

0385

BOX:

186

FOLDER:

1879

DESCRIPTION:

Thompson, Charles

DATE:

08/13/85



1879

0386

Witnesses:

150

EP

Counsel,

Filed *13* day of *Aug* 188*5*

Plends, *Chazyuly (C.K.)*

[Sections — 193.1 — Fennal Code]

THE PEOPLE
vs.
B
Charles Thompson

RANDOLPH B. MARTINE,

*District Attorney.
Ordered to Court by Judge and
Jury for trial
April 26 1886*

A True Bill.

John O. Scott

April 28. 1886 Foreman

Tried and acquitted

0387

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 Thompson

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

of the CRIME OF Manslaughter, —

committed as follows:

The said Charles Thompson,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty second day of July, — in the year of our Lord one thousand eight hundred and eighty-nine, at the Ward, City and County aforesaid, with force and arms, in and upon one Julia Weiss, then and there lawfully and lawfully did make an assault, and a certain car then and there drawn by two horses, then and there being driven by him the said Charles Thompson, to at and against the said Julia Weiss then and there lawfully and lawfully did force and drive, and then the said Julia Weiss, with the said car and the horses aforesaid, so forced and driven as aforesaid, then and there lawfully and lawfully did strike, knock down and run over, thereby injuring her the said Julia Weiss, in and upon her

left leg, one mortal wound and fracture
 of the femur of six inches and of the
 breadth of four inches, of which said
 mortal wound and fracture the the
 said Julia Weiss then and there died.
 And so the Grand Jury do advise do
 say that the said Charles Thompson,
 then the said Julia Weiss, in manner
 and form and by the means aforesaid,
 wilfully and feloniously did kill and
 slay, against the form of the Statute
 in such case made and provided, and
 against the peace and dignity of the
 said People.

Charles Thompson,
 District Attorney

POOR QUALITY ORIGINALS

0389

Defendant may be bailed in the sum of \$1500. *W. G. L.* July 3rd 1883.

BAILED,

No. 1, by *Hugh Heiney*
Residence *418 West 53rd* Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

\$150. *W. G. L.*
Police Court No. 3
District 6

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Josiah B. Bangerter
15-20th Street

Charles Thompson

OFFICE

Dated July 25 1883

P. A. Reilly
Magistrate.
J. J. Bore
Officer.

13 Precinct.

Witnesses
Ed. J. Lynch
Wm. W. 53rd
Wm. H. S. Stearns
Wm. H. S. Stearns
Wm. H. S. Stearns

No. *Adam Weiss*
Street, *328 Broadway*

No. *William Weiss*
Street, *328 Broadway*

No. *William Weiss*
Street, *328 Broadway*

Offence *Homicide*
causing the death of Julia
Wass

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 *July 23* 188 *5* *Samuel C. Reilly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINALS

0390

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

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

Question. What is your name?

Answer. Charles Thompson

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Ireland

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

Answer. 774 10th Ave 1 year

Question. What is your business or profession?

Answer. Car 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 was coming down through Delancy
St. and there was a wagon on the track
and it pulled out on the corner of
Manhgan an Delancy Streets and this
child ran out in front of the
Car. and had a wooden pail
on its head. I called
out to him and he fell down
on the railroad track and I
put on the brakes but was
unable to stop the Car before
one of the wheels went over his
leg
Charles Thompson

day of

Taken before me this

23

188

5

John J. McKeown
Police Justice.

0391

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

POLICE COURT— _____ DISTRICT.

Louis Burman

of No. 1520 Park Avenue Street, being duly sworn, deposes and

says that on the 22 day of July 1885

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

did then and there feloniously, wilfully and intentionally and from a premeditated and deliberate design to effect the death of one Julia Weiss kill the said Julia Weiss by wilfully maliciously driving a team of horses attached to a railroad car as described in the within affidavit to be annexed

0392

Third District Police Court
The People vs

Charles Thompson

Louis Beringer, being duly sworn deposes and says, I reside at No 1520 Park Avenue. I am 16 years old. I am employed with my father in the tobacco business at 113 Maiden Lane. On July 22 1885, about 10 o'clock A.M., I was riding on the front platform of car No 179 of the Central Park North and East River R.R. Co. The car was driven by Charles Thompson and was going at an ordinary rate of speed, neither fast nor slow. When the car reached the corner of Mangin and Delancy streets I first saw a child about nine years old, whose name I am informed is Julia Weiss. The said child was walking with her back towards the car and in the same direction that the

0393

car was going, when I first saw the child she was about three yards from the horses' head walking about a foot from the rail. She carried a pail on her head and evidently did not hear the car coming behind her. I cannot say whether the car horses had a bell attached. I think that if the driver was paying attention to his duty he would have seen the child as soon as I did, and thus have had time to stop the car, as he made no motion to stop I nudged him and said "stop". Then the child was already under the horses' feet. Thompson, the driver then pulled up the horses and put on the brake. But, the horse knuckled the child down, and before the car stopped the front wheel ran over the child. At the time the horse struck the child, the child was walking about a foot away from the track. If the horses had been kept between the

0394

rails the child would not have
been struck. If the driver
had been looking ahead he
could not have failed to see
the child.

Brought before me this Louis D. Swiggert
23 day of July 1885

Samuel O'Neill
Police Justice

0395

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

POLICE COURT, 9 DISTRICT.

John J. Borne

of No. Fifteenth Precinct Police Street, being duly sworn, deposes and says,

that on the 22 day of July 1885

at the City of New York, in the County of New York, I was informed that

a child had been run over at the corner of Delaney and Mangin streets. I went to the spot and found Julia Weiss, a child nine years old residing at 321 Delaney street, suffering from injuries. Charles Thompson, (now here) informed me that he had driven Car No 179 of the Central Park, North and East River R.R. Co. line over the body of the said child, causing the said injuries. I have been informed

of
Answer to interrogatory, this

1885

July

Police Justice

0396

POLICE COURT—3 DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Charles Thompson

vs.
Thompson
AFFIDAVIT.

Dated *July 23* 188

O'Rilly

Magistrate.

Borne 13

Officer.

Witness,

Disposition

that the child has since died. I
arrested the said Thompson to await
the result of injuries to the said
child.

Known to before me this
23 day of July 1885

John J. Rowe
Samuel O'Rilly
Police Justice

0397

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

POLICE COURT, 9 DISTRICT.

Adam Weiss

of No. 324 Delaney Street, being duly sworn, deposes and says,
that on the 22 day of July 1887
at the City of New York, in the County of New York, at Bellevue Hospital

Julia Weiss, deponent's child, aged
nine years died at Bellevue Hospital
in consequence of injuries received by
being run over by Car No 179 of
the Central Park North and East River
R.R. Co., line, near the corner of Mungin
and Delaney street. Deponent is
informed that the said car was driven
by Charles Thompson (now here)

Adam Weiss

Sworn to before me, this 29 day of July 1887

Samuel W. Bull
Police Justice.

0390

MEMORANDA

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
Years.	Months.	Days.			
9			U.S.	Wagon	July 22 nd 1885
				on Bellvue Hoop	

Shack from
Compartment (broken)
of passenger-behind
Spring room on in
Compartments of West
Bellevue by a Red
Line Car. Killed on
July 22nd 1885

B. F. M.

No. 342

3rd. Quar.

1885

AN INQUISITION

On the VIEW of the BODY of

Julia Rose

whenever it is found that she came to
U.S. Death by

Shack from Compartment
of Bellevue of Red
Line Car.

Request taken on the
of July 29 day
1885 by
E. F. MARTIN, Coroner.

POOR QUALITY ORIGINALS

0399

MEMORANDA.

AGE.			PLACE OF NATIVITY.	WHERE FOUND.	DATE When Reported.
Years.	Months.	Days.			
9			U.S.	Wagon on Belmont Hoop	July 22 nd 1885

Shack from
Compounds made
of human heads
being run over in
Compound of West
Delaware by a Red
Line Car. Will am
July 22nd 1885

P. M.

No. 342

3rd Quar.

1885

AN INQUISITION

On the VIEW of the BODY of

Julia Rose

whereby it is found that she came to
19. Death by

Shack from Compound
Fracture of Left
Forearm.

Inquest taken on the
29 day
of July 1885 before
E. F. MARTIN, Coroner.

POOR QUALITY
ORIGINALS

0400

TESTIMONY.

Dr. J. Jenkins
I have made an examination
Julia Wise
Margue and from such examination
and history of the case, as per testimony, I am of opinion the cause of death is
Shock from *Compound Fracture of Left*
Radius.

Dr. D., being sworn says:
of the body of
now lying dead at

Dr. J. Jenkins *Dr. D.*

Sworn to before me
this 28th

day of *July*

1885

Edward Martin

CORONER.

POOR QUALITY
ORIGINALS

0401

1 Bellvue Hosp

July 22/85

Coroners case

Julia Wise

9. W. L.

378 H. Clancy St.

Mother Dams

Was brought in Ambulance
by Dr O'Neil at 11¹⁵ AM this
day from H. Clancy & Tompkins.
& died at 4 P. M. July 22/85
Diagnosis. Compound Fracture
of Femur caused by being run
over by a Belt Line car
W. L. H. Stearns

0402

CORONER'S OFFICE.

TESTIMONY.

Bellama Hospital.

July 27, '85.

Julia Kiss - Age 9 yrs.
Res - 378 Delancey St. Occup. Shop girl.Patient was taken here by ambulance
from Delancey St. with a history of having
been run over by a horse car.She arrived in the ward at 11.30 A.M.
July 27, '85 conscious, but suffering
from severe shock.An Examination revealed a lacerated
wound extending - from about 7 inches
below the center of Poupart's ligament
to a few inches below the knee joint.The joint did not appear to be
opened. There was a compound
comminuted fracture, at about
the middle of the shaft, of the Femur.The muscles were crushed and
torn and there was considerable
hemorrhage. Patient was rallied
from shock and died 3.15 P.M.Henry S. Stearns, M.D.,
House Surgeon.

Taken before me

this

29 day of

July 1885

James S. Martin

CORONER.

POOR QUALITY
ORIGINALS

0403

CORONOR'S OFFICE.

TESTIMONY.

1
Officer John J. Brown, 13th Precinct
being sworn says. On July 27th 1885
I was standing at the corner of
Broad st. about 10 AM a boy
came to me and said that
a child had been run over
at Murray & Delancey st.
I went there and found a
female child lying in a state
on the corner and on investigation
was informed that Mrs. Mary
Driver of car 179 of 1st Precinct
had run over the child. I
sent for an ambulance I
arrested the driver and took
him to Court Market before
Judge O'Reilly who committed
him without bail, when I
got to the place of the accident
the car was between the two
cross walks, the driver was
perfectly sober and said he
could not help running over
the child, the child lived at
328 Delancey st. and was alone
at the time, there were two
passengers in the car at the time
of the accident. John J. Brown

Taken before me

this 27th day of July 1885

Edward J. [Signature]

CORONER.

0404

CORONOR'S OFFICE.

TESTIMONY.

2.

Edward J. Long, being sworn says.
 I reside at 415 West 53rd St. and
 am a Conductor on Bklt Rail Road
 of Car 179. On July 22nd 1885 about
 10 AM while at Mungin &
 Delancey St and going down
 town I was inside the car
 collecting a fare and I
 felt a shock of the car &
~~and~~ the driver put on the
 brake quick and then heard
 a child scream, the car slid
 about 4 or 5 feet and by that
 time the horses heads were
 on the south side of Delancey
 street I got off as soon as
 the car was stopped and saw
 some one pick up the child
 and carry it to a stable on
 the corner, the front wheel on
 the right hand side of the car
 had passed over the left leg
 of the child, the child was run
 over between the two crossings
 and near the lower side of Delancey
 street, the driver was sober at the time
 and we were going at an ordinary rate
 of speed.

Taken before me

this 27th day of July 1885.Edward J. Long
 Bernard Martin

CORONER.

0405

CORONOR'S OFFICE.

TESTIMONY.

3.

Lewis Berninger. being sworn says.
 I reside at No. 1520 Park Ave. and
 am employed by my Father at
 113 Maiden Lane in the tobacco
 business. On July 27th about
 10 Am I was on car 179
 of Belt Rail Road I got
 on the car at 4th & N. I
 and had a bundle of cigars
 on front platform, when going
 through Meyer and at Deacey
 street I saw a child walking
~~at~~ about a foot from the track
 and her back to the car and
 she was about 3 yards from the
 horses heads and had a ^{wooden} stool
 on her head, she was about a
 foot from the rail, the driver
 did not seem to pay any attention
 and ~~the~~ I said to him ^{stop}
 the child was then knocked
 down the driver put on the
 brake but could not stop
 in time the front wheel of
 the car went over the child
 I was the only passenger on the
 front platform and was leaning
 with my back against the car,

Taken before me

this day of

188

CORONER.

0406

CORONOR'S OFFICE.

TESTIMONY.

4.

The car was between the two crossings when the driver stopped it, the driver had not been looking at his horses before the accident. And he was starting up, he seemed to me to be sober and he had not been talking to me nor to him, the horses were going at a moderate rate of speed. I did not see any wagon in front of the car before the accident

Louis D. Bringer

Charles Thompson after being told by the coroner as to his rights was sworn and says. I reside at No. 774. 15th St. and was a driver on Belt Railroad. On July have been employed as such over a year. On July 27/11 about 10 AM I was going through Manheim street on car No. 179 and when near Delaney st. I saw a horse wagon on the track in front of me, the driver turned out before I got to the car. I then saw a child behind the wagon or ahead of it etc

Taken before me

this 29 day of July 1885
Gerrard H. H. H.

CORONER.

0407

CORONOR'S OFFICE.

TESTIMONY.

had a wooden pair on her back
 and drove to her shoulder,
 I followed to the child and
 put on my brake at the same
 time as tight as I could, one
 of the horses knocked the child
 down and the right front
 wheel of the car went over
 the child, the car slid about
 from 7 to 4 feet before I
 could stop it. I then got off
 and saw a man pick up
 the child and take it to the
 coroner, Dringer the previous witness
 had said to me to stop but
 I then had my brake on, I
 had left the depot at 9 AM, and
 was going at an ordinary rate of
 speed and was on time, I had been
 running car 179 about 5 months
 the brake was in good order, I
 was looking ahead before the accident
 happened, the child had been taken
 from under the car before I got off
 it.

— Charles Thompson

Taken before me

this 29 day of July 1885

Arnold Hartin

CORONER.

0408

CORONOR'S OFFICE.

TESTIMONY.

6

Herman Heisel being sworn says.
I reside at No. 127. Seventh St.
On July 27/85 about 11 AM I
was in ~~Delaney~~ ^{Delaney} ~~Delaney~~
street to get orders for my
employees - my Lewis & Delaney
I was in Delaney bet. Manning
& Thompson and I saw a girl
run over by a Pitt car and
a man pick the child up
and carry her to a stable, I
did not see the horse attached
to the car strike the child and
I saw the driver put on the
brake, it was between the two
crossings where the child was
run over, I did not see any
quail on the head of the child
I did not see any wagon until
after the accident happened it
was then in Delaney St. and the
head of the horse was towards
the Drovers

Herman Heisel

Taken before me

this 28th day of July 1885

Bernard Hasler

CORONER.

0409

STATE OF NEW YORK

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the Court Office No. 15 Chatham Street, in the 4th Ward of the City of New York, in the County of New York, this 29 day of July in the year of our Lord one thousand eight hundred and

B. F. MARTIN, Coroner

of the City and County aforesaid, on view of the Body of

Julia Wise.

Sworn.

Upon the Oaths and Affirmations of good and lawful men of the State of New York, duly chosen and sworn, or affirmed and charged to enquire, on behalf of said people, how and in what manner the said Julia Wise came to her death, do upon their Oaths and Affirmations, say: That the said

Inquiries received by being run over by car No 179 of B.F.M. & C.R.R. at Manheim Delaney at July 27/88. about 10 AM and we condemn the driver for carelessness

Inquiries received by being run over by car No. 179 of B.F.M. & C.R.R. at Manheim & Delaney at July 27/88 about 10 AM and we believe that death was due to her own carelessness

In Witness Whereof, We, the said Jurors as well as the CORONER, have to this Inquisition, set our hands and seals, on the day and place aforesaid.

JURORS.

- George H. Cole 1490 Broadway Aug 2 July 1541 Broadway
Thomas Hooper 721 7th
John B. Metcalf 712 7th
Jacob Deibert 161 Essex St
Samuel E. Cooper 157 W. 46
Luther A. Wickes 31 Bowery

Samuel F. Martin

CORONER, S. S.

POOR QUALITY
ORIGINALS

0410

TESTIMONY.

Theresa Hien being sworn says I reside
at 378 Delancey st. the deceased Julia
Hien was my child. On July 1st
she went out about 9.30 AM for ice
and had a wooden pail to get
it in she was to go to the foot
of Barrington st. I heard from a
grocery woman that my child was
run over I went to a stable corner
Murray & Delancey st. and found
my child there she said that she
wanted to cross in a hurry but
the car of Edt. Boyd did not
stop and went over my left.
though, the child was always crying
when crossing I did not hear of
her having the pail on her head
at the time of the accident.

Francine M. Hien

Sworn to before

this

28th day of July

1885

CORONER.

0411

BOX:

186

FOLDER:

1879

DESCRIPTION:

Thompson, James R.

DATE:

08/19/85



1879

0412

Witnesses:

9/17
Counsel,
Filed 19 day of Aug 1885
Pleads (Not guilty) (20)

THE PEOPLE
vs.
James R. Thompson
Grand Larceny, 1st Degree.
(From the Person.)
[Sections 528, 530, 531 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

John O'Leary
Foreman.
James J. O'Leary
State Referee
Edwin

0413

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James A. Thompson

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

James A. Thompson

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

The said *James A. Thompson,*

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

one watch to the value of thirty
dollars, and one chain to the value
of twenty dollars,

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

Randolph B. Martine,
District Attorney

0414

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Mulvey
aged 35 years, occupation Police officer of No. 27th Avenue Police Station Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of Ed Bates

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

Sworn to before me, this

day of

16
August 1888

Thomas Mulvey

deponent

Police Justice.

0415

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Ely Bates

James Mulvey

of No. *434 East 116th* Street, aged *59* years,

occupation *none* being duly sworn

deposes and says, that on the *15th* day of *August* 188*5* at the City of New

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

A Gold Watch with Gold Chain attached of the value of fifty dollars — \$50⁰⁰/₁₀₈

the property of

deponent

and that this deponent

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

James R. Thompson (now here)
from the fact that deponent was in company with said defendant for about 15 or 20 minutes in a bar room on the south side of Cortlandt Street between West and Washington Streets in said City where he lost said property that at about he had said property in his Vest Pocket when he entered said place and that in said space of time while there it was feloniously taken, stolen and carried away from his person. Deponent further says that he was informed by Thomas Mulvey an officer of the City Precinct Police that he arrested said defendant and that when deponent said officer arrested

Served to Release me this day 1885 Police Section

0416

defendant he had said stolen property in his possession
Deponent therefore asks that said defendant be held to answer for feloniously stealing said property from the vest pockets of deponent

Eli Bates

Sumpt before me
this 16th day of August 1885

Deputy Justice

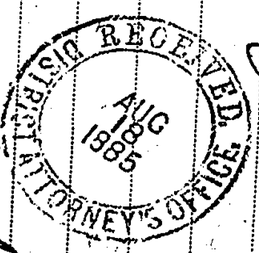
It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
Dated August 16 1885
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885
Police Justice

Police Court, District

THE PEOPLE, &c.,
on the complaint of
Eli Bates
#34 E. 11th
James Thompson

Dated August 16 1885
Magistrate
Mullary Officer

Witness
John Mullary
Street



No. 1000
Sessions.
Doe

#117 ✓ 1885

0417

Sec. 198-200.

CITY AND COUNTY OF NEW YORK

District Police Court.

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

Question. What is your name?

Answer. *James R Thompson*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *US*

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

Answer. *537 West 37th Street, New York*

Question. What is your business or profession?

Answer. *Rail Road Clerk*

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

Answer. *I am not guilty. James R Thompson*

Taken before me this

day of

August 188*8*

1888

Police Justice.

04 18

BOX:

186

FOLDER:

1879

DESCRIPTION:

Timbrook, Henry

DATE:

08/11/85



1879

0419

129. B. A.P.

J. J. Johnson

Counsel,

Filed *11* day of *Aug* 188*5*

Pleas, *Arrested in*

Washington

THE PEOPLE

vs.

F

Henry Timbrook

Essex Foreman

Sections 498, 506, 526, 532, 550

Sworn in the Third Degree.

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Wm. C. Scott

Aug. 14. 1885 Foreman

Pleas P. L.

Term: One year.

Witnesses:

.....
.....
.....

0420

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Denny Sindrodel

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

Denny Sindrodel

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

The said *Denny Sindrodel*,

late of the *Manhattan* Ward of the City of New York, in the County of New York, aforesaid, on the *21st* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *dwellinghouse* of one

Montgomery

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

Montgomery

in the said *dwellinghouse* 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.

0421

SECOND COUNT—

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

Denny Sindroda

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

The said *Denny Sindroda,*

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

one sacque of the value of two dollars, one jacket of the value of two dollars, one jersey of the value of two dollars, two handkerchiefs of the value of fifty cents each, and four shoes of the value of one dollar each,

of the goods, chattels and personal property of one *Morris Sussner,*

in the *dwelling house* of the said *Morris Sussner.*

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

0422

THIRD COUNT—

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

Danny Lindrook

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

The said *Danny Lindrook*,

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, with force and arms,

*Two boxes of the value of
one dollar each.*

of the goods, chattels and personal property of one *Monty Agnew*,

by ~~as~~ certain ~~persons~~ persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said *Monty Agnew*

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

Danny Lindrook

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

RANDOLPH B. MARTINE,

District Attorney.

0423

Police Court District: *34 893*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charlotte Mamm
145 3. 8th Avenue

Henry Simbrock

August 6
188*5*

Offence *Burglary & Larceny*

1885
10
1935

Dated *August 6* 188*5*

Walter T. Mason Magistrate.
Samuel S. Hogan Officer.
11 " Precinct.

Witnesses
No. _____ Street.
No. _____ Street.

No. _____ Street.
\$ *1500* to answer *Sam. Sessions*
Conrad

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

Henry Simbrock

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Fifty* 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 *August 6* 188*5* *J. M. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0424

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Henry Jimbrook

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 *Henry Jimbrook*

Question. How old are you?

Answer *18 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *59 Cannon St. 3 months*

Question What is your business or profession?

Answer *Machinist*

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

Answer. *I did not take the things.
I have nothing else to say.*

Henry Jimbrook

Taken before me this

day of

188

W. J. Patterson
Police Justice.

0425

Police Court— 3rd District.

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

Charlotte Grosner
of No. 453 East Houston Street, aged 25 years,
occupation Housekeeper being duly sworn

deposes and says, that the premises No 453 East Houston Street,
in the City and County aforesaid, the said being a Tenement Dwelling
House in the 11th Ward of said City
and which was occupied by deponent as a Dwelling House
and in which there was ^{in fact} ~~not~~ at the time a human being,

Becke and
were BURGLARIOUSLY entered by means of forcibly opening the
door of deponent's apartments on the
~~second~~ ^{third} floor of the same
house by means of a Pick Lock, at
about the hour of 8 o'clock A. M.
on the 5th day of August 1885 in the Day time, and the

following property feloniously taken, stolen, and carried away, viz:
One Sack, one jacket, one
jersey, two sets Handkerchiefs,
and two pair of shoes, said
property being in all of the value
of ten dollars

the property of deponent and her husband, Maitly Grosner,
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
Henry Sambrook, now here,

for the reasons following, to wit: That deponent left said
apartments about the hour of
6 1/2 o'clock on the morning of said
day. That deponent then closed
and secured said apartments and
locked the door of the same.
That said property was then within

0426

said apartments. That when
deponent returned to said apartments
at about the hour of 7 o'clock P. M.
of said day deponent found said
door open and discerned that
said property had been stolen
and carried away from said
apartments.

That after the arrest of said
defendant deponent found in
his possession and worn on
his feet a portion of said
stolen property, viz: - one pair
of said shoes, which shoes the
said defendant has now been
in Court on his feet.

Witness to before me this 6th day of August 1885

H. M. Patterson Police Justice

Police Court _____ District.

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

Dated _____ 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____

No. _____ Street.

0427

BOX:

186

FOLDER:

1879

DESCRIPTION:

Tode, Julius

DATE:

08/20/85



1879

0428

True's appeal

FS

Witnesses:

2113

Counsel,
Filed, *20* day of *Aug* 188*5*
Pleads, *Not guilty*

SABBATH BREAKING.
(Section 267, Penal Code.)

THE PEOPLE

vs.

B
Julius Eade

RANDOLPH B. MARTINE,

Part III April 19/87.
District Attorney.

Pleads Guilty

A True Bill.

John O. Smith,
Foreman

Wm. P. FS

0429

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 Tade

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

John Tade

of the CRIME OF SABBATH BREAKING, committed as follows:

The said *John Tade,*

late of the City of New York, in the County of New York aforesaid, on the *Monday* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*five*, the same being the first day of the week, commonly called and known as Sunday, at the City and County aforesaid, unlawfully did publicly sell and expose for sale to

divers _____ persons to the Grand Jury aforesaid unknown, certain property,

and articles of food, to wit: one hundred pounds of meat and a great quantity of groceries, after the hour of ten o'clock in the morning of said day;

to the serious interruption of the repose and religious liberty of the community, against the form of the Statute in such case made and provided, and against the peace and dignity of the said People.

RANDOLPH B. MARTINE,

District Attorney.

0430

Police Court 32 District 735

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James A. McKeown
100 West
Amherst Ave

Offence *Viol. Sabbath*
Law

2
3
4

Dated July 14 188 5

Samuel O'Reilly
Magistrate.
10
Precinct.

Witnesses:
No. _____ Street _____
No. _____ Street _____

No. _____ Street _____
\$ 100 to answer 4 Sessions.
300

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

Julius Fosse

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 July 14 188 5 *Samuel O'Reilly* Police Justice.

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

Dated July 14 188 5 *Samuel O'Reilly* Police Justice.

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

Dated _____ 188 _____ Police Justice.

0431

Sec. 198-200.

30 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Question. What is your name?

Answer. *Julius Focke*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *77 Delancey Street 13 years*

Question. What is your business or profession?

Answer. *I keep a Delicatessen store*

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

Answer. *I am not guilty and
I demand a trial by jury.*

Julius Focke

Taken before me this

day of

July 1885

Wm. J. Kelly Police Justice.

0432

Sec. 151.

Police Court 3^d 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 Jerome S. Remmes of No. Tenth Recinct Police Street, that on the 12th day of July 1885 at the City of New York, in the County of New York,

against Julius Tode for Sabbath breaking
in violation of the Penal Code

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 him forthwith before me, at the 3^d 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 13 day of July 1885,
Samuel M. Kelly POLICE JUSTICE.

77 Mulberry
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs

Warrant-General.

Dated _____ 188

Magistrate.

Officer.

The Defendant _____ taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest, _____
Native of _____
Age, _____
Sex, _____
Complexion, _____
Color, _____
Profession, _____
Married, _____
Single, _____
Read, _____
Write, _____

POOR QUALITY ORIGINALS

0433

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss:

POLICE COURT, 3^d DISTRICT.

Jerome S. Remer

of No. Fifth Precinct Police Street, being duly sworn, deposes and says,

that on the Sunday the 12th day of July 1885,

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

did unlawfully and wilfully expose for sale and publicly sell at and from the premises No 77 Delancey St in said City certain merchandise viz: Meats and Groceries, and said defendant did then and there unlawfully engage in public traffic as aforesaid and did break the sabbath in violation of law.

The aforesaid act was not committed by said defendant of necessity or charity
Jerome S. Remer

Sworn to before me, this

12th day

1885

Samuel W. Hall Police Justice

0434

BOX:

186

FOLDER:

1879

DESCRIPTION:

Turner, Thomas R.

DATE:

08/17/85



1879

POOR QUALITY ORIGINALS

0435

178 B A1
Lamm

Counsel,
Filed 17 day of Aug 1885
Plead: *Guilty*

THE PEOPLE
vs.
Thomas R. Turner
[Sections 528 and 580, of the Penal Code].
Larceny, 2nd degree.
(MISAPPROPRIATION.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

J. M. O'Leary
Foreman.
J. P. O'Leary
Plead. Clerk.
Rev. J. P. O'Leary

Witnesses:

0436

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 R. Turner

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

The said Thomas R. Turner,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the twenty ninth day of June, in the year of our Lord one thousand eight hundred and eighty five, at the Ward, City and County aforesaid, being then and there the clerk and servant of Isaac Stone and Elias Goodman co-partners in trade then and there doing business under the name of Stone and Goodman, and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said Isaac Stone and Elias Goodman, the true owners thereof, to wit: the sum of thirty two

dollars in money, lawful money of the United States and of the value of thirty two dollars,

the said Thomas R. Turner, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did feloniously appropriate the said sum of money

to his own use, with intent to deprive and defraud the said Isaac Stone and Elias Goodman of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said Isaac Stone and Elias Goodman,

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

RANDOLPH B. MARTINE,
District Attorney.

0437

NEW YORK
 PAID TO THE ORDER OF
 A. M. COLLIGNON
 Commission Merchant,
 330 WASHINGTON ST.
 BELMONT, N. J.
 TERMS CASH.

May 29/85
 Read from Mr Collignon
 the sum of Thirty Dollars
 for Rent of Cloth
 30⁰⁰

J. R. [Signature]
 J. R. [Signature]

0438

August 28
2888

BAILED,

No. 1, by _____

Residence _____

No. 2, by _____

Residence _____

No. 3, by _____

Residence _____

No. 4, by _____

Residence _____

Police Court

District

199

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Stone

198 of January

Michael Stone



Offence

Grand Larceny

Dated

July 27 188

No. 3, by

Magistrate

Stanley Sullivan

Precinct

No. _____

Augustin Lathigues

Street

No. _____

Street

No. _____

Street

to answer

300

Deer

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

Three guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Three* 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

July 27 188 *Solomon Simms*

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

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

Dated

188

Police Justice.

0439

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

101 District Police Court.

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

Question. What is your name?

Answer. *Thomas R. Turner*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *592 Broome Street Syracuse.*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty of the charge*
Thos. R. Turner

Taken before me this *24th* day of *Sept* 188*8*
Wm. J. Sullivan
Justice of the Peace

0440

CITY AND COUNTY }
OF NEW YORK, } ss.

August Wd Calligron
aged 49 years, occupation Commission Merchant
330 Washington Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of David Stone

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

Sworn to before me, this 27th day of July 1888 by A W Calligron

John Smith
Police Justice.

0441

Police Court 1st District.

Affidavit—Larceny.

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

Israel Stone

of No. 198 Bowery Street, aged 37 years,

occupation Merchant being duly sworn

deposes and says, that on the 29th day of June 1888 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz :

Good and lawful money of the United States consisting of Bank notes and bills of divers denominations and values and being together of the value of Thirty Dollars.

the property of Israel Stone and Elias Godwin Comprising the firm of Stone and Godwin

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by Thomas P. Turner (now here) for the reason that said day said Turner was in deponent's employ as a canvasser and the for said day he delivered a suit of clothes to August M. Callignon of 530 Washington Street and was to collect 30 dollars therefor and return the same to deponent. Deponent is informed by August M. Callignon that on said day he said Turner said money, and that a receipt therefor Deponent further says that said Turner has refused to return the said money to him or to his firm but has appropriated the same to his own use and Deponent

Sworn to before me, this day 1888
Police Justice

0442

therefore charges said Turner with having
taken stolen and carried away said
property

Present to before me Israel Stone
this 27th day of July 1885
Abelard Smith
Magistrate

It appears 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 1885
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1885
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

1
2
3
4

Offence—LARCENY.

Dated 1885
Magistrate.
Officer.
Clerk.

Witnesses,
No. Street,
No. Street,
No. Street,
to answer Sessions.