

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

Farley, Thomas

**DATE:**

**03/02/92**



4318

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

Falce, George

**DATE:**

**03/02/97**



4318

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

Talbot, William

**DATE:**

**03/02/92**



4318

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

Talbot, Francis

**DATE:**

**03/02/92**



4318



POOR QUALITY ORIGINAL

*John*

Counsel,  
Filed *March 1891*

Pleaded *Shymully*

THE PEOPLE

vs.

*Thomas Farley*  
*George Falce*  
*Williams Talbot*  
*Francis Talbot*

DR LANCEY NICOLL,  
District Attorney.

*March 1891*  
*March 1891*  
*March 1891*

A TRUE BILL

*John J. [Signature]*  
Foreman.

*John J. [Signature]*  
*John J. [Signature]*

*John J. [Signature]*  
*John J. [Signature]*  
*John J. [Signature]*

*John J. [Signature]*  
*John J. [Signature]*  
*John J. [Signature]*

*John J. [Signature]*  
*John J. [Signature]*  
*John J. [Signature]*

Registry in the Third Degree  
Section 498, Code, 1880, 1885

Police Court— 2 District.

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

Henry B Sire

of No. 22 West 59th Street, aged 33 years,

occupation Real Estate owner being duly sworn

deposes and says, that the premises No 150 West 28th Street,

in the City and County aforesaid, the said being a four story brick  
house

and which was occupied by deponent as a store room on the ground floor  
and in which there was at the time <sup>no</sup> a human being, by name \_\_\_\_\_

were BURGLARIOUSLY entered by means of forcibly breaking two

locks off the door of said room

on the 19th day of February 1892 in the Night time, and the  
following property feloniously taken, stolen, and carried away, viz:

about one  
hundred and fifty pounds of old lead  
and old brass, brass jewelry, &c  
all of the value of about forty  
dollar \$ 40 —

the property of Deponent

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

Thomas Taylor, George Falce, William Talbot  
and Francis Talbot now law,

for the reasons following, to wit:

Deponent is informed by  
Alexander Cruden now law, that the  
said premises were securely locked  
and closed at the hour of 6.30 o-  
clock P.M. on said date; and the  
deponent is informed by Robertson  
Michael O'Hara, now law, that he  
assisted the defendants about the  
hour of 2 o'clock on the

POOR QUALITY ORIGINAL

following morning they having the said stolen property in their possession and confessing that they had stolen it from said place

Done to before me this } J. B. Hill  
on day of February 1892 }  
The People }  
D. O. Fisher }

Judge Court District.

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

188

Magistrate.

Officer.

Clerk.

committed in default of \$ Bail.

signed by

Street.

**POOR QUALITY  
ORIGINAL**

27/92

THE PEOPLE

vs.

WILLIAM TALBOT  
and  
FRANCIS TALBOT.

COURT OF GENERAL SESSIONS, PART I.

BEFORE RECORDER SMYTH.

March 8, 1892.

Jointly indicted with Thomas Farley and George Falce for grand larceny, receiving stolen goods and burglary in the third degree.

HENRY B. SIRE, sworn and examined.

I live at 22 West 59th Street and am one of the owners of the premises 150 West 28th Street and was one of the owners on the 19th of last February; it is a four story brick building and the lower floor was used as a storage room for storing plumbers materials that I used in the different buildings, the other part of the house was used as a dwelling. You enter it from the ground floor, it is a rear building and is entered from the yard, there is a doorway leading into this room, there are two windows to the room, you go into the little passageway and the window is on the outside of the building, the door is not near the window, the windows are in the front of the building looking out into the yard; the hallway is used in common by the tenants. On the 19th of February I had in there lead pipe and different trappings that plumbers use. I employ my own plumbers and they have all the things necessary for doing jobbing work there. The value of this stuff that was in there was from forty to fifty dollars. I heard the premises were broke into on the 19th of February, the officers that arrested these prisoners came down and notified me of the fact; I appeared at the Jefferson

Market Court and saw these defendants and also saw the other defendants Farley and Falce. I saw Officers O'Mera and Hay I saw some of my property at Jefferson Market Court and made the complaint on the 20th of February; I saw there some lead material and faucets belonging to me that were removed from a house I had in 51st Street; I do not remember anything else, I then made the complaint. I did not go to the premises afterward and had nothing to do with closing them up. Mr. Cruden is employed by me, he has charge of the store-room and of the plumbers materials, I know very little about it anyway. I heard the defendants in the Police Court make some excuse about taking the property but do not remember just what they did say.

CROSS EXAMINED. I saw two faucets in the Police Court, they are rather a peculiar faucet, I did not have my name on them, they were not made to order for me but they were an old pattern; they were faucets that had been used for some time, I could not tell you the value of them, I think they were in the shop a few days before they were taken; I went to the shop sometimes once a week and sometimes once a month. My agent and the plumber had access to that shop besides myself, I employed three or four plumbers all the time, the Foreman is here. I am not acquainted with one of the defendants, Farley, he never worked for me to my knowledge, I had nothing to do with locking up the place. I have purchased faucets like these half a dozen of times, I should think they were worth five dollars apiece. I have been a real estate owner for fifteen years.

ALEXANDER CRUDEN, sworn and examined.

I live at 165 West 27th Street and am a plumber, I was employed by Mr. Sire, the last witness as a foreman plumber, I know the rear house 150 West 28th Street, Mr. Sire has a store-room there and I have charge of it, I had charge of it on the 19th of February last and closed the premises at 6.30 in the evening, I put on two pad-locks on the door leading into the hall on the outside of the door; there were two windows in the room looking into the yard and I closed them, we keep them nailed down and there is a piece of iron strapped round the bottom of the window on the inside. I left nobody in there that night; we keep lead and faucets and old material that we use in there; the stuff was worth about forty or fifty dollars. I missed six electro plate faucets; there was one new faucet, combination hot, cold and waste; there were four pair of rubber boots that we use for going down in the sewers and about fifty to sixty pounds of brass; the six faucets were worth about \$1.10 each but the combination one was worth about fifteen dollars, the rubber boots were worth two dollars and the brass about five or six cents a pound. We did not miss any tools; the officer came and told me that the place had been broken into about half past five in the morning of the 19th, I shut the place up on the evening of the 18th, I went to the premises and found the locks on the door leading into the room broken off which I had put on, the two lower panels were broken, the windows appeared to be as I left them. I saw the defendant William Talbot in the station house, I did not hear him say anything about it there, I saw the six electro plated faucets there

and the combination faucet, I did not see the rubber boots, I saw two bags containing the brass, I had seen one of these bags before, they emptied my tools out and took the bag the tools were in, I saw it in the police station. I saw William Talbot in Jefferson Market on the morning of the 20th, I heard him say that a colored man had the bag and dropped it and that he picked it up.

CROSS EXAMINED. I saw all four of the defendants at Jefferson Market. It was to a policeman that Talbot talked and told about the colored man dropping the bag and that they picked it up and was carrying it along when they were arrested. I left the place at 6.30 on the 13th; the property that was taken was partly secondhand and partly new. I have been five years in the employ of Mr. Sire, I have worked all over the city during that time and have got faucets from a great many houses and brought them to that shop. I never marked any of these faucets, I will not swear that faucets of that description are not in use all over the city. There was a water meter in the shop the night of the 18th worth thirty-two dollars which I saw in the Police Court.

MICHEAL O'MEARA, sworn and examined.

I am an officer of the 20th precinct and know the premises 150 West 28th Street, the rear house which is in the 19th ward. I arrested these two defendants and Falce and Farley at two o'clock in the morning of the 19th of February on 29th Street and 9th Avenue which is very nearly three blocks from 150 West 28th Street, Officer Munson

assisted me in the arrest, Officer Hay did not assist me.

At two o'clock in the morning I saw four fellows each carrying a bundle, there was two bags and two bundles; at two o'clock in the morning of the 19th of February I saw four fellows coming from towards 8th Avenue through 29th Street near 9th Avenue, I was standing at the southwest corner of 9th Avenue and 29th Street and I concealed myself in the doorway and waited till those four fellows got very near me in the middle of the street, when I ran out, I demanded of them to halt and they all stood for a while, the two Talbot boys edged away and the other two I secured, the Talbot boys ran down towards 9th Avenue and 28th Street and that is the last I saw of them for the time being; one had a bag and the other had a bundle, Frances Talbot had a bag and the other had a bundle of zinc. I demanded of the other two prisoners that they should carry the stuff to the corner of 9th Avenue and 29th Street and requested them to open the bag to see what was in it, I discovered there was faucets and brass and a water meter, etc.. That was two or three minutes after I met them, I had Falce by the collar and Farley who were yesterday convicted; the Talbot boys came back two or three minutes after and demanded me to release those fellows; just then Officer Munson came up and I ordered him to place them under arrest and I asked a citizen to assist me and we took them to the Station House. We got the bundles and bags and we asked a baker to put them in his shop for safe keeping till we returned, this baker's shop was on the southwest corner of 29th Street and 9th Avenue. I asked Falce and Farley where they got this stuff but the Talbot boys were not in hearing distance, I had a talk with the Talbot boys

on the corner of 29th Street and 9th Avenue, I asked them where they got that stuff? They disclaimed all knowledge of it. I said, "why did you run away?" I asked who the other fellows were and they also disclaimed knowing them, they said they never saw them. I asked them why they returned and they said they were just coming from their work or from the theater over on Third Avenue; they said they had not run away.

I had another talk with William Talbot at eight o'clock in the morning. He said he and his brother were going through 28th Street from Third Avenue, that there were fellows carrying stuff from the premises 150 West 28th Street and that he and his brother assisted them to put the bags on their back; that is all I remember that he said. He denied the second time that he ran away, I had no further talk with him after that. I think it was the younger one gave his name as Smith in the Station House and the other one gave his name as Talbot.

I went back and got the bundles and bags and requested a milkman to put them in his wagon to take them to the Station House. I examined the property there, I should think there were six faucets and some old lead pipe and new lead pipe and a water meter. I saw Mr. Sire and Cruden at the Police Station and they identified the property there.

CROSS EXAMINED. I searched these two defendants but do not remember that I found anything on them. I remember in the Police Court that one of the defendants made a statement to the effect that they saw two darkies fleeing from the hallway and they picked the bag up and carried it away at a quarter of two o'clock. I did not take these two defendants to the Station House but I saw them examined there before the Sergeant.

ALLAN HAY, sworn and examined.

I am an officer of the 26th precinct, I know nothing of the arrest of these defendants, I saw them in the Station House when Officer O'Meara brought them in that morning.

I was there when their pedigrees were taken, Francis Talbot gave his name as Francis Smith, I spoke to William Talbot in the presence of the Roundsman and asked him where he got that stuff and where they committed the burglary? He said he did not commit any burglary, he denied all knowledge of having anything to do with the stuff; then he admitted afterwards that he was going through 28th Street after leaving the Third Avenue Theater and that he got the stuff out of a big alley in 28th Street. I asked him if he knew where the alley was and he told me yes. I asked him how he came to get it and he said "there was darkies there and they asked me to go carry the stuff," and he helped to carry the stuff with these two other fellows, Falce and Farley. I went over with the Roundsman in the morning a five o'clock and found Mr. Cruden and examined the premises. We went in the hallway and into the rear yard and found this store-room all burst open and the panels broken in and the two staples of the lock drawn and everything indisorder in the room. I saw the defendants again in Court. Young Talbot said that he was coming from the theater, he was going over through 28th Street and met his brother and that he met this nigger at the door of this big alley, and the big Talbot said that he was after leaving the Eagle Rangers, they had a meeting to turn out on some parade and that he was going home at the time. I knew at the time that they were brothers, that is all I had to say to them.

CROSS EXAMINED.

I had a conversation with Falce and Farley, they denied all knowledge of it.

I dumped out the bags in the Station House and saw there was a water meter, a couple of pieces of zinc and five or six faucets. I know nothing about the arrest of these defendants but I know that the other defendants who pleaded were pals of these two here. I notified Mr. Cruden, the foreman, about half past five in the morning.

WILLIAM TALBOT, sworn and examined for the defence, testified:

I was arrested twice before but I have never been convicted of any crime. I remember the night of my arrest.

I came over from the theater and went in the house and she sent me across town after my brother and on my way going through 28th Street I met Farley and Falce, they called me over and asked me to lift a bag on his back, that is Falce did. I met my brother in 29th Street between Tenth and 11th Avenue and told him to come over home that my aunt sent me after him; the two of us went across 29th Street and 9th Avenue, we saw the other two boys and stopped to look at them. I was trying to get him home, he had a little beer in him; the policeman was going to hit the little boy and my brother says, "don't hit him, have him arrested." He says to my brother, "you had better go home about your business." Then we stood there, I tried to get him to come home with me so the man sounded a club and another policeman came up and the policeman kept talking with the two other boys; then the policeman told him to have me arrested and one policeman

caught hold of me and then afterwards he said, "let go of him". He let go of me and he got this fellow and they were going up to the Station House; there was a man there said, "you had better come along and keep him company", he was a citizen. I did not see what property these boys had that were arrested, I did not see that they were carrying a bag or anything, I was not there when they got arrested. At the time these boys were arrested in 29th Street what property did they have? They had a bag and some pieces of zinc alongside. Had you seen these boys before that evening? No sir, I did not. Had you seen these boys on 28th Street that evening? I did on my way coming over when they asked to give them a lift and I lifted the bag; that was on 28th Street between 6th and 7th Avenues. Was your brother with you at that time? No sir. Where had you been working? I was working for James McKenna for the last five or six years.

CROSS EXAMINED. I was arrested twice but never was in prison before, I was arrested once for stealing railroad scrap iron, a man said I stole twenty-five cents worth of scrap iron; I was taken to Jefferson Market. On this night in question I was going through 28th Street from my aunt's; she lives at 204 East 37th Street between 2nd and 3rd Avenues, I left her house about twelve o'clock, I sleep and eat there; I was arrested on 9th Avenue and 29th Street, I am not sure what time it was, I know it was after twelve o'clock and my brother was arrested with me; he was in 29th Street seeing about the Rangers going out Washington's birthday in the parade; my aunt sent me

over, she was afraid that he would get drunk and would not come home to go to his work, he is three years older than me.

I did not see Falce and Farley come out of the alley, I was on the uptown side of the street and they were on the downtown, Falce called me over, I only know him by sight, I did not know his name the night he called me over. They called me to help them with the bag, I did not know then that they were charged with stealing anything but I know now; I did not suspect it at that time that those two young fellows stole the stuff. I will be eighteen years old the first of June. Did not you think it very strange to find two boys smaller than yourself with this load of old lead pipe at that hour of the morning? It looked kind of strange but I never thought of them stealing it. Neither I nor my brother had any bag or bundle, the officer might make a mistake, it is untrue if he says it was so. I did not walk along with these two defendants, I was working for James McKenna when I was arrested, he is here in Court.

JAMES MCKENNA, sworn and examined.

I am acquainted with William Talbot, I have known him about three years, he has worked for me but has not done any work for me since August last, I never knew anything against him, he was always honest and industrious while with me.

I do not know Thomas Farley.

THOMAS FARLEY, sworn and examined.

I was arrested on the morning of the 18th for having a bag in my possession, I pleaded guilty the other day to petty

larceny, I got it in 28th Street between Sixth and Seventh Avenues; I was with Falce, we were stopped by a policeman on Ninth Avenue and the two Talbots were arrested, I had a bag of brass and the other fellow Falce had a couple of pieces of copper and of lead pipe; I see Willie Talbot pretty nearly every day and that evening he gave us a lift with the bag in 28th Street between 6th and 7th Avenue and then he went right on; I saw him again in the crowd about half an hour after when the cop arrested us. Was there several people around when you were arrested? Yes sir, about eight or ten. Was there any conversation between these Talbots and the officers? Yes sir, the policeman was choking the little fellow, trying to get him to tell where he got the stuff and the big fellow told the policeman to stop choking him and the policeman told him to go home and he did not go. I mean by the little fellow Falce; then the big fellow Talbot came up and he wanted the policeman to let him go; the policeman was arresting us and he rapped his club for another policeman and he came and took the big Talbot, the policeman who had us told him to take him and arrest him; he took him and then he told another man there to take the little Talbot. Did they have anything with them at the time? No sir.

CROSS EXAMINED.

Falce and I went into the place and wrenched the lock off and took the property; we did not have anybody watching outside, nobody was watching at the opening of the alley, we did not know that these two defendants were out there; we knew the names of those two defendants before that, we did not know them well, they did not associate with us every day, they were around there but they did not go with us, they were not in the same crowd.

Officer Hay has not chased the four of you off the corner?  
No sir, not with Talbot. Do you know Officer Hay? Yes.  
Has he not chased you and Falce off the corner lots of times  
Yes, but these two boys, the defendants, were not with me.  
I was convicted once for petty larceny for stealing iron  
from a railroad. I don't know that one of these defendants  
was charged with stealing iron, I never heard that. Were not  
you all stealing in a crowd together? NO. Did not the po-  
liceman drive you away from this place where you were steal-  
ing iron three or four times? No sir. It was Falce that  
called Talbot across the street to give us a lift with the  
bag and he came over, it was around one o'clock I guess, we  
had only one bag then. How many bags did you fill up when  
you broke into the place? Two, we left one bag behind.  
You took the copper and the lead and left one bag behind?  
Yes. Who took away that bag? I do not know. Don't you  
know it was one of these boys? No. The officer says that he  
saw you and Falce and these two boys going up the street to-  
gether? It was only Falce and me that were together. He  
said he saw you four going up together and the two of you  
had bags and two had bundles, is that so? There was some-  
body else had a bag because it was left on the other side of  
the street, they were not with us, they were behind us.  
He says that he jumped out upon you and that the two Talbots  
dropped what they had and ran? He did not jump out on me  
and Falce did not run at all, we stopped and tried to walk  
past the cop.

The defendants pleaded guilty to receiving stolen  
goods.



POOR QUALITY ORIGINAL

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Michael O'Neave*  
*O'Neave*

aged \_\_\_\_\_ years, occupation \_\_\_\_\_ of No.

*20th Street* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *H. B. Sine*

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

Sworn to before me, this *20* day of *February* 18*92*

*Michael O'Neave*

*John H. Brady*  
Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Alexander Cruden*  
*Plumber*

aged *28* years, occupation \_\_\_\_\_ of No.

*165 W. 27* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Henry B. Sine*

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

Sworn to before me, this *20* day of *February* 18*92*

*Alexander Cruden*

*John H. Brady*  
Police Justice.

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *George Falce*

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. *No 5-36 W 37th and Two Years*

Question. What is your business or profession?

Answer. *Printer*

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

Answer. *I am not Guilty  
George Falce*

Taken before me this *22* day of *July* 189*2*  
*Wm. J. Brady*  
Police Justice.

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK,

*Francis Talbot* 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. *Francis Talbot*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *D. S.*

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

Answer. *204 East 37 Street - 1 year*

Question. What is your business or profession?

Answer. *Restaurant*

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 -*

*Francis Talbot*

Taken before me this *22* day of *January* 188*5*  
*W. J. [Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

2 District Police Court

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer. *Thomas Farley*

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. *74 5th W 29 St. - out One year*

Question. What is your business or profession?

Answer. *Baker*

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

Answer.

*I am not Guilty  
Thomas Farley*

Taken before me this *20*  
day of *July* 189*2*  
*Wm. J. Brady*  
Police Justice.

POOR QUALITY ORIGINAL

(1885)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. William Talbot

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. 204 East 37 Street - 2 years

Question. What is your business or profession?

Answer. Coal Wagon Driver

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

Answer. I am not guilty  
William Talbot

Taken before me this 25th day of May 1892  
[Signature]  
Police Justice.

POOR QUALITY ORIGINAL

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

329  
Police Court...  
District  
210

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

H. B. Jure  
2-2 Wood  
Honor Juries  
Eu Jalee  
Wm Jalee  
Noma Jalee  
Offence Burglary

Dated Feb 20 1892

Magistrate  
Hay O'Meara  
Precinct 20

Witness  
Call of Officers

No. \_\_\_\_\_  
Street \_\_\_\_\_

No. \_\_\_\_\_  
Street \_\_\_\_\_



No. \_\_\_\_\_  
Street \_\_\_\_\_  
\$ 1000 to answer

57  
Bury

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

Noma Jalee, Eu Jalee, William Jalee  
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, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated 20th February 1892 John H. Brady Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against  
Thomas Farley, George Fales,  
William Talbot and Francis Talbot

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

Thomas Farley, George Fales, William  
Talbot and Francis Talbot —

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

The said

Thomas Farley, George Fales,  
William Talbot and Francis Talbot, all

late of the \_\_\_\_\_ Ward of the City of New York, in the County of New York aforesaid, on the  
nineteenth day of February in the year of our Lord one  
thousand eight hundred and ninety-two in the night-time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the building of  
one Henry B. Sire \_\_\_\_\_

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 Henry  
B. Sire 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.

POOR QUALITY ORIGINAL

SECOND COUNT—

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

*Thomas Farley, George False,*  
*William Talbot and Francis Talbot*

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

~~the said~~ *Thomas Farley, George False,*

*William Talbot and Francis Talbot,* all

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

*seventy-five pounds of lead of the value of ten cents each pound, seventy-five pounds of brass of the value of twenty-five cents each pound, and five faucets of the value of five dollars each*

of the goods, chattels and personal property of one

*Henry B. Sire*

in the

*building*

of the said

*Henry B. Sire*

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.

POOR QUALITY  
ORIGINAL

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Thomas Farley, George Falce,*  
*William Talbot and Francis Talbot*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Thomas Farley, George Falce,*  
*William Talbot and Francis Talbot,* all  
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year afore-  
said, with force and arms, at the Ward, City and County aforesaid,

seventy-five pounds of lead of the  
value of ten cents each pound, seventy-  
five pounds of brass of the value  
of twenty-five cents each pound,  
and five faucets of the value  
of five dollars each.

of the goods, chattels and personal property of

*Henry B. Sire*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before felon-  
iously stolen from the said

*Henry B. Sire*

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

*Thomas Farley,*  
*George Falce, William Talbot and Francis Talbot*

then and there well knowing the said goods, chattels and personal property to have been felon-  
iously stolen, against the form of the statute in such case made and provided, and against the  
peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

**POOR QUALITY ORIGINAL**

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said  
*Thomas Farley, George Falce,*  
*William Talbot and Francis Talbot*  
of the CRIME OF *Grand LARCENY in the second degree,* committed as follows:

~~The said~~ *Thomas Farley, George Falce,*  
*William Talbot and Francis Talbot,* all  
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,  
at the Ward, City and County aforesaid, in the *right*-time of said day, with force and arms,  
*seventy-five pounds of lead of the*  
*value of ten cents each pound,*  
*seventy-five pounds of brass*  
*of the value of twenty-five cents*  
*each pound, and five faucets*  
*of the value of five dollars each*

of the goods, chattels and personal property of one

*Henry B. Sire*

in the

*building*

of the said

*Henry B. Sire*

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.

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

**Fisher, John**

**DATE:**

**03/8/92**



**4318**

**POOR QUALITY ORIGINAL**

Witnesses:

*Paul Fisher*

Counsel,

Filed

day of

*March 1890*

Pleads,

*Guilty*

THE PEOPLE

*vs.*

*F*

*John Fisher*

*William*  
*(Petitioner)*

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

*Wm. Nicoll*

Foreman.

*John L. French 1890*

*Pleas Guilty*

*S.P. 8405 - 1890*

*French*

**POOR QUALITY ORIGINAL**

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } 55

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am guilty*

*John Fisher*

*John Fisher*  
1908  
26

Police Justice.

POOR QUALITY ORIGINAL

BAILLED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court--- District.

THE PEOPLE  
ON THE COMPLAINT OF

Paul A. Keenan  
John F. Sullivan  
Offence Manning

Dated Thursday 26 1922

Magistrate  
Duffly  
Officer  
Reigel  
Precinct 1011



No. \_\_\_\_\_  
to answer \_\_\_\_\_  
Subscribed  
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 Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.  
Dated Feb 26 1892 [Signature] Police Justice.

I have admitted the above-named \_\_\_\_\_  
to bail to answer by the undertaking hereto annexed.  
Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

There being no sufficient cause to believe the within named \_\_\_\_\_  
guilty of the offence within mentioned. I order he to be discharged.  
Dated \_\_\_\_\_ 18 \_\_\_\_\_ Police Justice.

**POOR QUALITY  
ORIGINAL**

ISAAC ROTHSCHILD,  
Manufacturer of  
LADIES'  
FINE UNDER-GARMENTS, SACKS, &C.,  
13 & 15 LISPENARD STREET.

New York, March 17<sup>th</sup> 1892

To Whom It May Concern  
This is to certify that the  
bearer, Paul Weber, has  
worked for me for the past two  
years and have always found  
him regular in habits and diligent  
as window cleaner and General  
house cleaner.

I. C. Rothschild  
per J. W.

**POOR QUALITY  
ORIGINAL**

*If not delivered in 10 days, return to*  
**I. ROTHSCHILD,**  
Manufacturer of  
**LADIES' UNDERGARMENTS.**  
*13 & 15 Lispenard Street,*  
NEW YORK.

**POOR QUALITY  
ORIGINAL**

TELEPHONE 882 CORTLANDT.

CABLE ADDRESS, "LENIENT."

← MEMORANDUM. →

FROM  
**HOWE & HUMMEL,**  
COUNSELORS AT LAW,

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

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

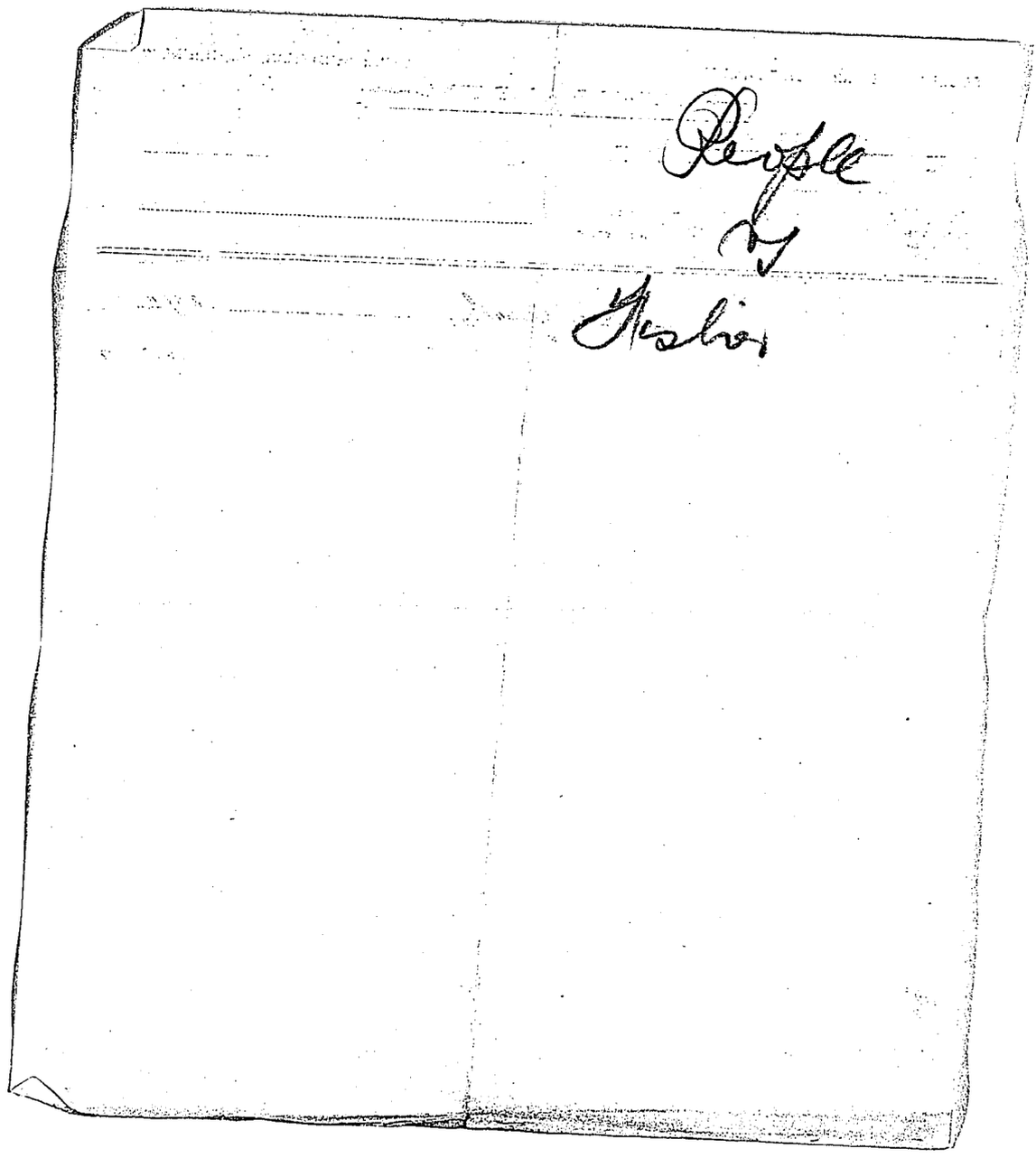
To.....  
.....

New York, \_\_\_\_\_ 1892.

The bearer Paul Weber has  
on several occasions applied  
for temporary employment  
at window cleaning and  
general helping as cleaner  
at this office.

*Wm. F. Howe,*  
*Stenographer.*

**POOR QUALITY ORIGINAL**



People  
by  
Ashes

**POOR QUALITY  
ORIGINAL**

If not delivered in 5 days, return to  
WM. CAMPBELL & CO.,  
NEW YORK.  
P. O. Box 8.

*To Whom it may Concern*

---

**POOR QUALITY  
ORIGINAL**

WM CAMPBELL.

S. S. STEWART.

**CAMPBELL & ELLIOTT,**

Manufacturers

**Dry Goods Commission Merchants.**

P.O. BOX 8

52 WHITE ST.

CALEDONIA MILLS.

*New York, March 16<sup>th</sup> 1892*

*To Whom it may concern*

*This is to certify  
that Paul Weber worked for us  
at cleaning windows &c*

*Respectfully  
Wm Campbell & Co*

**POOR QUALITY  
ORIGINAL**

**UNION HOTEL,**

**\*86 & 88 BOWERY,\***

Bet. Grand and Canal Streets.

OVER THE  
London & Liverpool Clothing Store.

**ROBERT KERR, Prop.**

*New York, March 16 1892.*

*Paul Weber is stopping in  
my house since 22<sup>nd</sup> february 1892.  
H. found him always on  
sober and quiet man.*

*Robert Kerr  
for Richard Betty Clerk.*

**UNION HOTEL,  
86-88 Bowery,  
NEW YORK.**

**POOR QUALITY  
ORIGINAL**

LEWIS FRANK.

HERMAN FRANK.

MAURICE FRANK.

**LEWIS FRANK & SONS,**

**Manufacturers of Shirts, Etc.**

46 & 48 Leonard St.

*New York, March 16/92*

*To whom it may concern!*

*This is to certify that the bearer Paul  
Weber has worked for us very often  
as cleaning windows etc.*

*Lewis Frank & Sons  
LFW*

Lewis Frank & Sons,  
46 & 48 Leonard Street,  
New York.

*To whom it may concern*

**POOR QUALITY  
ORIGINAL**

**CHAS. S. PHILIPS, Pres.,  
188 Pearl St., New York.**

*Mr Paul Haber  
President.*

---

**POOR QUALITY  
ORIGINAL**

OFFICE OF  
THE C. S. PHILIPS PATENT PROCESS TOBACCO GROWING & CURING CO.  
INCORPORATED UNDER THE LAWS OF NEW JERSEY, FEBRUARY 16TH, 1891.  
(PLANTATIONS: 13,568 ACRES, POLK COUNTY, FLORIDA.)

188 PEARL STREET, N. Y.  
Authorized Capital \$1,500,000, in 150,000 shares of \$10. each, unassessable.

OFFICE OF  
PHILIPS TOBACCO CO.,  
CHAS. S. PHILIPS, PRES.  
No. 188 PEARL STREET, NEW YORK.  
CABLE ADDRESS, "LIPSTOBAC."

Tobacco Curing, Sweating, Flavoring, and Cigar Flavors. White Vein Cure. Poor Burn Cure. Sumatra Gloss for Cigars or Leaf. Manufacturers of Tobacco Sweating Apparatus. Steam and Hot Water Boilers of all sizes. Seventeen U. S. Patents and the only successful ones in existence. Rights to use these PHILIPS PATENTS will be granted on Royalty or by Outright Sale. Terms according to size of Factory or Leaf Business.

UNITED STATES SEED LEAF TOBACCO INSPECTION AND STORAGE, the Largest and Cheapest House in the Trade. COUNTRY SAMPLING PROMPTLY ATTENDED TO. TWENTY-FIVE Reliable AGENTS at the various Tobacco Centers. Get our Prices before you have any Sampling Done.

GENERAL STORAGE, LOW RATES. Capacity, Thirty Thousand Cases of Seed Leaf Tobacco. OVER THREE ACRES OF FLOORING. Nos. 188 PEARL ST., 161, 163 and 173 FRONT ST., 550, 552, 554 and 556 WATER ST., 305, 307, 309 and 311 CHERRY ST.

NEW YORK.

March 17/92

To Whom it may Concern

I hereby certify that the named Paul Brown, has been employed by me during the past few years, and I have at all times found him faithful and industrious. I cheerfully recommend him to any who can use his services,

Chas. S. Philips

**POOR QUALITY ORIGINAL**

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*John Fisher*

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

indictment, accuse

*John Fisher*

of the crime of

*Maiming,*

committed as follows:

The said

*John Fisher,*

late of the City of New York, in the County of New York aforesaid, on the

*Twenty eighth* day of *February*, in the year of our Lord one thousand

eight hundred and ninety-*two*, at the City and County aforesaid,

in and upon one *Paul Weber, then and*

*there being, willfully and feloniously did*

*make an assault, and with intent to maim*

*and disfigure the said Paul Weber, then*

POOR QUALITY  
ORIGINAL

and there feloniously did take off a portion  
of the nose of the said Paul Weber, thereby  
mutilating the same, and did then and there  
by such mutilation inflict upon the person  
of the said Paul Weber an injury which  
did and yet doth personally disfigure his  
person; against the form of the statute  
in such case made and provided, and  
against the peace of the People of the  
State of New York, and their dignity.

Do hereby certify,

Notary Public.

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

**Fitzgerald, Charles**

**DATE:**

**03/02/92**



**4318**

POOR QUALITY ORIGINAL

307

Counsel,  
Filed *2* day of *March* 189*2*  
Pleads,

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

THE PEOPLE

vs.

*Charles Fitzgerald*

DE LANCEY NICOLL,  
District Attorney.

*16*  
*4/6/92*  
*John [unclear]*  
*City*

A TRUE BILL.

*John [unclear]*  
Foreman.

*John [unclear]*  
Henry [unclear]

*Almira [unclear]*  
*R.M.*

Witnesses:  
*William [unclear]*

*John [unclear]*

*Note for recommending*

*def's immediate discharge*

*Subpoena off [unclear]*

*Comp [unclear]*

*Med. 15*

POOR QUALITY ORIGINAL

Police Court \_\_\_\_\_ District.

City and County } ss.:  
of New York,

of No. 507 W 59<sup>th</sup> Street, aged 50 years,  
occupation grocer being duly sworn

deposes and says, that the premises No. 505 W 59<sup>th</sup> Street, 20 Ward

in the City and County aforesaid the said being a Six story brick  
tenement house the ground or store floor  
and which was occupied by deponent as a grocery store  
and in which there was at the time a human being by name

were **BURGLARIOUSLY** entered by means of forcibly breaking the  
fastenings on the fan light over the  
front door of said premises

on the 26<sup>th</sup> day of February 1887 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Four dollars and Eight six cents  
in gold and lawful money of the  
United States

Aff  $\frac{86}{100}$

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

Charles Fitzgerald  
(now dead)

for the reasons following, to wit: deponent securely locked and  
fastened the doors and fan light of said  
premises at about 9 pm on said date.  
That about 9:30 pm on said date deponent  
found the defendant in said place.  
That deponent caused his arrest and  
that he subsequently found said money  
missing from the drawer in the counter of  
said place and that an iron bar used

**POOR QUALITY ORIGINAL**

in fastening the fan lights of said premises was put, and said fan light was open & fastened. Being informed of his rights says that he is guilty

I come to before me this }  
27<sup>th</sup> day of February 1892 }  
E. J. [Signature]

Michael West

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 1888 Police Justice.

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

Dated 1888 Police Justice.

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

Dated 1888 Police Justice.

Police Court, District.

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

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street.

No. Street.

No. Street.

\$ to answer General Sessions.

**POOR QUALITY ORIGINAL**

Sec. 198-200.

45  
District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Charles Fitzgerald 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 Fitzgerald

Question. How old are you?

Answer. 16 years

Question. Where were you born?

Answer. New York

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

Answer. 416 W 52<sup>nd</sup> Street 1 month.

Question. What is your business or profession?

Answer. Photographer

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  
Charles Fitzgerald

Taken before me this

day of

January

2  
1894

Police Justice.

**POOR QUALITY ORIGINAL**

BAILLED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court... 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Michael H. Foster*  
2507 11th St  
1000 7th St

Offense *Burglary*

Dated, *Feb 27* 189*2*

*Hogan* Magistrate

*Warner* Officer

*22* Precinct

Witnesses *Ever the Officer*

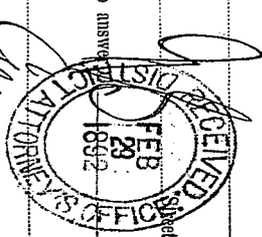
No. \_\_\_\_\_ Street \_\_\_\_\_

*Louis J. Allen*

No. *100. E 23<sup>rd</sup>* Street \_\_\_\_\_

No. *1000* Street \_\_\_\_\_

to answer



*Paul H. 3*

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 *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 27* 189*2* \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

**POOR QUALITY ORIGINAL**

*Count of Gen Sessions*  
*The People*

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN  
100 EAST 23D STREET,

*New York, Febr. 29<sup>th</sup> 1892*

*Charles Fitzgerald*

CASE NO. *62947*

OFFICER *Louis A. Green*

DATE OF ARREST *Febr. 27*

CHARGE *Burglary*

AGE OF CHILD *16 years March 13/92*

RELIGION *Catholic*

FATHER *dead*

MOTHER *Cathrine*

RESIDENCE *416 West 52<sup>nd</sup> Street*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT *Charles Fitzgerald* lives at above address with his mother, who is very poor and *Charles* is the only child; boy has never been arrested before and people in the house give him a good name.

*All which is respectfully submitted*

*D. Helms DeLaney*  
*Dist. Atty.*

*Dist. Atty.*

**POOR QUALITY ORIGINAL**

62947

Grant of

General Sessions

*The People*

vs

Charles Fitzgerald

*Quincy*  
PENAL CODE, §

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

**ELBRIDGE T. CERRY,**

*President, Etc.,*

100 East 23d Street,

NEW YORK CITY.

POOR QUALITY  
ORIGINAL

District Attorney's Office,

22

CITY AND COUNTY OF NEW YORK.

June 4<sup>th</sup> 1894.

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer Warnes  
attached to your command in  
Feb. 27<sup>th</sup> 1892 in relation to the case of  
Charles Fitzgerald  
sentenced March 3<sup>rd</sup> 1892 to Edwin Ref.  
years and months imprisonment by  
Judge Martine

Please ask the officers to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

**POOR QUALITY ORIGINAL**

483

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

THE PEOPLE OF THE STATE OF NEW YORK  
*against*

*Charles Fitzgerald*

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

*Charles Fitzgerald*

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

The said *Charles Fitzgerald*

late of the *2<sup>nd</sup>* Ward of the City of New York, in the County of New York aforesaid, on the  
*26<sup>th</sup>* day of *February* in the year of our Lord one  
thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of  
one *Michael Hartly*

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 *Michael*  
*Hartly* 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.

**POOR QUALITY  
ORIGINAL**

SECOND COUNT—

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

*Charles Fitzgerald*

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

*Charles Fitzgerald*

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

*the sum of four dollars and  
eighty-six cents in money, law-  
ful money of the United States  
of America, and of the value  
of four dollars and eighty-six cents*

of the goods, chattels and personal property of one

*Michael Harty*

in the

*store*

of the said

*Michael Harty*

there situate, then and there being found, in the

*store*

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

*De Lancey McCall,  
District Attorney.*

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

**Fitzpatrick, John**

**DATE:**

**03/11/92**



**4318**

POOR QUALITY ORIGINAL

12-38

Counsel,

Filed 11 day of March 1892

Pleads,

THE PEOPLE

34 Columbus St  
55 Colman St

John Fitzpatrick

Burglary in the Third Degree.  
Section 498, c. 26, § 1, 1882

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

Wm. M. Galt

Foreman.

Part 3. March 2/92

Pleas - P. M. Harvey

Part 4  
Part 4

Witnesses:

Albert Gottmann  
W. A. Neill 12.0 P

POOR QUALITY ORIGINAL

Police Court—

3

District.

City and County of New York, ss.:

Albrecht Gottmann  
of No. 582 Grand Street, aged 38 years,

occupation Bartender being duly sworn

deposes and says, that the premises No. 582 Grand Street, 13 Ward

in the City and County aforesaid the said being a dwelling house, the

store floor of ~~the~~ Leopold Walter as a liquor store  
and which was occupied by ~~deponent as a~~ Leopold Walter as a liquor store  
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking the  
fastenings on the shutter on the rear  
windows leading into said store and  
opening the window

on the 24<sup>th</sup> day of February 1893 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz:

Four gallons of whiskey; two boxes  
of cigars and lawful money of the  
United States of the value of three  
dollars and ten cents

All valued about Twenty dollars

the property of said Walter and in deponent's care  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
BURGLARY was committed and the aforesaid property taken, stolen and carried away by

John Fitzpatrick (now here) and a man  
not arrested who were acting in concert  
for the reasons following, to wit: that at about the hour  
of midnight deponent securely locked  
and fastened the doors and windows  
leading <sup>into the</sup> ~~into~~ and said property was therein  
deponent has since found said premises  
broken and entered as aforesaid  
and said property missing. Deponent  
is informed by Officer Thomas O'Neil  
that at about the hour of two a.m.

**POOR QUALITY ORIGINAL**

he noticed the unknown acting sus-  
piciously about said premises and  
watched them and shortly thereafter  
he, O'Neil saw the defendant Fitzpatrick  
coming from Morgan Street with a  
demijohn containing whiskey and two  
boxes of cigars which property identifies  
as the property stolen as aforesaid  
sworn to before me by Obrecht Gottemann  
this 24<sup>th</sup> February 1892

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  
of the City of New York, until he give such bail.  
Dated 1888  
Police Justice.

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

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

Police Court, District, \_\_\_\_\_

THE PEOPLE, do.,  
on the complaint of \_\_\_\_\_

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence—BURGLARY.

Dated \_\_\_\_\_ 1888 \_\_\_\_\_  
Magistrate.

\_\_\_\_\_  
Officer.

\_\_\_\_\_  
Clerk.

Witness, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_

\_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_

\_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_

§ \_\_\_\_\_  
to answer General Sessions.

**POOR QUALITY ORIGINAL**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Thomas O'Neil*

aged *34* years, occupation *Police officer* of No.

*127* *Pratt* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Albrecht Gottman*

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

Sworn to before me, this *24* day of *February* 1890 *Thomas O'Neil*

*Charles J. ...*  
Police Justice.

**POOR QUALITY ORIGINAL**

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK,

*John Fitzpatrick*

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 Fitzpatrick*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *55 Columbus. One month*

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 Fitzpatrick*

Taken before me this *7th* day of *July* 188*7*  
*Charles Steiner*

Police Justice

**POOR QUALITY ORIGINAL**

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court, \_\_\_\_\_ District, \_\_\_\_\_

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1 *Charles J. Stewart*  
 2 *James J. Stewart*  
 3 *James J. Stewart*

Offense, *Burglary*

Dated, *February 14, 1892*

*Trumbull* Magistrate.  
*O'Neill* Officer.

Witnesses *Carl Appen* Precinct \_\_\_\_\_



No. \_\_\_\_\_ Street \_\_\_\_\_  
\$ *1000* to answer

*John J. Stewart*

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 \_\_\_\_\_  
 \_\_\_\_\_ 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, 1892* \_\_\_\_\_ *Charles Stewart* Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

**POOR QUALITY ORIGINAL**

**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 Fitzpatrick*

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

*John Fitzpatrick*

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

The said *John Fitzpatrick*

late of the *13th* Ward of the City of New York, in the County of New York aforesaid, on the *24th* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night* time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Leopold Walter*

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 *Leopold Walter* 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.

POOR QUALITY  
ORIGINAL

SECOND COUNT—

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

*John Fitzpatrick*

of the CRIME OF *Petit* LARCENY

committed as follows:

The said

*John Fitzpatrick*

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

*four gallons of whiskey of the value of three dollars each gallon, two boxes of segars of the value of two dollars and fifty cents each box, and the sum of three dollars and ten cents in money, lawful money of the United States of America, and of the value of three dollars and ten cents*

of the goods, chattels and personal property of one

*Leopold Walter*

in the

*store*

of the said

*Leopold Walter*

there situate, then and there being found, in the

*store*

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.

POOR QUALITY  
ORIGINAL

THIRD COUNT:

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

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

The said

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

*the same goods, chattels and personal property described in the second count of this indictment*

of the goods, chattels and personal property of

*Leopold Walter*  
by a certain person or persons to the Grand Jury aforesaid (unknown, then lately before feloniously stolen from the said *Leopold Walter*

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

*John Fitzpatrick*  
then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

*District Attorney.*

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

**Fox Robert, A.**

**DATE:**

**03/29/92**



**4318**

POOR QUALITY ORIGINAL

Witnesses:

*Mc Geo Mc Cluskey Co*

*From all the facts herein and being that the deft had no guilty purpose in carrying said weapon & coming that the deft be discharged on his own recognizance*

*April 1912*

*Lucy Mc-142*  
Counsel,

Filed, *29 March 1899*

Pleads, *Not guilty*

THE PEOPLE

vs.

*Robert A. Fox*

*April 7/90*  
*Discharged on his own recognizance*

Dr. LANCEY NICOLL,  
District Attorney.

CONCEALED WEAPON.  
(Section 410, Penal Code.)

A TRUE BILL.

*Wm. S. ...*

Foreman.

*Wm. S. ...*

**POOR QUALITY ORIGINAL**

(1853)

Police Court, 1 District.

City and County of New York, } ss.

of No. 309 Mulberry Street, aged 37 years,

occupation Sergeant Detective being duly sworn, deposes and says,

that on the 17th day of March 1892, at the City of New York, in the County of New York I arrested

*George McCluskey*

*Robert A. Fox (now dead) who did with intent to use against another and has in his possession in a public place to wit Broadway concealed on his person a weapon of the kind commonly known as a slung shot in violation of Section 410 of the Penal Code*

*George McCluskey*

*I depose to before me on the 19th day of March*

*John J. ...*

**POOR QUALITY ORIGINAL**

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Robert A Fox* 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. *Robert A Fox*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *235 W 40th Street 5 months*

Question. What is your business or profession?

Answer. *Secretary*

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*

*Robert A Fox*

Taken before me this  
day of *March*  
188*9*

Police Justice.

**POOR QUALITY ORIGINAL**

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

Police Court, District

THE PEOPLE, vs.,  
ON THE COMPLAINT OF

*George W. ...*  
*Richard ...*

2 .....  
3 .....  
4 .....

Offense, *Carrying a Dangerous Weapon*

Dated, *March 19* 189*2*

*Justice*  
Magistrate.

*McQuady ...*  
Arcind.

Witnesses

No. .... Street.

No. .... Street.

No. .... Street.

\$ *1000* to answer



*Sm*  
*Conroy*

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

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

Dated, *March 19* 189*2* *Justice* Police Justice.

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

Dated, ..... 189 ..... Police Justice.

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

Dated, ..... 189 ..... Police Justice.

**POOR QUALITY ORIGINAL**

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

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

*against*  
Robert A. Fox

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

Robert A. Fox

of a FELONY, committed as follows:

The said Robert A. Fox

late of the City of New York, in the County of New York aforesaid, on the 17<sup>th</sup> day of March in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain instrument and weapon of the kind commonly known as a sling-shot with intent then and there feloniously to use the (same against some person or persons to the Grand Jury aforesaid unknown, 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

Robert A. Fox

of a FELONY, committed as follows:

The said Robert A. Fox

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously did possess a certain instrument and weapon of the kind commonly known as a sling shot by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

**DE LANCEY NICOLL,**  
*District Attorney.*

**BOX:**

**471**

**FOLDER:**

**4318**

**DESCRIPTION:**

**Frawley, Thomas**

**DATE:**

**03/11/92**



**4318**

POOR QUALITY ORIGINAL

1892

Wm. H. James  
Counsel

Counsel

11  
Filed

Filed

Plends  
Thomas

Plends

THE PEOPLE

VS

VS

Thomas

London 96 Street Court

DE LANCEY NICOLL

Dist. Attorney

Paul H. ...  
Paul ...

TRUE BILL

Foreman

Foreman

Witness  
Chas. H. ...

Witness  
Lewis & ...

(50)

POOR QUALITY ORIGINAL

19. / 1892

Counsel, *W. J. Jerome*  
Filed *11* day of *March* 1892

Pleas, *Guilty*  
THE PEOPLE vs. *Thomas Crawley*  
Section 96, Penal Code

Witnesses:  
*Charles A. Heron*  
*Levin B. Casey*

DE LANCEY NICOLL,  
District Attorney.  
*Jan 11 1892*  
*Paul Discharged*  
A TRUE BILL.

*W. J. Jerome*  
Foreman.  
*W. J. Jerome*

POOR QUALITY ORIGINAL

Sec. 192.

*4th* District Police Court:

Undertaking to appear during the Examination.

CITY AND COUNTY OF NEW YORK, } ss.

An information having been laid before *Edward Hojn* a Police Justice of the City of New York, charging *Thomas Frankley* Defendant with the offence of *Perjury*

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

We, *Thomas Frankley* Defendant of No. *442 E* Street; by occupation a *Tailor* and *John W Cannon* of No. *152 E 43rd* Street, by occupation a *Service* Surety, hereby jointly and severally undertake that the above named *Thomas Frankley* Defendant shall personally appear before the said Justice, at the *4th* District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of *200* Hundred Dollars.

Taken and acknowledged before me, this *24* day of *August* 189*3* *Thomas Frankley* *J W Cannon* POLICE JUSTICE.

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.  
OF NEW YORK, }

*John W. Cannon*  
Justice  
District Police Court

Subscribed and sworn to before me this

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

House and lot  
situated at numbers 320 & 322 E 56<sup>th</sup>  
Street in this City and valued  
at Ten thousand dollars  
Clear

*J W Cannon*  
Justice

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the ..... day of ..... 18

**POOR QUALITY ORIGINAL**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*[Handwritten signature]*  
Notary Public  
City of New York

*Subscribed and sworn to before me, this*

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Twenty Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of House and lot land

situated at numbers 320 & 322 E 56<sup>th</sup> Street in this City and valued at Ten thousand dollars  
Clear

*John W Cannon*

*J W Cannon*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

*Undertaking to appear during the Examination.*

Taken the ..... day of ..... 18

Justice.

POOR QUALITY ORIGINAL

Sec. 192.

C District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before John J. Ryan a Police Justice  
of the City of New York, charging Thomas Grady Defendant with  
the offence of Perjury

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

We, Thomas Grady Defendant of No. 154  
East 43 Street; by occupation a Driver  
and Sam Runkel of No. 74  
Street, by occupation a Clothier Surety, hereby jointly and severally undertake  
that the above named Thomas Grady Defendant  
shall personally appear before the said Justice, at the 16 District Police Court in the City of New York,  
during the said examination, or that we will pay to the People of the State of New York the sum of 100  
Hundred Dollars.

Taken and acknowledged before me, this 16  
day of January 1922  
John Ryan POLICE JUSTICE.

**POOR QUALITY ORIGINAL**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Sarah Runkel*

*John J. Quinn*  
Police Justice  
1891

Sworn to before me, this

the within named Bail and Surety being duly sworn, says, that ~~he~~ <sup>she</sup> is a resident and holder within the said County and State, and is worth *Twenty* ~~Twenty~~ <sup>personal property</sup> Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his-debts and liabilities, and that his property consists of *Stock and fixtures*

*of the clothing and shoe business situated 749 3<sup>d</sup> Avenue and is of the full value of two thousand dollars*

*Sarah Runkel*

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the ..... day of ..... 18

Justice.

POOR QUALITY ORIGINAL

Police Court <sup>4<sup>th</sup></sup> District.

City and County } ss.  
of New York.

Patrick H. Kerwin

of No. 716 Third Avenue <sup>Sworn</sup>, aged \_\_\_\_\_ years,  
occupation Liquor Dealer being duly sworn, deposes and says,  
that on the first day of June 1891 at the City of New  
York, in the County of New York, one Thomas Frawley commenced

an action in the Court of Common Pleas in and for the City and County of New York, a Court having jurisdiction thereof in which he sought to recover and demanded a judgment for Five thousand dollars damages for an assault alleged to have been committed on him by one Jurgan Burdewick an employee or servant of deponent. That deponent duly appeared and answered therein the substance of his answer being a general denial. That issue in said action was joined and the same came on to be tried before Hon. Joseph F. Daly Chief Justice of said Court and a jury and the said Thomas Frawley <sup>on oath and day</sup> did testify that he was assaulted and <sup>in a fit of passion</sup> ~~in a fit of passion~~ <sup>the result of such assault committed</sup> by said employee of deponent on the 20<sup>th</sup> day of December 1890 and was in consequence thereof discharged from his employment. That on said 20<sup>th</sup> day of December 1890 he was in the employ of one Casey at number 29 West 42<sup>nd</sup> Street New York City; that his wages were weekly two dollars per week; that in consequence of the injury he received from deponent's employee he was prevented from working at said Casey's and in consequence of said injury lost his employment there; that his total loss by reason of said injury amounted to the sum of Three hundred and fourteen dollars. That had it not been for said injury he said Frawley would still on said 11<sup>th</sup> day of December 1891 be in the employ of said Casey.

That the said testimony given above by said Frawley in said trial of said action

**POOR QUALITY ORIGINAL**

was false and untrue and said Frawley at the time he so testified knew it to be false and untrue and the said Frawley at said trial did wilfully and knowingly swear to said statements knowing them at said time to be false and untrue, that the said testimony so given by said Frawley on the said trial of said action in said Court of Common Pleas was material to the issue then pending between deponent as defendant and said Frawley as plaintiff

Sworn to before me this 14<sup>th</sup> day of January 1892 by Patrick H. Terwin

John Ryan  
Police Justice

Police Court, \_\_\_\_\_ District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

1  
2  
3  
4

Offense

Dated \_\_\_\_\_ 189

Magistrate.

Officer.

Clerk.

Witnesses,

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

(to answer) \_\_\_\_\_ Sessions.

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, DISTRICT.

Louis B. Cauey

of No. 29 West 4<sup>th</sup> Street, aged 28 years,

occupation Ladies Sailor being duly sworn deposes and says,

that on the 13<sup>th</sup> day of December 1890

at the City of New York, in the County of New York, one Thomas Frawley was discharged from his employ. That at said time he was receiving eighteen dollars per week. That he was discharged by deponent from his said employ because deponent suspected him of dishonesty.

L. B. Cauey  
29 or 4 1/2 St-  
ky

Sworn to before me, this

of

1890

day

[Handwritten signature]

Police Justice.

**POOR QUALITY ORIGINAL**

Sec. 198-200.

       District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Frawley

Question. How old are you?

Answer. 30 Years

Question. Where were you born?

Answer. Ireland

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

Answer. 242 East 43 Street. 1 Year

Question. What is your business or profession?

Answer. Pauper

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

Answer. I am not guilty

Thomas Frawley

Taken before me this 16 day of May 1901  
[Signature]  
Police Justice

**POOR QUALITY ORIGINAL**

Sec. 151.

Police Court 4<sup>th</sup> District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Patrick R. Ferguson of No. 716 Third Avenue Street, that on the 17<sup>th</sup> day of December 1892 at the City of New York, in the County of New York,

*willfully*  
Thomas Frawley did testify, swear, declare and depose in an action in the Court of Common Pleas and did so willfully swear and testify in a matter which he knew at the time to be false and untrue.

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring me forthwith before me, at the 4 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 14 day of January 1893  
Sam Regan POLICE JUSTICE.

**POOR QUALITY ORIGINAL**

242 - E - 45

Police Court ..... District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated ..... 188

..... Magistrate

*W. L. ...* Officer.

The Defendant .....  
taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

..... Officer.

Dated ..... 188

This Warrant may be executed on Sunday or at  
night.

..... Police Justice.

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.  
Dated ..... 188

Police Justice.

The within named

POOR QUALITY ORIGINAL

*The magistrate's proceeding in my absence will bear out against the witness and John Kegan*

*John Kegan*

BAILED,  
No. 1, by *J. A. Cannon*  
Residence *172 E. 43<sup>rd</sup>*  
Street  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street

*PC 25-19-100*  
Police Court... District

THE PEOPLE, &c.,  
OF THE COMPLAIN OF  
*Richard M. Manning*  
vs. *John Kegan*  
*John Kegan*  
1  
2  
3  
4  
Offence: *Perjury*

Dated *June 16* 1892

*J. A. Cannon*  
Magistrate  
Officer

WITNESSES  
*Edwin B. Cannon*  
Precinct

No. *108*  
No. *109*  
No. *110*  
No. *111*  
No. *112*  
No. *113*  
No. *114*  
No. *115*  
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No. *200*

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No. *193*  
No. *194*  
No. *195*  
No. *196*  
No. *197*  
No. *198*  
No. *199*  
No. *200*

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 *200* Hundred Dollars, and be committed to the Warder and Keeper of the City Prison, of the City of New York, until he give such bail.  
Dated *June 25* 1892 *J. A. Cannon* Police Justice.

I have admitted the above-named *defendant* to bail to answer by the undertaking hereto annexed.  
Dated *Jan 30* 1892 *J. A. Cannon* Police Justice.

There being no sufficient cause to believe the within named *defendant* guilty of the offence within mentioned. I order he to be discharged.  
Dated \_\_\_\_\_ 1892 \_\_\_\_\_ Police Justice.

**POOR QUALITY  
ORIGINAL**

No. 2  
**GRAND JURY ROOM.**

---

PEOPLE  
vs.  
Fransley

---

Mr Flynn -  
Please let Mr.  
Love have his  
copy of the Police  
Court evidence in this  
case.  
J. W. Lindsay

**POOR QUALITY ORIGINAL**

\*\*\*\*\*  
THE PEOPLE           "  
                  against       "  
THOMAS FRAWLEY.     "  
                              "  
\*\*\*\*\*

I have examined this case very carefully. The alleged crime consisted of alleged false statements made by defendant in a suit brought by him against the complainant in 1891. From the deposition of Mr. <sup>the</sup> Carey, the chief witness for the People, the alleged offence may have been an erroneous statement of facts. The People are unable to prove the intention necessary to secure a conviction, and a question as to the meaning of the defendant's utterances, clearly exists. This fact alone, aside for the antiquity of the indictment would seem to urge a discharge of the defendant on his own undertaking, which I respectfully recommend.

New York, January 9th, 1899.

*Robert Tompkins*

Assistant District Attorney

**POOR QUALITY ORIGINAL**

.....  
THE PEOPLE           "  
against               "  
THOMAS FRAWLEY.   "  
.....

I have examined this case very carefully. The alleged crime consisted of alleged false statements made by defendant in a suit brought by him against the complainant in 1891. From the deposition of Mr. <sup>W</sup>Carey, the chief witness for the People, the alleged offence ~~may~~ have been an erroneous statement of facts. The People are unable to prove the intention necessary to secure a conviction, and a question as to the meaning of the defendant's utterances, clearly exists. This fact alone, aside for the antiquity of the indictment would seem to urge a discharge of the defendant on his own undertaking, which I respectfully recommend.

New York, January 9th, 1899.

*Robert Formica*

Assistant District Attorney

**POOR QUALITY ORIGINAL**

XXXXXXXXXXXXXXXXXXXX  
LHONV2 BEVATEA

XXXXXXXXXXXXXXXXXXXX  
SRSYDSC

XXXXXXXXXXXXXXXXXXXX  
LHE BEOBTE  
XXXXXXXXXXXXXXXXXXXX

COURT OF GENERAL SESSIONS OF THE PEACE,  
Of the City and County of New York.

-----X  
The People of the State of New York

Against

THOMAS FRAWLEY  
-----X

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK,  
by this indictment, accuse Thomas Frawley of the crime  
of Perjury, committed as follows:

Heretofore, to wit: on the eleventh day of December  
in the year of our Lord one thousand eight hundred and  
ninety-one, at the City of New York in the County of New  
York aforesaid, there was duly depending in the Court of  
Common Pleas for the City and County of New York, a  
certain action for personal injuries between the said  
Thomas Frawley, plaintiff, and one Patrick H. Kerwin,<sup>defendant</sup>  
upon a certain complaint then and there duly depending  
in the said Court, wherein and whereby the said Thomas  
Frawley complained and alleged among other things, that  
on the twentieth day of December in the year of our  
Lord one thousand eight hundred and ninety, he was  
assaulted by an employe or agent of the said Patrick H.  
Kerwin without sufficient cause and thereby received  
injuries for which he demanded judgment against the said  
Patrick H. Kerwin for the sum of five thousand dollars

POOR QUALITY  
ORIGINAL

(2)

besides the costs of said action; and on the said eleventh day of December in the year of our Lord one thousand eight hundred and ninety-one, at the City and County aforesaid, before the Honorable Joseph F. Daly, <sup>Chief</sup> ~~First~~ Judge of the <sup>said</sup> Court of Common Pleas, the issues before then duly joined between the said Thomas Frawley and Patrick H. Kerwin in the said action came on to be tried in due form of law in the said Court of Common Pleas, and were then and there in due form of law and according to the form of the statute in such case made and provided, duly tried in the said Court before the said the Honorable Joseph F. Daly, so then being ~~First~~ <sup>Chief</sup> Judge as aforesaid, and by a jury of the said county of New York in that behalf duly summoned, taken and sworn between the parties aforesaid.

And upon the said trial of the said issues the said Thomas Frawley late of the City and County aforesaid, then and there appeared and was produced as a witness in his own behalf as such plaintiff in the said action, and was then and there duly sworn and took his corporal oath before the said the Honorable Joseph F. Daly, so being such <sup>Chief</sup> ~~First~~ Judge as aforesaid, that the evidence which he the said Thomas Frawley should give to the said Court and jury touching the matters in question between the said parties should be the truth, the whole truth and nothing but the truth, he the said the Honorable Joseph F. Daly so then and there being such ~~First~~ <sup>Chief</sup> Judge as aforesaid, then and there having sufficient and

**POOR QUALITY  
ORIGINAL**

(3)

competent authority to administer the said oath to the said Thomas Frawley in that behalf.

And the said Thomas Frawley having been so sworn as aforesaid, it then and there at and upon the said trial became and was a material question, whether on the said twentieth day of December 1890, he the said Thomas Frawley was in the employ of one Louis B. Caney at number twenty-nine West forty-second Street in the said City of New York, and was receiving the sum of twenty-two dollars a week as wages, and whether by reason of the assault upon him so by him alleged to have been committed on the said twentieth day of December 1890, he the said Thomas Frawley had lost his employment.

And the said Thomas Frawley having been so sworn as *to wit: on the said eleventh day of December 1891, at the City and County aforesaid,* aforesaid, then and there, on the said trial of the said issues, upon his oath aforesaid, before the said the Honorable Joseph F. Daly, ~~First~~ <sup>Chief</sup> Judge as aforesaid, and before the said jurors so sworn to try the said issues as aforesaid, feloniously, knowingly, wilfully and corruptly did falsely swear, depose and say among other things, in substance and to the effect following, that is to say: That at the time of the said alleged assault, to wit: on the said Twentieth day of December 1890, he the said Thomas Frawley was employed by one Louis B. Caney at number twenty-nine West Forty-second Street, in the said City, and was receiving the sum of twenty-two dollars a week as wages, and that by reason of the said alleged assault he the said Thomas Frawley lost his employment.

**POOR QUALITY  
ORIGINAL**

(4)

with the said Louis B. Caney and was without work until the first day of March 1891; that up to the said twentieth day of December 1890, he had steady employment with the said Louis B. Caney and had been in his employ for a year theretofore.

Whereas, in truth and in fact, at the time of the said alleged assault, to wit: on the said twentieth day of December 1890, he the said Thomas Frawley was not employed by the said Louis B. Caney, and was not receiving at that time the sum of twenty-two dollars a week as wages, and the said Thomas Frawley did not by reason of the said alleged assault lose his employment with the said Louis B. Caney, and was not without work until the said first day of March 1891, by reason thereof; and whereas, in truth and in fact, the said Thomas Frawley did not have steady employment with the said Louis B. Caney up to the said twentieth day of December 1890, and had not been in his employ for a year theretofore: all of which the said Thomas Frawley then and there well knew.

And so the GRAND JURY aforesaid, do say that the said Thomas Frawley in manner and form aforesaid, feloniously, wilfully, falsely, knowingly and corruptly did commit wilful and corrupt perjury; against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

DE LANCEY NICOLL,

District Attorney.

**BOX:**

471

**FOLDER:**

4318

**DESCRIPTION:**

Freeman, Alfred

**DATE:**

03/18/92



4318

**POOR QUALITY ORIGINAL**

2098

Counsel,  
Filed *18* day of *March* 189*2*

Plends, *Arguabity*

*A Surety in the Third Degree, Section 498, 1892*

THE PEOPLE

vs.

*R*  
*Alfred Freeman*

*201 E. Madison*  
*Chicago, Ill.*

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*Alfred Freeman*  
Foreman.

*James A. Ruy*  
*147 10 1892*

Witnesses  
*John R. ...*  
*James ...*

*Alfred Freeman*  
*James A. Ruy*

POOR QUALITY ORIGINAL

300  
Police Court \_\_\_\_\_ District.

City and County } ss.:  
of New York

of No. 39 Eldridge Street, aged 34 years,  
occupation Baker being duly sworn

deposes and says, that the premises No. 39 Eldridge Street 10 Ward  
in the City and County aforesaid the said being a five story brick

and which was occupied by deponent as a Bakery  
and in which there was at the time a human being by name

were BURGLARIOUSLY entered by means of forcibly breaking a  
pad lock of of the front basement  
door

on the 19 day of February 1887 in the night time, and the  
following property feloniously taken, stolen, and carried away, viz.

Coat and Lapfuls made of the United States  
Two pairs of pantaloons the rest together  
of the value of Twenty one Dollars

the property of Deponent

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

and Alford Freeman (now dead) and  
and William M. not arrested

for the reasons following, to wit: Deponent is informed by  
Dayer Ruben a washerman employed by  
deponent that he successively locked and  
fastened the door in the basement of said  
premises at about the hour of five o'clock  
P.M. on said date and deponent further  
says that he was informed by Henry  
Under another of deponents brother that  
he discovered said premises had been

POOR QUALITY ORIGINAL

burplained and said in short taken  
stolen and carried away about the  
hour of seven thirty P.M. on said date  
and that he discovered the defendants in  
the act of leaving said premises with a  
bundle under his defendants ~~name~~ and  
said bundle positively identifies  
the defendants as the person he saw  
leaving said premises

Sworn to before me this  
21<sup>st</sup> day of July 1894

John P. Besel  
Charles Laintor  
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 1894  
Police Justice

I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1894  
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 1894  
Police Justice

Police Court, District, Offence—BURGLARY.  
THE PEOPLE, &c., on the complaint of  
1. 2. 3. 4.  
Dated 1894  
Magistrate.  
Officer.  
Clerk.  
Witness, Street, No., Street, No., Street, No., to answer General Sessions.

**POOR QUALITY ORIGINAL**

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 25 years, occupation Baker of No. 39 Eldridge Street, being duly sworn, deposes and

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

Sworn to before me, this 27 day of July 1890, Benjamin Ruben

Charles N. Fairster  
Police Justice.

(3692)

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 26 years, occupation Baker of No. 39 Eldridge Street, being duly sworn, deposes and

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

Sworn to before me, this 27 day of July 1890, Juda Regel  
Mark  
CMJ

Charles N. Fairster  
Police Justice.

(3692)

**POOR QUALITY ORIGINAL**

3

Sec. 198-200.

District Police Court

CITY AND COUNTY }  
OF NEW YORK } ss.

Alfred Freeman 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.

Alfred Freeman

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Russia

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

Answer.

236 East 42nd Street New York

Question. What is your business or profession?

Answer.

Organ Worker

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

Al Freeman

Taken before me this

day of

Charles J. Steiner

Police Justice

POOR QUALITY ORIGINAL

BAILED,

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

Police Court, \_\_\_\_\_ District, \_\_\_\_\_

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John J. ...*  
*Alfred ...*  
Offense, *Burglary*

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated, *Sept 27* 189 *2*

Magistrate, \_\_\_\_\_

Officer, \_\_\_\_\_

Precinct, \_\_\_\_\_

Witnesses \_\_\_\_\_

No. *391* *Oldvia St*  
Street, \_\_\_\_\_

No. *29* *Oldvia St*  
Street, \_\_\_\_\_

No. \_\_\_\_\_  
Street, \_\_\_\_\_

No. *1000*  
Street, \_\_\_\_\_



210

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

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

Dated, *Sept 27* 189 *2* *Charles ...* Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Alfred Freeman*

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

*Alfred Freeman*

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

The said *Alfred Freeman*

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of one *Judas Begel*

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 *Judas Begel* 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.

**POOR QUALITY ORIGINAL**

SECOND COUNT—

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

*Alfred Freeman*

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

The said *Alfred Freeman*

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

of the goods, chattels and personal property of one *Juda Segel*

in the *store* of the said *Juda Segel*

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

*De Lancey Nicoll*  
*District Attorney*

**BOX:**

471

**FOLDER:**

4319

**DESCRIPTION:**

Gallagher, Lizzie

**DATE:**

03/18/92



4319