark, John

DATE:

03/17/85



1736

0064

BOX:

170

FOLDER:

1736

DESCRIPTION:

Kennedy, John

DATE:

03/17/85



1736

0865

BOX:

170

FOLDER:

1736

DESCRIPTION:

Corcoran, Joseph

DATE:

03/17/85



1736

0066

BOX:

170

FOLDER:

1736

DESCRIPTION:

Eagar, Matthew

DATE:

03/17/85



1736

0067

BOX:

170

FOLDER:

1736

DESCRIPTION:

Fogarty, Hugh

DATE:

03/17/85



1736

POOR QUALITY ORIGINALS

0069

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Watson, John
Charles, John Kennedy,
Matthew Esager, George
Foreman and Hugh Esager

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

John Watson, John Charles, John Kennedy,
Matthew Esager, George Foreman and Hugh Esager
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said John Watson, John Charles, John
Kennedy, Matthew Esager, George
Foreman and Hugh Esager, each
late of the South Ward of the City of New York, in the County of
New York aforesaid, on the ~~seventh~~ day of ~~March~~, in
the year of our Lord one thousand eight hundred and eighty-~~five~~, with force
and arms, at the Ward, City and County aforesaid, ~~at certain~~ building
~~there situate, to-wit~~ the building of one William
Springs, 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

William Springs,

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.

Samuel R. Martin,
District Attorney

0070

CITY AND COUNTY }
OF NEW YORK, } ss.

James J Hart
aged 35 years, occupation Police Officer of No. 116
14th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Fredrick Hazellon
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 12 }
day of Uch 1887 } *James J Hart*

Samy O'Reilly
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Gray
aged 32 years, occupation Police Officer of No. 116
14th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Fredrick Hazellon
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 12 }
day of Uch 1887 } *Thomas Gray*

Samy O'Reilly
Police Justice.

POOR QUALITY
ORIGINALS

0071

Police Court— / District.

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

Frederick Hazleton

of No. 227 Canal Street, aged 30 years,

occupation Real Estate Agent. being duly sworn

deposes and says, that the premises No 88 Marion Street,

in the City and County aforesaid, the said being ~~an~~ an unoccupied House

~~and which was 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 of forcibly opening
the front hall door leading into said premises
with a false key

on the 11 day of March 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

with the felonious intent to take steal and carry
away therefrom the following property viz
a quantity of lead pipe say about
50 pounds of the value of Fifteen dollars

the property of Adelaide Jarvis ^{and} William Jarvis

and deponent further says, that he has great cause to believe, and does, believe, that the aforesaid
BURGLARY was committed ~~with~~ the aforesaid property taken, stolen, and carried away by

John Watson, John Clark, John Kennedy, Matthew
Eagar, Joseph Carcoran ^{and} Hugh Fogarty (now here)

for the reasons following, to wit: That deponent is informed by officers
Heart ^{and} Gray that they saw said defendants walking
and talking together in front of said
premises and they saw said Kennedy one of said
defendants attempt to open said front hall door
with a key and could not open the same. That
said Kennedy walked towards the said defend-
ants and conversed with them and Eagar one
of said defendants and said Kennedy filed

0872

said key with a file and said Kennedy took
said key and opened said door and then
walked back to said defendants and conversed
again for about five minutes and all of said
defendants walked towards said premises &
four of said defendants viz Egan, Watson,
Black & Kennedy went in said premises
and said Corcoran & Fogarty stood outside
of said premises walking up and down
watching when said officers who were
concealed in a store opposite ran over
and arrested said defendants and said
officer ~~Boyle~~ ^{Gray} found in the possession of
said Corcoran one of said defendants the
unlawful weapon now here shown and commonly
called a Blung Shot.

Sworn to before me *John H. Magallon*
this 11th day of Dec. 1885
Samuel O'Reilly Police Justice

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

Part 3
District Attorney's Office.

April 11/89
PEOPLE

vs.

John Clark

Witnesses

Frank Hazelton
Left Co Clerk
Huntley

Thos. Sims Not Found
moved - don't know where

Huntley

Off. Hart Left Huntley
" Gray " "

Mr. Schauf
Left Huntley
don't know where he
is on the 11th
this is not at on the calendar.

District Attorney's Office.

PEOPLE

vs.

John Clark

Burglary

Mrs Schauf

Let the court P.S.

Calendar for with. Have
an affs with papers at
that time as to the wit-
ness Sims.

ASD

0074

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.
John Black

Offense:

RANDOLPH B. MARTINE,
District Attorney.

Affidavit of
John W. Prouty
Subpoena Server.

Failure to Find Witness.

0075

Court of General Sessions.

THE PEOPLE

vs.

John Clark

City and County of New York, ss.:

John W. Huntley

being duly

sworn, deposes and says: I reside at No. 602 Tinton Ave Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the City and County of New York. On the 6 day of April 1887, I called at No. 86 Marion Street

the alleged residence of

Witness

the complainant herein, to serve him with the annexed subpoena, and was informed by

the proprietor of Nos. 74, 76 & 78 Marion Street, that the said Finn had moved from there several months ago but does not know where to. I made diligent inquiry in the neighborhood but have been unable to ascertain the present whereabouts of the said Thomas Finn the witness herein.

Sworn to before me, this 9 day

of April 1887

Andolph L. Schaff

COMMISSIONER OF DEEDS, N. Y. CITY & COUNTY.

John W. Huntley

Subpoena Server.

POOR QUALITY ORIGINALS

0075

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Hazelton
227 Canal St

John Matson
John Blantz

John Blamady
William Eagan
Joseph Garahan
Charles Murphy

Offence Burglary

Dated March 12 1885

A O Reilly Magistrate.

Paul T Gray Officer.

14 Precinct.

Witnesses Thomas Gray John Paul

No. 14 Frederick Hazelton Street.

No. 14 John Matson Street.

No. 14 John Blantz Street.

No. 14 John Blamady Street.

No. 14 William Eagan Street.

No. 14 Joseph Garahan Street.

No. 14 Charles Murphy Street.

No. 14 Thomas Gray Street.

\$ 1000 to answer Sumner Sessions.

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 defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 10 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 12 1885 Samuel C. Reilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0077

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } SS

Hugh Fogarty 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 h 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. *Hugh Fogarty*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Mulberry St*

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

Answer. *240 Mulberry St 17 years*

Question. What is your business or profession?

Answer. *Printer*

Question. Give any explanation you may think proper of the circumstances appearing in the
testimony against you, and state any facts which you think will tend to your
exculpation?

Answer. *I am not guilty*

Hugh Fogarty

Taken before me this

day of

July 12
188*8*

Samuel C. Kelly Police Justice

0078

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Kennedy being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Kennedy*

Question. How old are you?

Answer. *14 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *229 Mott St 4 years*

Question. What is your business or profession?

Answer. *I worked in a candy store*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer.

I am not guilty

John Kennedy

Taken before me this

13

Day of

Sept

188

5

Samuel W. Smith

Police Justice.

0079

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

John Clark being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

John Clark

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

New York

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

Answer.

257 Elizabeth St 9 mo

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

John Clark

Taken before me this

12

day of

Sept

1888

Samuel D. Kelly

Police Justice.

0880

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

John Watson being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Watson*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *150 Elizabeth St- 3 years*

Question. What is your business or profession?

Answer. *Printer*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty*

John Watson

Taken before me this

day of

April

188*7*

Samuel W. Kelly

Police Justice.

0001

Sec. 198-200

1

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Matthew Egan

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 h 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. *Matthew Egan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *12 W Third 2 years*

Question. What is your business or profession?

Answer. *Barbender*

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*

Matthew Egan

Taken before me this

day of

Sept

188

7

Samuel P. Kelly

Police Justice.

0002

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Joseph Carcoran 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. *Joseph Carcoran*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *220 E 22nd St 2 mo*

Question. What is your business or profession?

Answer. *Plumber*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty*

Joseph Carcoran

Taken before me this

day of

12

188*5*

Samuel J. Kelly
Police Justice.

0003

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wellstead, Charles F.

DATE:

03/09/85



1736

POOR QUALITY ORIGINALS

0004

Filed
Pleads
1888
May 10

Assault in the First Degree.
(Firearms.)

THE PEOPLE
vs.
B

Charles F. Wellstead

RANDOLPH B. MARTINE
JOHN MCKEON
District Attorney.

Paul Speckhard

A TRUE BILL.

M. J. C. Berry
Foreman.

Wm. J. Berry
Wm. J. Berry

Witnesses
Thomas James
102 James St.

The defendant has been
admitted on the 10th day of May
1888 and certificate to
that effect being
produced in Court
by which it was
bail was discharged
May 11 1888
G. L. B.
A. D. C.

0005

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Charles E. Wellstead

The Grand Jury of the City and County of New York, by this indictment, accuse *Charles E. Wellstead*

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

The said *Charles E. Wellstead*,

late of the City of New York, in the County of New York aforesaid, on the *fourteenth* day of *January*, in the year of our Lord one thousand eight hundred and eighty - *five*, with force and arms, at the City and County aforesaid, in and upon the body of *Thomas E. Day* in the peace of the said People then and there being, feloniously did make an assault, and to, at and against *him* the said *Thomas E. Day*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Charles E. Wellstead* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *him* the said *Thomas E. Day*, thereby then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided. and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Charles E. Wellstead

of the Crime of assault in the second degree, committed as follows:

The said *Charles E. Wellstead*,

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Thomas E. Day*, then and there being, feloniously did, wilfully and wrongfully, make an assault, and to, at and against *him* the said *Thomas E. Day*, a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *Charles E. Wellstead* in *his* right hand, then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully then and there shoot off and discharge

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

RANDOLPH B. MARTINE.

JOHN McKEON, District Attorney.

POOR QUALITY ORIGINALS

00005

Armed identified by Arnold
Armed and others

BAILED,
No. 1, by Samuel Keel
Residence 35 Madison Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

12
1885
907
Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Thomas Ray
Charles F. Wellstead
Dated Feb 24 1885
Office Felony
Assault

Dated Feb 24 1885
Samuel Keel
Edward Mahoney
Magistrate.
Precinct H

Witnesses
No. _____ Street.
No. _____ Street.
No. _____ Street.
\$ 1000 to answer _____ Sessions.
Samuel

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 Charles F. Wellstead

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 100 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 20 1885 Samuel Keel Police Justice.

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

Dated Feb 20 1885 Samuel Keel Police Justice.

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

Dated _____ 1888 _____ Police Justice.

0007

Sec. 198-200

182 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

Charles F Wellstead 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. *Charles F Wellstead*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Long Island*

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

Answer. *36 Madison St. 4 years*

Question. What is your business or profession?

Answer. *Merchant*

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 Charles F Wellstead*

Taken before me this *20* day of *February* 188*5*
Samuel J. Callahan Police Justice.

0000

Police Court— 1st District.

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

Thomas Day

of No. 102 James Street, aged 30 years,
occupation Rutcher being duly sworn

deposes and says, that on 14 day of February 1885 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Charles F. Wellstead (now here) who did
wilfully point aim and discharged a
revolving pistol loaded with power and
leadens balls at deponent one of said balls
striking deponent on the fore head causing
a serious wound

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without
any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, etc., and dealt with according to law.

Sworn to before me, this 20 day }
of February, 1885. } Thomas F. Day

Sam'l O'Connell Police Justice.

0009

BOX:

170

FOLDER:

1736

DESCRIPTION:

Werner, Charles

DATE:

03/06/85



1736

POOR QUALITY ORIGINALS

0090

X

Counsel, *R. B. Martin*
Filed *May 1888*
Pleads *W. H. Kelly*

Forgery in the Second Degree.
(Sections 511 and 521.)

THE PEOPLE

vs.

P

Charles Warner

John Kelly

RANDOLPH B. MARTINE.

JOHN WILKINSON.

*I'm not 24/7 District Attorney.
I'm not 24/7 on the ground
A True Bill of Justice for
and the people
W. J. C. Berry
Foreman.*

Mar 12 1888

Witness:

*Solomon Boone
58 Riverside St.
Loans Librarian
49 E. Broadway.*

*Guilty at
#2000 FB*

0091

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Warner

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

Charles Warner

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

The said Charles Warner,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the Eighteenth day of December, in the year of our Lord one thousand eight hundred and eighty four, with force and arms, at the Ward, City and County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly act and assist in the forging a certain instrument and writing, to wit: an order for the payment of money, of the said amount as bands - checks, which said forged bands - checks, is as follows, that is to say:

No. 59 New York, December 18th 1884
Bank of America National Bank
of New York.
Pay to the order of A. J. Barry
Nine ⁴⁰/₁₀₀ Dollars
\$ 9 ⁴⁰/₁₀₀ A. J. Barryman & Son

with intent to defraud, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Charles Warner

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

The said Charles Warner,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said ^{Eighteenth} day of December, in the year of our Lord one thousand eight hundred and eighty ~~four~~, ~~with force and arms~~, at the Ward, City and County aforesaid, ~~with intent to defraud~~,

having in his possession, a certain forged instrument and writing, to wit: an order for the payment of money, of the kind known as Trade-Checks, which said last-mentioned forged Trade-Checks, is as follows, that is to say:

<p>No. 59</p> <p>New York, December 18, 1884</p> <p>The Broadway National Bank.</p> <p>of New York.</p> <p>Pay to the order of A. J. Deury</p> <p>Nine ⁴⁰/₁₀₀ Dollars.</p> <p>\$ 9 ⁴⁰/₁₀₀</p> <p>A. J. Deuryman & Son</p>

with force and arms and with intent to defraud, the said forged Trade-Check then and there did feloniously utter, dispose of and put off as true, the said Charles Warner, then and there well knowing the same to be forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

JOHN McKEON, District Attorney.

0893

BOX:

170

FOLDER:

1736

DESCRIPTION:

White, Michael

DATE:

03/09/85



1736

POOR QUALITY ORIGINALS

0094

Witnesses:

Luc O'Donovan
114 St. George's Place
Officer from Lampy's
114 St. George's

69
Counsel, *Chapman*
Filed *Ray of March 1885*
Pleads *Not Guilty (10)*

Grand Larceny 2nd degree
(From the person)
[Sections 528, 531, 534, Penal Code].

THE PEOPLE

vs.

F

Michael White

RANDOLPH B. MARINE
PETER B. OLNEY,

District Attorney.

A True Bill.

W. J. C. Berry
Foreman.

March 13/85
John J. Conroy
Emory R. Bellamy

0095

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Michael White

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

Michael White of the County
of attempting to commit
the CRIME OF GRAND LARCENY in the *second* degree, committed as follows:

The said *Michael White,*

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

one watch of the value of twenty
five dollars, and one chain of
the value of three dollars,

of the goods, chattels and personal property of one *Neil O'Brien,*
on the person of *the said Neil O'Brien,*
then and there being found, from the person of the said *Neil O'Brien,*
then and there feloniously ^{*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.

Randolph B. Martine,
District Attorney.

POOR QUALITY ORIGINALS

0096

New York, 188

M

To M. J. McLAUGHLIN, Dr.,
PRACTICAL
Plumber, Steam and Gas Fitter,
N. E. Corner 125th Street and Eighth Avenue.

Hon. Judge Cowing

Hon. Dear Sir
I have known Michael White for a number of years, he having lived in this immediate neighborhood, and seeing him almost everyday I am able to testify as to his character, he was always an honest industrious boy, obedient to his parents, and his associations were always of the best, and by extending to him your executive clemency I will appreciate the favor very much, I remain yours very truly

This is to certify

M. J. McLaughlin

POOR QUALITY ORIGINALS

00977

DUNHAM, BUCKLEY & CO.

340 Broadway,

P. O. Box 147,

NEW YORK, *Nov 16* 1885

To the Honorable Judge
Cohen

Dear Sir
The basis of this is
the Mother of Michael
Locke up Monday night
I no nothing of this case
but I do see the Father
and Mother to be hard
working and honest people
and I have my sympathy
hoping you will be lenient
with the Boy & Remain
yours Truly

W. Cunningham
1340 Broadway

POOR QUALITY
ORIGINALS

0098

I can recommend
Wick White as a
willing, and good,
worker, and per-
fectly honest, also
a sober man and
worthy of any work
that can be given
him.

Mrs M G Bellini

Assembly of Harlem,
living now in New
York.

0099

Police Court, District, 69

THE PEOPLE, de.,

on the complaint of

Will M. Brown

1211 St. Nicholas Ave.

Michael White

attempt
Offence - LARCENY.
from the person

Date

5 March

1880

John Bennett

Magistrate

John Campbell

Officer

14 Broadway

Witnesses

No.

1985

Street

No.

1985

Street

No.

1985

Street

\$1000 to answer

Sessions

Brown



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

Michael White

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 5 March 1880

Solomon Smith
Police Justice

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

Dated 1880 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 1880 Police Justice.

POOR QUALITY ORIGINALS

0900

Police Court—1st District.

Affidavit—Larceny.

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

Neil O'Brien

of No. 144 Street & Willis Avenue Street, aged 22 years,
occupation laborer being duly sworn

deposes and says, that on the 4 day of March 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of person of deponent, in the day time, the following property viz:

one silver watch and plated chain attached of the value of twenty eight dollars

the property of deponent

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

from the fact that while deponent was in a crowd standing on the Bowery in said city deponent felt some person pulling on the watch chain and immediately thereafter deponent saw said defendants hand on said chain and he was attempting to draw said watch from the pocket of the vest then and there worn by deponent

wherefore deponent charges said defendant with attempting to take steal and carry away said property from deponents person

Neil O'Brien

Sworn to before me, this 5 day of March 1885 at New York Police Justice.

POOR QUALITY ORIGINALS

0901

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael White 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. Michael White

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. New York

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

Answer. 145 St + St Ann Ave, 2 years

Question. What is your business or profession?

Answer. Painter

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am not guilty

Michael White

Taken before me this

day of
Sept
1938
at
St Ann Ave
St Ann Ave
St Ann Ave

Police Justice.

POOR QUALITY ORIGINALS

0902

...in the second degree.
...the jury rendered a verdict of guilty of an attempt to kidnap

...for the first time, but have not been in prison.
...approximately this last two months. I have been arrested before
...the chain of watch from the pocket. I have not been working
...pointed over to me and said he charged me with trying to take
...and I saw the officer and this man coming towards me and he

*Testimony in the case
of Michael White*

*filed March
1885*

...was standing right in front of a window looking at one of
...of me who tried to take the watch. Close examined.
...with taking the watch I told him he was mistaken, that it
...noise. When O'Brien charged me in company with the officer
...I was going on my way up to Houston street to the train to go
...business, and did not have anybody else with me at the time.
...crowd during the time at all. I came right along about my
...happened to stop him in some crowd. I did not stop to say
...came up to me. There was some girl I was with him. He says I
...till the morning. I never saw this man before in my life, he
...pocket. So I went to the station-house and I was locked up
...charged me with trying to take the chain of watch from the
...along and I saw the officer with him. He came towards me and
...Houston street, and this young man was coming along
...way home. So the crowd the bowler by myself. There is a
...the day together, and coming on the afternoon I started on my
...day and I was going to buy a hat. So the body of us went
...down town with a friend of mine. I was not working this
...watch. The morning of the day that I was arrested I came
...with. I heard the complaint testify. I did not steal the
...member the day of my arrest. I understood what I am charged
...the Manhattan street and about 100 feet, Fort Morris. I re-
...and Saint Anne's Avenue. I am a shade painter and work at
...Michael White, sworn and examined. I reside at 143rd street,

0903

The People
vs.
Michael White.

Court of General Sessions, Part I.

Before Judge Cowing.

Friday, March 13, 1885.

Indictment for attempt at grand larseny in the second degree

~~Neil O'Brien~~

Neil O'Brien. Sworn. I live in 144th street and Willis Ave.
I was in the city of New York on the fourth of March last,
I was standing in the Bowery half-past three o'clock in the
afternoon; there was a friend of mine and Michael White, the
prisoner was standing alongside of me. The defendant put
his hand in that position, one hand up here and the other
hand over that way and pulled my watch-chain and watch up
that far (illustrating). I was standing between my friend
and the prisoner, I was looking where the crowd was standing
I am positive the defendant is the man, the watch was worth
twenty-eight dollars and was my property Cross Examined.
I never saw the prisoner before that day, I suppose there
were about twenty-five people surrounding me that day; my
friend's name was Henry Gunney. Out of twenty-five people
I identify the defendant as the one who attempted to take my
watch. He tried to pull the watch out of my pocket with his
right hand when I caught him. I asked him what he was doing
was he trying to steal my watch? he said no. Then I ran
away from him, I went out through the crowd and met an officer
he was a roundsman in the Bowery. By the time I got the
roundsman up the defendant was gone. So I started and walk-
up the Bowery four or five blocks from that place and he was
behind me, coming up all the time. As soon as I met another
officer, I told him that man had attempted to steal my watch,
and I wanted him arrested. I watched him right along till
he came up near a Museum.

0904

WITNESS WHITE
AS
LIVE Before COURT OF GENERAL SESSIONS' BUREAU I'

John Campbell, sworn. I am an officer of the fourteenth pre-
 cinct and ^{em} remember the fourth of March; the previous witness as-
 ked me to arrest the prisoner and I did so. I arrested him
 between Spring and Prince streets, on the Bowery. What did the
 complainant say to you that caused you to arrest the pris-
 oner? He asked me - he stopped me going on patrol and told me
 there was a man down the street at the Museum near Spring
 street that attempted to take his watch further down the
 Bowery, I went down to where he said he was, and arrested him.
 Did the complainant the man that has just left the witness-
 box, fully identify the man that you arrested? Yes sir.
 Is that the man whom you arrested now here on trial? Yes
 sir. Cross Examined. Did the complainant state to you
 where this alleged attempt to take this watch and chain take
 place? I asked him, he said he could not exactly say about
 the street, it was on the Bowery seven or eight blocks fur-
 ther down. I was looking for the officers on the Bowery.
 There was one officer from Hester to Bleeker street in the
 fourteenth precinct and I was going to see him, he was up at
 the upper end of the precinct I was going to see him. There
 is not one or two officers always on the corner and Bowery;
 there is one supposed to be there, but sometimes he is at
 court with a prisoner. Do you want this jury to understand
 that there is not continually, morning and night a policeman
 at the corner of Grand street and Bowery? to protect pass-
 engers? There is one officer sent there from the tenth precinct
 is he not there continually? He is there except the is at
 court with a prisoner which he often gets there? When he is
 away is there another officer to take his place? No sir, there
 is not, except the officer on post comes along and stops in
 his place. I am acquainted with another officer, officer
 Hughes; he is stationed there.

0905

Micheal White, sworn and examined. I reside at 145th street, and Saint Anne's Avenue; I am a shade painter and work at the Manhattan Shade and Cloth Factory, Fort Morris. I remember the day of my arrest, I understand what I am charged with, I heard the complainant testify, I did not steal his watch. The morning of the day that I was arrested I came down town with a friend of mine. I was not working this day and I was going to buy a hat; so the both of us spent the day together, and coming on the afternoon I started on my way home, going along the Bowery by myself. There is a Musuem near Houston street, and this young man was coming along and I saw the officer with him; he came towards me and charged me with trying to take his chain or watch from his pocket. So I went to the station-house and I was locked up till the morning. I never saw this man before in my life, he came up to me, there was some other man with him, he says I happened to stop him in some crowd, I did not stop in any crowd during the time at all. I came right along about my business, and did not have anybody else with me at the time, I was going on my way up to Houston Street to the train to go home. When O'Brien charged me in company with the officer with taking his watch I told him he was mistaken, that it was not me who tried to take his watch. Cross Examined.

*testimony in the case
of Michael White*

I was standing right in front of a window looking at one of the Musuem men on the outside, and he was turned a little aside and I saw the officer and this man coming towards me and he pointed over to me and said he charged me with trying to take his chain or watch from his pocket. I have not been working steadily this last two months. I have been arrested before for being disorderly, but have not been in prison.

The jury rendered a verdict of guilty of an attempt at grand larseny in the second degree.

0906

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wiener, Paul C.

DATE:

03/25/85



1736

POOR QUALITY ORIGINALS

0907

2137 309X

Counsel, J. L. Shroyer
Filed 25 day of March 1885

Pleas Ark bill 26

THE PEOPLE
vs.
Paul C. Werner
w/ ^{1/2} ~~1/2~~ alias
Charles Werner
L & Cases

Forgery in the Second Degree,
(Sections 511 and 521.)

Sanford D. Pringle

District Attorney
A True Bill vs. M. W. Modell
L. C. Berry Foreman.

May 14th modell
May 22nd
May 25th
George

Sentence Suspended.

Witness
Miss A. Amerson
70 E. Brimbury
N. Roubert
84 Division St.

Bail reduced to \$1000.
Apr 10th Gaffey
Bail further reduced
to \$600. Gaffey
Apr. 14th 1883.

POOR QUALITY ORIGINALS

0908

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Paul R. Wiener

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

Paul R. Wiener

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

The said Paul R. Wiener

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
twenty seventh day of December, in the year of our Lord one thousand
eight hundred and eighty-eight, at the Ward, City and County aforesaid, having in his custody a
certain instrument and writing purporting to be an order for
the payment of money of the kind known
as bank checks,
which said instrument and writing, is as follows, that is to say:

RAC
4

No. New York, Dec 27th 1888
The Commercial Bank
Pay to the order of Treasurer
Nine ⁴⁶/₁₀₀ Dollars
\$9⁴⁶/₁₀₀ J. B. [Signature]

the said Paul R. Wiener,

afterwards, to wit, on the day and in the year
aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously did forge,
and did cause and procure to be forged, and did willingly act and assist in the forging on the
[Signature] of the said instrument and writing
a certain instrument and writing commonly called an endorsement, which said forged
instrument and writing, commonly called an endorsement is as follows: that is to say,

J. B. [Signature]

with intent
to defraud, 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.

POOR QUALITY ORIGINALS

0909

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

Paul R. Wiener
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Paul R. Wiener,

late of the Ward, City and County aforesaid, afterwards, to wit, on the said ~~twenty seventh~~ day of ~~December~~, ¹⁹¹³ in the year of our Lord one thousand eight hundred and eighty ~~seven~~, at the Ward, City and County aforesaid, ~~with intent to defraud~~

~~_____~~ having in his possession a certain instrument and writing ~~purporting to be an order for the payment of money~~ ~~of the said commonly called bank check~~ which said instrument and writing, _____ is as follows, that is to say:

No.	New York, Dec 24 th 1914
First National Bank.	
New York.	
Pay to the order of <u>Carver</u>	
Nine ⁴⁶ / ₁₀₀ Dollars,	
\$ ⁹⁴⁶ / ₁₀₀	<u>J. P. Jones</u>

and on the ~~back~~ of which said instrument and writing there was then and there written a certain forged instrument and writing, commonly called an endorsement of the said last mentioned instrument and writing which said forged instrument and writing, commonly called an endorsement, is as follows, that is to say:

W. Roseberry
with force and arms, and with intent to defraud, the said forged ~~instrument and writing~~ then and there feloniously did utter, dispose of and put off as true; — Paul R. Wiener — the said _____ then and there well knowing the premises, and that the said endorsement was forged, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity

John M. Gordon
JOHN M. GORDON, District Attorney.

POOR QUALITY
ORIGINALS

0910

If not called for in five days return to
H. FELTMAN,
No. 89 White Street,
Near Broadway, NEW YORK.

Hon Judge Cowen
Present

POOR QUALITY
ORIGINALS

0913

bit 6 Wochen, was ich
aufgeben bin, of was
gibt mir laugh mir
ich auf saunen.

in Goff mir auf kein
Wort geküsst, also
ich mit der Flucht am

1. genau Goff, Goff
viel Bette aus Goff,
ich Goff ich alle

Alle Goff, was immer
ich kleinen Goff, was
in Goff Goff was

ich geküsst
ich Goff Goff
Goff

0914

H. J. MORTON,
Notary Public,
101 WALKER ST., N. Y.

New York May 23rd 1885.
To whom it may concern

I hereby certify that
I have known Mr Carl
Werner for two or three years
and have found him
upright and honorable
in his business transactions
with me and would
cheerfully do what I
could in his behalf in
a business way

H. J. MORTON,
Notary Public,
101 WALKER ST., N. Y.

George
H. J. Morton
Notary

POOR QUALITY
ORIGINALS

09 15

Following
Received from
London like
State in writing
you I am
I am delighted
to place myself
fully before you
and also I understand
you with a paper
I have written
which I have in
which you will
see how I put
little of the truth only

POOR QUALITY
ORIGINALS

0917

[Faint, illegible handwritten text, possibly bleed-through from the reverse side of the page]

POOR QUALITY
ORIGINALS

0918

New York, May 18th 1885.

Dear Aunt's Children!

I'm glad to hear that you
will be in the city
again in the future.

I'm glad to hear that you
will be in the city
again in the future.

I'm glad to hear that you
will be in the city
again in the future.

POOR QUALITY
ORIGINALS

0921

District Attorney's Office.

PEOPLE

vs.

Carl Werner

Perjury -

Let this case
be tried in Part
2. on 15th inst.

Not to be adjourned
except on my order,
Nov 10/87 P.B.M.,
J. M. Parker

POOR QUALITY
ORIGINALS

0922

New York March 20 1855
Received from Mrs. Warner
Nine ⁴⁰/₁₀₀ Dollars
for check
\$ 9 ⁴⁰/₁₀₀
S. B. Horn

POOR QUALITY
ORIGINALS

0923

New York, April 13th
1845

My dear sister, your kind
letter of the 7th inst. has
been received, and I am
glad to hear you are
well. I am well at present
and hope these few lines
will find you all the same.
I have not much news to
write at present. I am
still in the city.
I hope you will be
able to visit me soon.

POOR QUALITY
ORIGINALS

0925

l

kniff 10 Cents mit
Kumpf, bringe mit
mit; ist für die 3 Fag
mitte (strack)

Aber wenn die
die facht
auf
mit
Puff
günstig

0926

Law Offices of Orlando L. Stewart & Son,

5 Beekman St.

(TEMPLE COURT)

Wm Clarke Stewart.

New York, May 25 1888

Dear Judge Will you defer
Sentence in Paul & Warriss
Case until Wednesday morning.
I have a case in Banklyn
Circuit at 10 this morning
and a Division Case in
C. & S. at 11. I think
I am going to Banklyn &
have my case there held
until I get through with
Murphy Case. I wish
to make a motion in
Warriss Case before Sentence

Very truly
O. L. Stewart

Judge Lawrence

0927

New York City

April 7 1883

I received this day from P. C. Werner
nine dollars ~~and forty cents~~ (\$9.40) being
payment in full of all claims held
against him by me to date

Witness
H. Felchner

A Levy

**POOR QUALITY
ORIGINALS**

0928

Yager

POOR QUALITY ORIGINALS

0929

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Liberman

aged *29* years, occupation *dry goods* of No.

49 East Broadway Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Salomon Bloom*

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

Sworn to before me, this *24*
day of *February* 188*3*

Isaac Liberman

John Liberman

Police Justice.

POOR QUALITY
ORIGINALS

0930

City Prison
Hon Judge Gildersleeve.
Respected Sir,

I cannot rest contented
without again appealing to you
and in doing so please pardon
my zeal and anxiety.

Having always borne an
irreproachable character, the
charge and imprisonment has
humiliated and unmanned me
and my suffering at the thought
of my condition and that of
my poor and devoted wife
is an atonement for any in-
discretion of mine - that I ever
will act other than as a faith-
ful husband, a good, industrious
and honest man beyond question
and this is the truth were I to
be called to my everlasting
home. In this ^{whole} matter
no one has been injured nor

POOR QUALITY
ORIGINALS

0931

has any one lost anything as
I have paid the claims in full
and to you I commit my
self and my future as both
you have. May you find
it in your heart to soon
release me, that I may protect
and care for my wife and
honestly earn a living for us
both as all the money I could
raise has been expended in
my behalf.

Praying you will overlook
my ~~writing~~ this humble suppli-
cation to you let me be and
feel that I am

Your devoted servant
Chas. Werner

POOR QUALITY
ORIGINALS

0932

Mein lieber Herr! . . . März 3^o 1855.
Ich bin so dankbar, daß ich Sie so schnell
bekommen habe. Ich habe Sie schon
mich glänzend gekannt, und ich bin so stolz,
daß ich Sie kennen lerne. Ich will Sie
mit großer Freude begrüßen, und ich
hoffe, daß Sie mir bald wieder schreiben
werden. Ich bin so dankbar, daß ich Sie
so schnell bekommen habe. Ich habe Sie
schon mich glänzend gekannt, und ich bin
so stolz, daß ich Sie kennen lerne. Ich
will Sie mit großer Freude begrüßen, und
ich hoffe, daß Sie mir bald wieder
schreiben werden. Ich bin so dankbar,
daß ich Sie so schnell bekommen habe.

POOR QUALITY
ORIGINALS

0933

unt dann weiter nach Jägers kommen. Of mir dann in
Glockenfeld sein.
Herrn Herrmann gab zu lassen Jäger, bei Peter Schneider das
weiter bitten zu, so die, wenn Herrmann Teil ist, nach dem
Commodore kommen, um die weitere gehen Jacobus sprach
Wann hat ein gesagt, das ist sehr gut, wenn ich
weiterkommen kann. Ich bin, alle die in die weitere gehen
bringen. Ich bin zu Herrn, Herrmann in Herrmann
Herr, ich zu Mr. Herrmann, alle die in die weiter gehen.
wird die die Herrmann sein.
Armen Herrn Jäger, bringe mich zum Herrn Herrmann
Herrmann, Nr. 1000 Herrmann in Herrmann

POOR QUALITY ORIGINALS

0934

BOWERY, COR. CANAL STREET.

No. *1000*

New York, *Dec 27th 1884*

The Bowery National Bank.

OF NEW YORK.

Pay to the order of *Beacon*

46 Dollars,

\$46

S. B. Lory

BARCALOW & Co., Stationers and Printers, 76 Bowery, N. Y.

POOR QUALITY
ORIGINALS

0935

S. W. Levy
A. Rosenberg
Paul Wiener
84 Franklin St.
W. A. [unclear]

POOR QUALITY ORIGINALS

0936

BOWERY, COR. CANAL STREET.

No. *59* *Car of goods* *W. H. L. & Co.* *ref. at* *New York, Dec 18 1884*

The Bowery National Bank.

OF NEW YORK.

Pay to the order of *A. H. Perry*

time

15 *to* Dollars,

DEC 20 *1884*

A. L. ...

MARLOW & Co., Stationers and Printers, 70 Bowery, N. Y.

POOR QUALITY
ORIGINALS

0937

H. Libermann & Co.
@ Levy
Karlus Werner
Emil Weener
94 Mikko St.
S. Bloomin
Gen. Deposit
Isaac Nitzengabe

POOR QUALITY ORIGINALS

0938

BAILED, No. 1, by *Edgar A. [Signature]*
 Residence *[Signature]* Street

No. 2, by _____
 Residence _____ Street

No. 3, by _____
 Residence _____ Street

No. 4, by _____
 Residence _____ Street

Police Court No. 3, District 219
 THE PEOPLE, &c,
 - ON THE COMPLAINT OF
William [Signature]
 55 [Signature] St.
 vs.
 1 *Paul [Signature]*
 2
 3
 4
 Dated *Feb 24* 188
[Signature] Magistrate.
Paul [Signature] Officer.
 Offence *[Signature]*

Witnesses
 No. *19 E. Broadway* Street
William [Signature]
 No. *Albion* Street
William [Signature]
 No. *Man of [Signature]*
 No. *40 East Broadway* Street
 No. *34 East Broadway* Street
 No. *50 [Signature]* Street
 No. *100 [Signature]* Street
 No. *100 [Signature]* Street

I swear to the truth of the above statements and that there is sufficient cause to believe the within named [Signature] guilty of the offence mentioned.

been committed, and that there is sufficient cause to believe the within named *Paul [Signature]*

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 24* 188. *John [Signature]* Police Justice.

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

Dated _____ 188. _____ Police Justice.

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

Dated _____ 188. _____ Police Justice.

0940

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

Third District Police Court.

of No. 58 Vesivian Solomon Bloom aged 57

Street,

being duly sworn, deposes and says,

that on the 18th day of December 1884

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

Paul C. Kirner (nowhere)
 did falsely and feloniously make forged
 counterfeit and utter as true a certain
 paper in writing purporting to be drawn
 and made by A. Lieberman & Son
 and purporting to be a check payable
 with the Bowery National Bank to the
 amount of Nine dollars & 40 cents,
 that on said day said defendant
 came in defendant's place of business
 at No. 58 Vesivian Street and there
 bought one dollar and 25 cents worth
 of goods from defendant that in
 payment for said goods said
 defendant gave defendant the hereunto
 annexed check and defendant
 gave said defendant \$8.50 in good
 and lawful money of the United
 States the balance due on said check,
 Defendant knowing the firm
 of A. Lieberman & Son being responsible
 and believing that said A. Lieberman & Son
 made said check, did accept said
 check from said defendant, and
 defendant parted with his property
 Defendant is now informed
 by Isaac Lieberman that on said
 18 day of December the firm of
 Lieberman & Son had been dissolved
 since the 15th day of July 1884 and
 that the check (here shown) is a forgery
 Defendant charges that said
 Kirner did falsely make forged and
 counterfeit said check, with the

POOR QUALITY ORIGINALS

0941

felonious intent to cheat and defraud
deponent, and whereby he did cheat
deponent as aforesaid

Sworn to before me this 2nd
day of February 1885

S. Brown

John J. Roman, Police Justice

Police Court, Third District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFRIDA VIT.

vs.

Dated,

187

Magistrate.

Officer.

0942

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wilde, Edmund

DATE:

03/02/85



1736

POOR QUALITY ORIGINALS

0943

No. 4.

Day of Trial, *McKeyes*

Counsel,
Filed *2* day of *March* 188*5*
Pleas *Guilty (3)*

THE PEOPLE vs. *Edmund Wilde*
May 11th
Spang & Co. Agents
Assault in the Second Degree.
(Resisting Arrest.)
McKeyes & Co. (Opp.)

RANDOLPH B. MARTINE,
JOHN McKEON,
District Attorney.

A True Bill.

M. J. LeBerry
Foreman.

Mar 5, To Mar 12, 1885
April 23, 1885
M. J. LeBerry

W. J. ...
Office ...
1st District Court

0944

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edmund Wilder

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

Edmund Wilder

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

The said Edmund Wilder,

late of the City and County of New York, on the twenty fifth day of February in the year of our Lord one thousand eight hundred and eighty five, at the City and County aforesaid, with force and arms feloniously made an assault in and upon one John J. Devine

then and there being a patrolman of the Municipal Police of the City New York, and as such patrolman being then and there engaged in the lawful apprehension of the said Edmund Wilder for disorderly conduct, and the said Edmund Wilder him, the said

John J. Devine

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there to prevent and resist the lawful apprehension of him of the said Edmund Wilder, as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

JOHN McKEON,

District Attorney.

0945

Police Court— First District. —

CITY AND COUNTY }
OF NEW YORK, } ss.

of No. 1st District Police Court Squad John J. Herrick Street, aged 45 years,
occupation Police Officer being duly sworn, deposes and says, that
on the 25 day of February 1885 at the City of New York,
in the County of New York,

he was violently ASSAULTED and BEATEN by Edwin Wilde (now here)
who did strike deponent two violent blows
on the face with his fists while deponent placed
defendant under arrest by virtue of a warrant
for disorderly conduct
said assault was committed

without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be ~~apprehended~~ and bound to answer the above assault, &c., and be dealt with according to law.

Sworn to before me, this 25 } John J. Herrick
day of February 1885 }

H. M. Patton Police Justice

0945

No. 40
Police Court - 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Ferrick
1057 Police Court

1 Edward Hilde
2 Edwards

3
4

Offence assault

FEB 26 1885

Dated 25 February 1885

J. M. Patterson
Magistrate.

John J. Ferrick
Officer.

Paul
1st Precinct
12th St. P. C.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer _____ Sessions.

Committed

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two 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 25 Feby 1885 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0947

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

Edwin Wilde

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. *Edwin Wilde*

Question. How old are you?

Answer. *42 years*

Question. Where were you born?

Answer. *England*

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

Answer. *400 Greenwich St. about 4 1/2 years*

Question. What is your business or profession?

Answer. *Boiler maker.*

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
Edmund Wilde*

Taken before me this

25

day of *February* 188*8*

J. M. Jackson

Police Justice.

0948

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wilson, Mabel

DATE:

03/09/85



1736

0949

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wray, Edward

DATE:

03/09/85



1736

POOR QUALITY ORIGINALS

0950

Witnesses:
Julius Lohle
179 Thompson St

It appears that after
great effort on the part
of the defendant's own
counsel, the complainant in this
case cannot be found. The
defendant's own or eight
different occasions has avoided
him in all places, where,
so far as he is concerned here,
was a chance of finding him
but without success. The case
has been on the calendar many
times, and postponed for several
times. It is recommended that the
defendant be discharged on his
own recognizance with security
of \$1000.00. Randolph B. Martine
District Attorney

1885
Counsel,
Filed *J. P. Kelly*
Pleads *Not Guilty*

THE PEOPLE
vs.
Mabel Wilson
Edward Wray

Grand Larceny in the
(MONEY)
(Sec. 528 and 530, Penal Code)
RANDOLPH B. MARTINE,
District Attorney.
A True Bill.
M. J. L. Berry
Foreman
Comptroller & part care
in calendar on Part 37A

0951

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Mabel Wilson
and Edward Wray*

The Grand Jury of the City and County of New York, by this indictment accuse *Mabel Wilson and Edward Wray* of the crime of GRAND LARCENY IN THE *First* DEGREE, committed as follows:

The said *Mabel Wilson and Edward Wray*, each _____ late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *twenty seventh* day of *February*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, with force and arms, in the *night* _____ time of the same day, _____ *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars _____; *two* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *thirteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars _____; *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar _____; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars _____; *two* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *thirteen* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; *and* divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *one dollar*.

of the proper moneys, goods, chattels, and personal property of one *Julius Stahl*, on the person of the said *Julius Stahl* _____ then and there being found, from the person of the said *Julius Stahl*, _____ then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE,
District Attorney.

POOR QUALITY ORIGINALS

0952

BAILED.

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court - 188 District - 230

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Stahl
179 23rd Street
Brooklyn N.Y.

Marcel Thompson
179 23rd Street
Brooklyn N.Y.

Edmond Thompson
179 23rd Street
Brooklyn N.Y.

Dated *February 27 1885*
Magistrate.

Stewart Officer.
Colgan 29 Precinct.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

W. J. ...
to answer

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 *Defendants*

guilty thereof, I order that ~~he~~ ^{*each*} be held to answer the same and ~~he~~ ^{*they*} be admitted to bail in the sum of *Seven* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until ~~he~~ ^{*they*} give such bail.

Dated *February 27 1885* *W. J. ...* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0953

Sec. 198-200

30

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mabel Wilson

being duly examined before the undersigned, 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 h *er* see fit to answer the charge and explain the facts alleged against h *er* that h *er* 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. *Mabel Wilson*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Sheepshead Bay.*

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

Answer. *139 West 25th Street 3 days*

Question. What is your business or profession?

Answer. *Washing and Ironing*

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 of the charge
Mabel ^{her} Wilson
mn

Taken before me this

day of *November* 188*8*

W. H. ...
Police Justice.

0954

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Edward May 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. *Edward May*

Question. How old are you?

Answer. *22 years.*

Question. Where were you born?

Answer. *Chorlestown.*

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

Answer. *139 West 25th Street - 1 year.*

Question. What is your business or profession?

Answer. *Groom.*

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 of the charge*
Edward May
mm

Taken before me this

24th

day of *Feb* 1888

[Signature]

Police Justice.

0955

Police Court Second District.

Affidavit—Larceny.

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

of No. 179 Thompson Street, aged 40 years,
occupation Barkeeper being duly sworn

deposes and says, that on the 27 day of February 1885 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz:

Good and lawful money of the United States consisting of two bills or notes of the denomination and value of two dollars each and thirteen bills of the denomination and value of five dollars each; altogether of the value and amounting to Eighty five dollars (\$85^{00/100})

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 Mabel Wilson and Edward Ray (both now here) and acting in concert together for the following reasons, on said date about the hour of one o'clock in the morning, deponent accompanied by the said Mabel Wilson went to her the said Mabel ^{Wilson's} bedroom in premises No. 137 West 25th Street — That immediately after entering said bedroom the said Mabel closed the door of said bedroom. That deponent and the said Mabel then lay down in a bed and that deponent had then and there the afore-described property in the inside pocket of his Vest, right hand side, which Vest was then and there

person
Subscribed by deponent
1885
Filed
Police Court

0956

worn on the person of deponent. That deponent immediately went to sleep after lying down on the bed as aforesaid, and woke up about two hours afterwards when he found said property missing - that deponent then accused said Mabel of having stolen said property when the said Mabel went outside of said bedroom, and immediately returned in company ~~in company~~ with said Edward Ray who then told deponent that he was the husband of the said Mabel and ordered deponent out of said premises. Whereupon deponent charges said defendants acting in concert together with the larceny of said property from his person and possession.

Summons to before me }
 this 27th February 1885 } *Stable Julius Stahl*
Max Haffke
 Police Justice

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 until 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 _____ 188____ Police Justice.

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

Dated _____ 188____ Police Justice.

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

Dated _____ 188____ Police Justice.

Police Court, _____ District,

THE PEOPLE, &c.,
 on the complaint of _____

1 _____
 2 _____
 3 _____
 4 _____

Offence—LARCENY.

Dated _____ 188____
 Magistrate.

Officer _____
 Clerk _____

Witnesses, _____
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
 \$ _____ to answer _____ Sessions.

POOR QUALITY
ORIGINALS

0957

PART 2.

THE COURT-ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Julius Stohl*
of No. *179 Thompson* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *25* day of **MARCH** instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Mabel Wilson et al

in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of **MARCH**, in the year of our Lord 1885.

RANDOLPH B. MARTINE, *District Attorney.*

0958

COUNT OF CALIFORNIA

The People, vs.

vs.
Mabel Wilson
et al

FORWARD

RANDOLPH B. HARRIS
District Attorney

POOR QUALITY ORIGINALS

0959

PART 1.

THE COURT-ROOM IS IN THE SECOND STORY, AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Julius Stohl N. 21
of No. 179 Thompson Street,

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the 20 day of MARCH instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Mable Wilson et al
in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of MARCH, in the year of our Lord 1885.

RANDOLPH B. MARTINE, District Attorney.

sworn, deposes and says: I reside at No. _____

Street, in the City of New York. I am a subpoena server, in the office of the District Attorney of the City and County of New York. On the 19th day of March 1885, I called at No 179 Thompson St.

the alleged residence of Julius Stohl

the complainant herein, to serve him with the annexed subpoena, and was informed by the man with whom he boarded that said Stohl does not come there any more but that his trunk is still there, and that said Stohl keeps a saloon at 28 Marion St. On the 20th of March I called at said No. 28 Marion St. and was informed by a lady who keeps a confectionary store in the building that said Stohl formerly kept the saloon, which is now closed, and which he sold out and left that he has not been seen there since and that she does not know where he is. To the best of my belief the said Stohl is keeping out of the way to avoid the service of the subpoena.

Sworn to before me, this 20th day }
of March, 1885 }

Rudolph L. Schaaf
Commissioner of Deeds
N. Y. City & Co.

Lehman Martin
Subpoena Server.

POOR QUALITY ORIGINALS

0960

Court of General Sessions.

THE PEOPLE

vs.

Abel Wilson et al

The Jurisdiction of the Court of General Sessions, City and County of New York, ss.

State of New York, City and County of New York, ss.

being duly sworn, deposes and says he

Subpoena, of which the within is a copy, upon

on the day of

County of New York, ss.:

Charles Merrett

being duly

506 West 22^d

sworn, deposes and says: I reside at No.

Street, in the City of New York. I am a subpoena server in the

office of the District Attorney of the City and County of New York. On the 19th day of March 1885, I called at No 179 Thompson St.

the alleged residence of Julius Stohl

the complainant herein, to serve him with the annexed subpoena, and was informed by the man

with whom he boarded that said Stohl does not come there any more but that his trunk is still there, and that said Stohl keeps a saloon at 28 Marion St. On the 20th of March I called at said No. 28 Marion St. and was informed by a lady who keeps a confectionary store in the building, that said Stohl formerly kept the saloon, which is now closed, and which he sold out and left that he has not been seen there since and that she does not know where he is. To the best of my belief the said Stohl is keeping out of the way to avoid the service of the subpoenas.

Sworn to before me, this 20th day

of March 1885
Rudolph L. Schaff

Commissioner of Deeds
N. Y. C. & Co.

Charles Merrett

Subpoena Server.

POOR QUALITY
ORIGINALS

0961

PART 2.

THE COURT-ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *Julius Stohl*

of No. *179 Thompson* Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *27* day of **MARCH** instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Mabel Wilson et al
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of **MARCH**, in the year of our Lord 1885

RANDOLPH B. MARTINE, *District Attorney.*

POOR QUALITY ORIGINALS

0962

Court of General Sessions.

State of New York,
City and County of New York,

PEOPLE

vs.
Wilson
et al

of New York, ss.:

Charles Merritt

being duly

sworn, deposes and says: I reside at No. 506 West 22^d

Street, in the City of New York. I am a subpoena server, in the office of the District Attorney of the City and County of New York. On the 26th day of March - 1885, I called at No. 179 Thompson St.

the alleged residence of Julius Stohl the complainant herein, to serve him with the annexed subpoena, and was informed by his landlord that said Stohl has gone away and can not tell where he is. I also inquired of several other people in the neighborhood and could gain no information of his present whereabouts.

I have called there on several previous occasions with the same result and am unable to find said Julius Stohl

Sworn to before me, this 27th day of March 1885

Rudolph L. Schaaf
Com. of Deeds N.Y.

Charles Merritt
Subpoena Server.

0963

BOX:

170

FOLDER:

1736

DESCRIPTION:

Wunderlich, Ernst

DATE:

03/17/85



1736

POOR QUALITY ORIGINALS

0964

Counsel, *J. B. [unclear]*
Filed *17* day of *March* 188*5*

Pleads *Not Guilty*

Sections 498
Burglary in the THIRD DEGREE.

THE PEOPLE

vs.
Wm. B. [unclear]
vs. [unclear]
vs. [unclear]
vs. [unclear]
vs. [unclear]

PETER B. OLNEY,

District Attorney.

Ex. [unclear] 1885
Alc. & [unclear]
A True Bill.

M. J. C. [unclear]

Foreman.

[Handwritten signature]

Witnesses:

Charles Suppen
vs. [unclear]

Sept first offence

[Handwritten mark]

POOR QUALITY ORIGINALS

0965

130
130
130

Counsel, *J. B. Berry*
Filed 17 day of March 1880
Pleads *Not Guilty*

THE PEOPLE
vs.
Ernst Wunderlich
[Sections 498, 501, 529, 530]
Burglary in the THIRD DEGREE,
and other offenses

MARGOLPH B. MARTINE,
PETER B. O'NEEY,

District Attorney.
By *McK 1880*
W. J. C. Berry
A True Bill.

W. J. C. Berry
Foreman.

W. J. C. Berry

Ernst Wunderlich
Both feet affixed
RR

0966

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Ernst Wundrich

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

Ernst Wundrich

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

The said *Ernst Wundrich*,

late of the *Seventeenth* Ward of the City of New York, in the County of New York aforesaid, on the *Seventh* day of *March* in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain *residential* building there situate, to wit: the *store* of one *Charles*

Dugdale,

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

Charles Dugdale,

in the said *store*, 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.

0967

SECOND COUNT.

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

Ernest Woundedich of the CRIME OF *Attempted* LARCENY in the *first* degree, committed as follows:

The said *Ernest Woundedich*,

late of the *Seventeenth* Ward of the City of New York in the County of New York aforesaid, afterwards, to wit: on the said *fourth* day of *March*, in the year of our Lord one thousand eight hundred and eighty *five*, at the Ward, City and County aforesaid, in the *night* time of said day, with force and arms,

ten thousand *pieces* of *the* value of *five* cents each, and *one hundred and fifty* bottles of *Champaigne* wine of the value of *three* dollars each bottle.

of the goods, chattels and personal property of one *Charles Dwyer* in the *store* of

The said Charles Dwyer there situate, then and there being found, in the *store*, aforesaid, then and there feloniously *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.

Randolph B. Martin
District Attorney

0968

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation Patrol Officer of No. 352 East 13th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles Duphler and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 7 day of March 1885

Patrick Bolger

J. M. Patterson

Police Justice.

POOR QUALITY ORIGINALS

0969

133
Police Court-- 134248 District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Charles Deppel
45 E. W.
Count Mullaney

2 _____
3 _____
4 _____
Office



Dated: *March 7* 188 *7*

G. H. Meyer Magistrate.

Thayer Officer.

Witnesses *Patrick O'Leary*

No. *17. Cent. Polici* Street.

No. _____ Street.

No. *1500.* to answer Street. *G.S.*

Comd

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street

No. 4, by _____

Residence _____ Street.

POOR QUALITY
ORIGINALS

0970

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

Ernest Munderlicus

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 March 7 1885 J. M. Patterson Police Justice.

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

Dated _____ 188 . _____ Police Justice.

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

Dated _____ 188 . _____ Police Justice.

0971

Police Court—3 District.

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

of No. 45-3^d Avenue Charles Dupfaler Street, aged 30 years,
occupation Restaurant Keeper being duly sworn
deposes and says, that the premises No 45-3^d Avenue Street
in the City and County aforesaid, the said being a dwelling house
with store on the first floor
and which was occupied by deponent as a _____
and in which there was at the time ^{no} human being, by name _____

were BURGLARIOUSLY entered by means of forcibly breaking
a pane of glass

on the 7 day of March 1885 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Five thousand cigars and
twelve boxes of champagne
well of the value of six hundred
dollars & 60^{cts} / 100

the property of H. Sparrow
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property ^{attempted to be} taken, stolen, and carried away by

Ernest W. Anderson (now here)
for the reasons following, to wit: that the deponent was
informed by Officer Hayes of
the 17th Precinct Police, that at the
house of six C. Green St. on the aforesaid
day he arrested the defendant whom
he found on the aforesaid premises at
the aforesaid time, and the deponent
believes that the defendant
entered said premises with

0972

The felonious intended to
commit a crime.

Charles Guppel

Sworn to before me
this 7th day of March 1885

J. M. Patterson Police Justice

Police Court _____ District.

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

Dated _____ 188 _____

Magistrate.

Officer.

Clerk.

Witnesses: _____

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0974

**END OF
BOX**