

0600

BOX:

119

FOLDER:

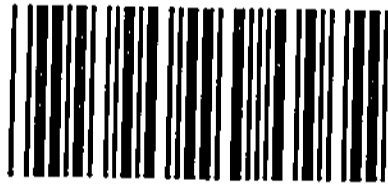
1259

DESCRIPTION:

Jasper, Mary

DATE:

11/14/83



1259

POOR QUALITY
ORIGINAL

0601

#74

W. J. Belland

Counsel,

Filed 14 day of

1883

Pleads

Not guilty

THE PEOPLE

vs.

Martha

Lester

INDICTMENT.

Grand Larceny in the

(MONEY)

First degree.

JOHN McKEON,

Per Nov 16/83 District Attorney.

Indict + provided, vs.

A True Bill. *Per 5 years*

W. H. Cane

Foreman

0602

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Martha Jasper

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

Martha Jasper
of the crime of GRAND LARCENY IN THE *first* DEGREE, committed as follows:

The said *Martha Jasper*

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty eighth* day of *October* in the year of our Lord one thousand eight
hundred and eighty-*three* at the Ward, City and County aforesaid, with force and arms, *in the*
night time of said day
four promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars
each; ten promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars *each; twenty* promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the
value of five dollars *each; fifty* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars,
and of the value of two dollars *each; fifty* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of one dollar, and of the value of one dollar *each; four* promissory notes for the payment of
money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty
dollars *each; ten* promissory notes for the payment of money (and of the kind known as bank
notes), being then and there due and unsatisfied, of the value of ten dollars *each; twenty* promissory
notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of
the value of five dollars *each; one* promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of two dollars *;* *one*
promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of one dollar, *two promissory notes for the*
payment of money, being then and there
due and unsatisfied (and of the kind known
as United States Treasury Notes), for the
payment of and of the value of one
hundred dollars each, and one promissory
note for the payment of money, being then and
there due and unsatisfied (of the kind known as
United States Treasury Notes), for the payment
of and of the value of fifty dollars
of the goods, chattels, and personal property of one *John Longville*
on the person of the said *John Longville* then and there being found,
from the person of the said *John Longville* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0603

Police Court 2 830
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John A. Conville
221 No. 1 St.

Martha Jasper

Offence Larceny
1st degree.
from Person.

Dated October 31 1883

John A. Conville
Magistrate.

John A. Conville
Officer.

8
Precinct.

Witnesses

No. 1 Street.

No. 2 Street.

No. 3 Street.

\$ 1000 TO ANSWER

1500 - Bond

3:00 PM

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

Martha Jasper

guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated October 31 1883 John A. Conville 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.

0604

Sec. 198-200

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Martha Jasper*

Question. How old are you?

Answer. *23 Years.*

Question. Where were you born?

Answer. *Lake George.*

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

Answer. *217 West 58th Street*

Question. What is your business or profession?

Answer. *Dressmaker.*

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**Martha Jasper*

Taken before me this

20

day of

*October*188*3*

Police Justice.

0605

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK

of No.

221 West 21st Street.

Age 35

Blacksmith

being duly sworn, deposes and says, that on the

25th

day of

October

1883

at the

premises No 27 1/2 Sullivan Street

City of New York,

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

of deponent,

the following property, viz:

One Leather Wallet. Containing
 Good and Lawful Money of
 the United States Consisting
 of Notes or Bills of divers ~~denominations~~
 denominations and values
 together of the value of Seven
 hundred and fifty dollars.
 the property of Deponent.

Sworn before me this

188

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

Martha Jasper (now Mrs)
 from the fact that at or about the
 hour of six O'clock P.M. on said
 date Deponent was accosted by
 the said Jasper in Sullivan near
 Grand Street for the purpose of
 prostitution, Deponent went with
 the said Jasper to a room in premises
 No. 27 1/2 Sullivan Street near house.
 and on entering the said room in

188
Justice

0606

Company with the said Jasper. She the said Jasper put her arm around Deponent's Neck and commenced hugging Deponent, Deponent felt the said Jasper Unbutton Deponent's Coat. Deponent struggled with the said Jasper to get away and on getting away from the said Jasper Deponent immediately left the said room and went down stairs ~~on~~ and on reaching the sidewalk in front of said premises Deponent discovered that the said property had been taken stolen and carried away from the right hand inside pocket of the Coat then on Deponent's person.

Deponent then went back up stairs to the said room and found it locked on the outside with a padlock and could not get in the room. Deponent therefore charges that the said property had been taken stolen and carried away by the said Jasper. And prays that the said Jasper may be dealt with as the Law directs.

I sworn to before me. } John Longville
this 30th day of October 1885

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated

188

Magistrate

Officer

WITNESSES:

DISPOSITION

AFFIDAVIT
Larceny

John Longville Police Justice

0607

2^d Dist Police Court - Oct 31st 1933
2³⁰ P.M.

The People vs
on the complaint of
John Longville
vs
Martha Gasper

Charge from the
Prosecution

Cross Examination of
Complainant, John Longville by
Mr Barnard Counsel for Defense
Question How long have you resided in
the City of New York

Answer One Month ago the 1st of this
Month.

Q. Are you a native of Scotland?

A. Yes, from Dysburgh

Q. State the circumstances under
which you formed the acquaintance
of defendant.

A. I was standing in Sullivan St -
near Grand when she spoke to
me. I was waiting to take a
car. She asked me if I wanted
a crane. I said, no. She
asked me if I wouldn't treat
her. I said, all right I would
give her 25 cents. I gave it to
her and went to a room and
she nestled with me and tried
to induce me to stay. During
the nestle she pulled my coat
open. I freed myself and left.

0608

(2)

When I got to the side walk I discovered that I was missing my purse and turned back, and tried to get back into the room. The rest happened as stated in my complaint.

Q. Have you now stated everything that occurred from the time you met defendant until you discovered that your money had been stolen?

A. Yes.

Q. She used the word "cram" when she accosted you, you say?

A. Yes. I guessed what she meant. I have been in this country 14 years, although only a short time in New York. I told her I didn't want any. She asked me to treat. I told her I would give her 25 cents. I meant to give it to her to treat with. I did not go with her to any liquor store, but went with her to her room. I did not intend to have intercourse with her. I can't explain why I went with her, unless it was the temptation of the devil.

Q. Didn't you go for the sole and absolute object of having sexual intercourse with her?

A. No.

20. Had you any previous acquaintance with the neighborhood in which her room was situated - the room of a rear building in Sullivan Street?

A. No.

20. On what floor is the room?

A. On the second floor. The door was not locked as we went into the room. The room did not look very fancy. There was one woman in the room when we went in. It was about six o'clock - about getting dark - There was a lamp burning, not very brightly. I did not look much around the room. I was trying to get rid of her. As soon as I got into the room I determined to try to get rid of her. I said I didn't want anything and I tried to get away. I used my arms and hands to force her away to free myself of her. She had hold of me around the body and in different shapes, I can't say from previous experience whether it is unusual in such cases for a woman to throw her arms around a man. I do not pretend to be a strictly moral man.

20. Have you not in your career on several occasions had sexual intercourse

06 10

(4)

with the other sex?

A. I decline to answer

Q. Do you decline to answer on the ground that it would tend to criminate or degrade yourself?

and to ~~disgrace~~ ^{Objected to as irrelevant and improper.} ~~bring you into the subject matter of inquiry~~
Question excluded. Exception.

Q. Did you finally disengage yourself and get out of the house?

A. Yes.

Q. About how much time elapsed between your entering the room and your leaving it?

A. From 3 to 5 minutes. I discovered my loss as soon as I got to the sidewalk. I felt my coat loose and I felt that my pocketbook was gone. It didn't occur to me to feel for it when in the room or on the way down stairs. I knew that she had pulled open my coat. I did not realize that my coat was open as vividly when in the room as when I was on the sidewalk. When I discovered my loss I went back to the door of the room where I left her. I was naturally slightly excited - not greatly. I pushed the door fastened. I tried my shoulder to it,

0611

6

I tried to go through it. I got no reply from within. When I left the room I left the defendant there. About 5 minutes elapsed between my leaving the room and returning to the door. It might be that. The whole occurrence from beginning to end occupied about ~~30~~ 10 minutes. When I left the door of the room, failing to get in, I consulted the police.

Q. When were you first advised of defendant's arrest?

A. I think on Saturday evening. I then went to the station house and saw the defendant there. Captain McDonald was there. I was asked by the captain if I could identify the woman. I said I could and could not be mistaken.

Q. There were no other women there in the station house but the defendant? From where did you come to New York?

A. From California where I have been several years. My visit to New York is a temporary one. On the day of the occurrence I had been most of the day in the stock exchange. I had drunk no liquor that day. I had no overcoat on. The money was in a leather

06 12

6

wallet in this pocket (showing the inside right hand pocket of his coat). When I went up stairs my coat was buttoned. I had \$750 # in U.S. bills of different denominations in my pocket. 2 \$100 bills, 1 \$50, 3 or 4 \$20's and the remainder \$10's \$5's and \$1's. The wallet was quite bulky, but not very heavy. It would show through the coat when buttoned. She pulled the coat open up stairs in the room. I did not discover my loss until I reached the sidewalk.

Re direct-

Q. What became of the woman who was in the room when you entered it with defendant?

Objected to on ground that no person has been impleaded in this charge with defendant either by a real or feigned name or representation. Objection overruled - Exception

A. She went into an adjoining room closing the door after her, and neither she nor any one came into the room where I was while I remained there with defendant.

Q. When you met the defendant who spoke of beating fruit?

A. She did.

06 13

(2)

Q. When you returned to the door of the room you say the door was fastened, can you say how it was fastened?

A. Yes, sir. There was a padlock on the outside.

Shown to before me this
31st day of October 1883
Hugh Gardner
Police Justice

John Longville

06 14

BOX:

119

FOLDER:

1259

DESCRIPTION:

Jiminez, Lawrence

DATE:

11/02/83



1259

POOR QUALITY
ORIGINAL

06 15

Counsel,
Filed 2 day of Nov 1883

Pleads *Not guilty*

THE PEOPLE

vs.
D. Lawrence

Prisoner

[5895]
same crime

JOHN McKEON,
District Attorney

Filed & acquitted
A True Bill.

W. H. Chaudron
Foreman.

Committed
to the County Jail

Part 1 1883
Thurs, Dec 6th
A. H. H.

Bailed by
Edward J. Castellanos
336 West 35th St.

06 16

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Laurence Jiminez

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

_____ Laurence Jiminez _____
of the CRIME OF Maintaining a public nuisance
committed as follows:

The said Laurence Jiminez, late of the
Eighteenth Ward of the City of New
York in the _____
~~late of the City and~~ County of New York, on the first _____ day of
October _____ in the year of our Lord one thousand eight hundred and eighty-three
and on divers other days and times, as
well before as after, to the day of taking
this inquisition, and for divers long
spaces of time, to wit: for the space of eight
hours in each of the several days last above-
said, at the Ward City and County aforesaid
with force and arms, in the windows of the
second story of the building occupied by
him the said Laurence Jiminez there situate,
and there and there being in and upon a
certain common and public highway
there commonly called West Fourteenth
Street, unlawfully did publicly put, place
exhibit and expose, and cause and procure
to be publicly put, placed, exhibited and
exposed, divers figures, effigies, puppets,
and pictures; and the said Laurence
Jiminez the figures, effigies, puppets,
and pictures aforesaid, so by him as aforesaid
put placed, exhibited and exposed, and caused

06 17

and caused to be put, placed exhibited
and exposed as aforesaid in the windows
aforesaid then and there, to wit: on the several
days aforesaid, and for ~~divers~~ long spaces
of time, to wit: for the space of eight hours
in each of the said several days, there did
^{unlawfully and publicly} ~~unlawfully~~ ^{publicly} keep and continue and cause and procure
to be ^{publicly} kept and continued; and the said
Lawrence Ginnery, by means of the putting
placing, exposing and exhibiting the said figures
effigies, puppets and pictures in the said
windows, and the causing and procuring
of the same there to be put placed, exhibited
and exposed, and by means of the keeping
and continuing of the same in the said
windows, and the causing and procuring
of the same there to be kept and continued
on the day and in the year aforesaid, and
on the said other days and times, and
for divers long spaces of time, to wit: for
the space of eight hours in each of the
several days aforesaid, unlawfully and
unlawfully did cause, procure and
occasion divers persons, as well men
women and children, that is to say:
two hundred persons, there to assemble
and be, and there to stand and remain, ^{upon}
the said highway, on the several days and
times hereinbefore mentioned, and for divers
long spaces of time, to wit: for the space of
eight hours in ~~each~~ each of the several
days aforesaid, was unlawfully interfered
with and obstructed, so that the good people
of our said State during the said time, could

06 18

not go, return, pass, and repass in and along
the said Highway so freely and conveniently
as they had been accustomed to do, and of
right ought to have done, and all of right
ought to do, to the great damage and con-
mon nuisance of the said People, against
the form of the Statute in such case made
and provided, and against the peace of
the people of the State of New York, and
their dignity.

John McKeon

District Attorney

06 19

Names of Witnesses.

Julius Fechteler	6 N. 14 Street
Morris E. Sterne	2 W. 14 th "
Mrs Ester	4 " "
Peter Hoffman	4 " "
Henry Siede	14 " "
Marc Gambier	" "
Edward J. H. Stent	8 " "
Robert McIntosh	8 " "
John & James Dobson	" "
F. J. Farnham	10 " "
Henry Miller	16 " "
C. W. Packer	9 " "
George Heather	" "
J. Ludwig	" "
John D. Williams	" "
Capt John J. Progan	cor Mercantile
" Alex S. Williams	30 St. bet 6 & 7 th ar
Officer Hoppe	Mercantile
" Martin	Bliss Station

0620

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Levenstein

vs.

Lawrence Imenez

WARRANT—Disorderly Conduct.

Dated Sept 28 1883

Gardner Magistrate

Nixon Officer

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

J. B. Nixon

Dated Sept 28 1883

REMARKS.

Time of Arrest, Sept 28: 1883

Native of Cuba

Age, 40

Sex

Complexion,

Color White

Profession, Merchant

Married Yes

Single,

Read, Yes

Write, Yes

357: 4482

0621

J. M.

District Police Court.

WARRANT—DISORDERLY CONDUCT.

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

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices for preserving the Peace in said City, by *Isaac Lovenstein* of No. *8 West 14th* Street, that on the *26th* day of *September* 188*3* at the City of New York, in the County of New York,

Laurence Imenez.
w. *as in premises No. 9 West 14th* Street, using threatening, abusive and insulting behavior, with intent to provoke a breach of the peace, and whereby a breach of the peace might be occasioned, that said *Laurence Imenez.* did then and there *throw his effigies and pictures at his windows in said premises, causing a crowd to collect in said street to the annoyance of the residents of said street.*
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 bod. *9* of the said Defendant and forthwith bring *him* before me, at the *2nd* 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 *28th* day of *September* 188*3*

Hugh Garman POLICE JUSTICE.

0622

Second District Police Court.

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

of No. 8 West Fourteenth Street, being duly sworn, deposes and says
that on the 26th day of September 1883, at the City
of New York, in the County of New York,

Lawrence Timoney

(now here) was in 9. West 14th Street,
~~using threatening, abusive and insulting behavior, with intent to provoke a breach of the peace, and~~
~~whereby a breach of the peace might be occasioned,~~ that said Lawrence
did then and there Exhibit

effigies and pictures at his windows
at the premises above mentioned, attracting
a crowd causing the footway in said
street to be obstructed, and to the annoyance
of his neighbors, and to the foot passengers
passing said street whereby a breach of
the peace might be occasioned.

Isaac Loewenstein

Sworn to before me, this 28th
day of September 1883
Henry Spencer Police Justice

POOR QUALITY
ORIGINAL

0623

Police Court 2nd District.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Isaac Lowenstein

vs.

AFFIDAVIT.
Discreetly Conducted.

Lawrence Imenez

Dated Sept 28 1883

Gardner Justice.

Wren Officer.

WITNESSES:

Fined, \$

1000 Jan 4 Sept 29 10 am

*List of Criminal
Law.
Section #1146
Vol I.*

POOR QUALITY
ORIGINAL

0624

Handwritten text, likely bleed-through from the reverse side of the page. The text is mostly illegible due to fading and poor image quality.

Rem. ...
1000000000

0625

People v. Cunningham & Denis 528

The defendants being proprietors of a distillery in the City of Brooklyn were in the habit of delivering their grains remaining after distillation, called slops, to those who came for them by passing them through pipes to the public street opposite their distillery, where they were received into casks standing in wagons & carts, & the teams & carriages of the purchasers were accustomed to collect them in great numbers & receive & take away the article. In consequence of their remaining there to await their turns of the streets among the drivers for priority of their disorderly conduct, the street was obstructed & rendered inconvenient to those passing thereon: Held - That the defs were guilty of nuisance.

Rex v. Carlisle & Carrington & Poyne 636

If a party having a house in a street exhibits effigies at his windows thereby attracts a crowd to look at the effigies, which crowd causes the footway to be obstructed, so that the public cannot pass as they ought to do, he is indictable, even supposing the effigies are not libellous.

Penal Code § 385

as to nuisances

Every person owes certain duties to the public, and the failure to discharge them, whereby the public is injured, is regarded at common law, as a quasi crime. Among these duties is that of so using his own property as not to injure the public, being only ~~an~~ an enlarged application of the maxim "*sic utere tuo alienum non laedas*"; and only differing in its violation in this respect in the fact that it is treated as a public offense, and is punishable by ~~fine or imprisonment~~, according to the circumstances and nature of the offense, besides rendering the property producing the injury, to the extent necessary to prevent the injurious consequences, liable to removal either by judgment of the courts, or at the mere motion of any individual suffering special damages therefrom.

Neos p. 29

But many kinds of business that would be regarded as a nuisance upon a street that is densely populated and much traveled,

0627

or that is occupied for business purposes of such a character as naturally make it what is called a thoroughfare, would not be such upon a less populous street, or one that is not so much used by the public; and the same is also the case with business upon ordinary country roads, the same distinction existing between those which are much traveled and those which are but little used by the public.

Proved — p. 34

The judge charged the jury that the defendant had a right to do what he chose upon his own premises, provided he did nothing to annoy or injure his neighbors or the public; but that if the exhibition caused the footway to be obstructed, so that the public could not pass as they ought to do, this was an indictable nuisance, and that it was not necessary that the figure should be libelous, or that the crowd thereby attracted should be idle, disorderly

0628

or vicious persons. The defendant's counsel having argued to the jury that the offense committed by the defendant was of no different character from certain processions and celebrations that were often conducted in the public street. the judge said: "The defendant has observed upon the Lord Mayor's day but that is but one day in the year and if, instead of that, the Lord Mayor's day lasted from October to December I should say it ought to be just as strong to."

Wood p. 275

It is a part of the great social compact that to which every person is a party, that every person yield a portion of his right of absolute dominion and use of his own property, in recognition of obedience to the rights of others, so that others may also enjoy their property without unreasonable hindrance or hindrance.

Wood p. 2

0629

The People
 vs
 Lorenzo Jimenez

List of Witnesses

x	J. Lewenstein	8 West 14 th Street
x	Caspar Fichtler	6 " " "
x	Morris E. Sterne	2 " " "
x	Peter Hoffman & Wm Ester	4 " " "
	Henry Siede	14 " " "
	Marc Cambier	16 " " "
	E. J. N. Stent	8 " " "
	Robert W. Entosh	8 " " "
	F. G. Parnham	52 " " "
x	Henry Morgenthau & Celluloid Rais Co.	1 West 14 Street
x	W. W. Packer	9 " " "
	Henry Miller	16 " " "
	George Beacher	28 " " "
x	John D. Williams	24 " " "
x	Capt. John J. Bogan	15 " " "
x	Officer Henry A. Hopper	8 " " "
x	" Frederick W. Martin	8 " " "
x	Officer Nelson	(Capt. Williams district)

0630

The People

03

Germany

List of witnesses

Those marked
are the principals

0631

General Sessions Court.

The People vs

Plaintiffs

against

Lawrence Jimmy

Defendant

FRANK J. KELLER.

Attorney for Defendant

346 BROADWAY,

NEW YORK CITY.

To John McKeon Esq.

Attorney for The People vs

Due and timely service of

is hereby admitted.

Dated

188

Attorney for

C. B. Merwin, Printer, 218 Fulton St., N. Y.

In the Court of
General Sessions
of the Peace &c -

The People &c
against
Lawrence Jiminez

Affidavit

Frank J. Keller
Atty for def
346 Broadway
N.Y. City

0632

4. That the premises which he occupied and from which the alleged nuisance arose were leased especially for the business which he carried on, and said business was specifically mentioned in his lease.
5. That he has a very large number of outstanding contracts in his said business, which cannot be carried out or performed, until a decision in the above action has been rendered by this Honorable Court, and the parties with whom said contracts are pending, have positively refused to pay him any money under the same, and threaten to cancel the said contracts, if there be further delay upon his part in carrying out the same.
6. That a further postponement or delay in the trial of this action will entail great hardship to the defendant and will be attended by the most imminent danger to his business, jeopardizing his said outstanding contracts and compelling him to wholly relinquish

0635

his said business.

7. That the annexed notice was served upon defendant's bondsmen, but defendant is informed that since the service of said notice the cause has been taken off the calendar.

Sworn to before me this } Lawrence Simenez
21st day of November 1883 }
Wm M. Gage
Notary Public
Kingst Ny, Co

0637

that said action had been indefinitely postponed.

3. That under the instructions of John Vincent Esq, Assistant District Attorney, the said action has been indefinitely postponed, as the present has been informed by said Hugh Connolly Esq.

Sworn before me -

This 21st November 1883 {

James Doherty

Notary Public

Henry Mayhew

0638

Soldat.

.3.

Castellano

336 Nov 35

0639

Court of General Sessions, Part *Ind.*

THE PEOPLE

vs.

INDICTMENT

For

Lawrence Jiminez

To

M

Fulebad J. Castellano

No.

336

West

35

Street.

The indictment against the above-named defendant, for whose appearance you are bound, has been placed upon the Calendar for *trial* at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on *Thursday* the *22* day of *Nov* instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN McKEON,

District Attorney.

POOR QUALITY
ORIGINAL

0640

In the Court of General Sessions of
the Peace, in and for the City and
County of New York.

The People vs }
 } Indictment for
 } maintaining a
 } Public nuisance
 } against
Lawrence Jiminez }

Sir:

Please take notice, that I
shall move this Honorable
Court ^{in Part 2 of} on Thursday November
22nd 1883, at 11 o'clock, in the
forenoon, for an order, that this
action be set down perempt-
orily for trial.

Dated New York November 21st 1883.

Frank Keller
Atty for defendant
346 Broadway
N.Y. City

To
John McElroy Esq
District Attorney in &
for the City & County of New York

5th Avenue

2. Boards of Directors

2. comp Lo

Handwritten signature: *Kenneth C. Davis*

✓ Will Enter

2. Palm + Fächerblätter

8 Persian Flower 60

7. G. Farnham

727

HySiede

POOR QUALITY
ORIGINAL

0642

Lawrence
Finnerty

West 14th St
New York
Nov 15/83

McKeon Esq.

District Attorney -
N.Y. City

Sir,

This is to state that
J. J. Morris, Brough -
Dealer in Embroideries
at above address am
of opinion that the
business carried on at
No 9 this Street - by the
advertising Mimic Co.,
is not an obstruction or
in any way hinders business
in this Street. If at
any time there was an

obstruction it was
caused by the erection
of new buildings
directly opposite No 9
+ the consequent hoarding
up over the sidewalk
I am, Sir

Yours respectfully

J Morris Brough

P.S. I send this as I am
prevented from personally
coming myself

POOR QUALITY
ORIGINAL

0643

MIMIC ADVERTISING CO.

The best and cheapest way to Advertise.
Constant Performance by Hundreds of
Figures in Motion.

The windows everywhere crowded, and people obliged
to await each advertisement.

Mimic Advertising Co.

9 WEST 14TH STREET,
Between 5th & 6th Aves.

L. JIMENEZ & Co.

POOR QUALITY
ORIGINAL

0644

 New York City, N. Y. 188
L. JIMENEZ & CO.

Please insert in Mimic Advertising Co.'s Window,
No. 9 West 14th Street, Advertisement,
for which agree to pay
per month, for month in advance.

POOR QUALITY
ORIGINAL

0645

The People
L. J. J. J.

— Names of Witnesses —

Captain Progan	221 Mercer St
Officers: Hopper, Selgar, Warren & Reynolds	
Letter Carrier Collins	
Alderman Chas D. Waite	111 - 5th Avenue
E. Tellors Jenkins	100 E 23 St.
J. Loewenstein	8 W. 14 St
Mr. Fechteler	6 " "
F. G. Farnham	10 " "
Morris E. Sterne	2 " "
Peter Hoffman	4 " "
Henry Seide	14 " "
Robert McIntosh	118 " "
W. W. Parker	9 " "
Henry Miller	16 " "
John D. Williams	24 " "
Mr. Booth	9 " "

0646

The People
against
Lorenzo Jimenez & Co.

City and County of New York:

William W. Packer
being duly sworn says that he is a vocal
technist and teacher of singing and ~~conducts~~ ^{carries}
on said profession at 9 West 14th Street, the
same floor with the Mimic Advertising Com-
pany. Deponent has heard read the af-
fidavit of Isaac Lowenstein. The statements
in said affidavit as to the nature of the business
of the Advertising Company, the crowds gathered
by it, the trouble and discomfort occasioned
and the effect on the character and business
of the street are in every respect true.
Deponent's rooms are in the rear of the said
Jimenez' but the noises from the street, the
shouting of the boys can easily be heard
there and are very disagreeable. Ladies
are deterred from passing through the street by
the disorderly crowds collected.

Sworn to before me } W. W. Packer.

this 28th day of September 1883 }

James Buchanan
Notary Public
N.Y.C.

0647

The People
against
Loony Jiming Co.

City and County of New York:

Julius Fescheler,
being duly sworn says: I am a member
of the firm of Palm & Fescheler, dealers in
fancy goods at No. 6 West 14th Street,
New York City. I am well acquainted
with the condition of affairs in said street,
caused by the business carried on by the
Mimo Advertising Co. I hereby corroborate
all the statements in the affidavit of Mr.
Isaac Loewenstein, which I have heard
read, as to the nature of said business,
the nuisance created by it, the crowds
collected and the effect on the character
of the street. The said affidavit is
true in every respect.

Sworn to before me
September 28th 1883

Alfred Lockman
Notary Public
N.Y.C.

Julius Fescheler

0648

The people
against
Loew's Fencing Co.

City and County of New York:

Maurice E. Sterne,
being duly sworn says I am a real-
Estate Broker and member of the firm
of Alden & Sterne, whose office is at
the corner of 14th Street and 5th Avenue.
I am well acquainted with the condition
of affairs caused by the business carried
on by L. Fencing Co. I have read the
affidavit of Isaac Loewenstein and know
that the statements therein contained are
true. I am well acquainted with the
value of property in said neighborhood
and have had charge of the sale and
leasing of a great many houses in
said street. In my opinion the rental
value of property on the south side has
been considerably lessened by the business
of said Advertising Company.

Sworn to before me

this 28th day of September, 1883

James Lachena
Notary Public
N.Y.C.

Maurice E. Sterne

0649

N. Y. General Sessions of the Peace

THE PEOPLE
OF THE STATE OF NEW YORK,

against

Laurence Jiminez

5 + 6

Bench Warrant for Misdemeanor.

Issued

November 2 1883

☒ The defendant is to be admitted to be bail
in the sum ofdollars.

0650

COUNTY OF NEW YORK, ss.

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

An indictment having been found on the 2nd day of November
1883, in the Court of General Sessions of the Peace of the County of
New York, charging Lawrence Linniney
with the crime of Murder

You are therefore Commanded forthwith to arrest the above named Lawrence
Linniney and — bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the
City Prison of the City of New York, or if he require it, that you take him before any Magistrate
in that County, or in the County in which you arrest him, that he may give bail to answer the
indictment.

City of New York, the 2nd day of Nov 1883.

By order of the Court,

 Clerk.

0651

Form No. 1.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after sending the message.

This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

TEOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

NUMBER	SENT BY	REC'D BY	CHECK
31	J. P. 18	Paid	

Received at the WESTERN UNION BUILDING, 195 Broadway, New York. Dec 12 188

Dated Forrester N.Y. 12

To John Vincent

District Attorney

Office N.Y.

Can I possibly meet you and
 Wright after train arriving from Central
 seven this evening I am somewhere
 of W. A. Fowler

0652

miniature figures or puppets are displayed, at rest or in motion, in various attitudes and combinations, in prize fights, acrobatic performances and various other imitations of theatrical performances or athletic sports. During each performance, a placard is displayed, containing an advertisement of some house or business. This exhibition can scarcely be seen from the north side of the street, the result being that the sightseers flock to the southerly or deponents' side walk and the street or roadway itself. Crowds gather to witness the performance, blocking the streets, preventing free passage along the street, obstructing the horse cars, preventing access to the place of business; this lasts from 9 until 12 o'clock in the morning and from 1 to 5 o'clock in the afternoon; after school hours the numbers are augmented by schoolchildren, who shout and halloo and remain in the neighborhood for along time. Thieves and disreputable characters are attracted to the neighborhood

0653

and ladies, in consequence of this fact and of the difficulty in passing along the street, are afraid to venture on the street. In this way the entire character of the street is changing and deteriorating. In deponent's opinion, the said business constitutes a public nuisance, which should be abated.

Sworn to before me } Isaac Kresnowski
this 28th day of September 1887 }

Samson Behman
Notary Public
N.Y.C.

0654

The People
against
Lorenzo Jimenez

City and County of New York:

Isaac Lowenstein
being, duly sworn, says that he resides
at No. 213 East 60th St. New York City; that
he does business at No. 8 West 14th
Street between 5th & 6th Avenues in said
City under the name of the Russian
Flower Company; that he there con-
ducts the business of selling milli-
nery goods at retail, his customers
consisting largely of ladies. That
14th Street between said avenues is
a retail business street, in which
principally dry and fancy goods, mil-
linery goods etc are sold, and is one
of the principal thoroughfares in the
City, thousands of persons passing
along it each day. That L. Jimenez
& Co. conduct and advertising bus-
iness on the ^{second} floor of No. 9 West
14th St., almost immediately opposite
deponent's store under the style of
the Mimic Advertising Company.
The advertising is effected as follows:

0655

miniature figures or puppets are displayed at rest or in motion, in various attitudes and combinations, in prize fights, acrobatic performances and various other imitations of theatrical performances or athletic sports. During each performance, a placard is displayed, containing an advertisement of some house or business. This exhibition can scarcely be seen from the north side of the street, the result being that the sightseers flock to the southerly or deponent's side walk and the street or roadway itself. Crowds gather to witness the performance, blocking the streets, preventing free passage along the street, obstructing the horse cars, preventing access to the place of business; this lasts from 9 until 12 o'clock in the morning and from 1 to 5 o'clock in the afternoon; after school hours the numbers are augmented by schoolchildren, who shout and halloo and remain in the neighborhood for along time.

Thieves and disreputable characters are attracted to the neighborhood

0656

and ladies, in consequence of this fact and of the difficulty in passing along the street, are afraid to venture on the street. In this way the entire character of the street is changing and deteriorating. In deponent's opinion, the said business constitutes a public nuisance, which should be abated.

Sworn to before me } Isaac Krowenstein
the 28th day of September, 1887 (115)

James M. Lehman
Notary Public
N.Y.C.

0657

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 _____

Dated 11/20/84 188

Dated Sept 27 1888

Dated _____ 188

Police Justice.

POOR QUALITY
ORIGINAL

0658

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

Lawrence Jimenez, 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 hm; that the statement is designed to
enable hm if hm see fit to answer the charge and explain the facts alleged against hm
that he is at liberty to waive making a statement, and that hm is waiver cannot be used
against hm on the trial.

Question. What is your name?

Answer. Lawrence Jimenez

Question. How old are you?

Answer. 40 Years.

Question. Where were you born?

Answer. Cuba.

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

Answer. 357 West 44 Street

Question. What is your business or profession?

Answer. Merchant

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

Answer. I am not guilty of the demand
on trial by Jury on this Complaint
at the Court of General Sessions.
Lawrence Jimenez

Taken before me this

day of September 1887

George J. Adams
Police Justice.

0659

BOX:

119

FOLDER:

1259

DESCRIPTION:

John, Charley

DATE:

11/27/83



1259

POOR QUALITY
ORIGINAL

0660

#178

Day of Trial,

Counsel,

Filed day of

1883

Pleads

Chas. W. THE PEOPLE

For

16: 1-12-83

4 Cook

Charles

subduing

John

John

John

John

John

John

John

John

John

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JOHN McKEON,

22 Dec 17/83 District Attorney.

Plea is guilty

A True Bill

State Reformatory

John

John

John

John

John

John

John

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John

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John

John

John

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John

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John

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John

John

John

John

Friday

0661

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charley John

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

Charley John

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

The said Charley John

late of the Twelfth Ward of the City of New York, in the County of New York aforesaid, on the 18th day of November in the year of our Lord one thousand eight hundred and eightytwo with force and arms, at the Ward, City and County aforesaid, the shop of Henry Feldman

there situate, feloniously and burglariously did break into and enter, the said shop being then and there a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit; the same being the goods, chattels, and personal property of the said Henry Feldman

with intent the said goods, merchandise and valuable things in the said shop then and there being then and there feloniously and burglariously to steal, take, and carry away

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

JOHN McKEON, District Attorney.

0662

Police Court 5 District 873

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Friedman
2317 46th St.

Charles John

Offence Burglary

BAILED,
No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

No. 5, by _____
Residence _____
Street _____

Dated Nov 18 1883

Henry Friedman Magistrate,
Circuit Court Officer,
12th Precinct.

Witnesses _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

\$1000 per to answer by 8

Comm

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

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 Nov 18 1883 _____ 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.

0663

Sec. 198-200

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Charley John 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. *Charley John*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *China*

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

Answer. *1245 Third Ave 10 mos*

Question. What is your business or profession?

Answer. *Book*

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 had a fight with my brother and it was the only place I could hide.*

Charley John
mark

Taken before me this

1811

day of

1885

Police Justice

0664

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Brennan

aged 46 years, occupation Police officer of No.

12th Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry Feldman

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

Sworn to before me, this 18
day of Nov 1883

Edward Brennan

Henry Feldman
Police Justice.

0665

Police Court— 5 District.City and County } ss.:
of New York,

Henry Feldman
of No. 2317 Fourth Avenue Street, aged 60 years,
occupation Tailor being duly sworn
deposes and says, that the premises No 2317 Fourth Avenue Street,
in the City and County aforesaid, the said being a Tailor Shop

~~and which was occupied by deponent as a~~ Shop for repairing of clothes
~~and in which the said Henry Feldman being by name~~

were BURGLARIOUSLY entered by means of forcibly breaking a
pane of glass in the store window leading
into said premises

on the 18th day of November 1883 in the night time, and the
following property feloniously taken, stolen, and carried away, viz.:

with the felonious intent to take steal
and carry away therefrom the following
property viz Five coats Five pair of
pantaloons & Five vests of the value of Thirty
five dollars and the property of deponent
and other wearing apparel belonging to
divers persons all of said property
being of the value of one hundred
and fifty dollars

the property of

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property ^{attempted to be} taken, stolen, and carried away by
Charley John (narrative)

for the reasons following, to wit: That deponent is informed
by officer Edward Brennan that about
the hour of 5 a m on said date he saw
said defendant walk towards said
premises and immediately thereafter he
heard a pane of glass break in the store
window of said premises and said
defendant disappeared. That said officer
went into said store and found said

0666

defendant concealed under the counter

Brought before me Henry Alderman
This 18th day of November 1883
of my name Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0667

BOX:

119

FOLDER:

1259

DESCRIPTION:

Johnson, Henry

DATE:

11/14/83



1259

Sources in this
Case is interested
to embrace both
offences. *Ed*

#751
N. M. R.

Counsel,

Filed 14 day of Nov 1883

Pleads

Not guilty

THE PEOPLE

vs.

R

Denny

Johnson

[2 cases]

Grand Larceny, Second degree, and
Receiving Stolen Goods.

[44528 and 531]

W. J. Brown
for

JOHN McKEON,

District Attorney

A True Bill.

N. A. C. [unclear]

Foreman.

Nov 16/83

I Plead Guilty
W. J. Brown

0669

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 Johnson

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

Denny Johnson

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

The said *Denny Johnson*

late of the First Ward of the City of New York, in the County of New York, aforesaid, ~~on the~~ *on the* ~~Seventh~~ day of ~~November~~ *November* in the year of our Lord one thousand eight hundred and eighty-~~three~~ *three*, at the Ward, City and County aforesaid, with force and arms

one chain of the value
of thirty dollars.

of the goods, chattels and personal property of one *John M. Welch*
then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean
District Attorney.

0670

#85.

not
Counsel,
Filed *15 Nov* 1883
day of
Pleads *Guilty.*

THE PEOPLE
vs.
P
Owen
Johnson
[2 cases]
Grand Larceny, ~~Robbery~~ *Robbery*, and
Receiving Stolen Goods.
[82282553]

JOHN McKEON,
District Attorney
16, 1883
A True Bill
Sealed
11/16/83
Foreman.

0671

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Johnson

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

Henry Johnson

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

The said *Henry Johnson*

Eight late of the First Ward of the City of New York, in the County of New York, aforesaid, *on the* ~~on the~~ day of *November* in the year of our Lord one thousand eight hundred and eighty- *three*, at the Ward, City and County aforesaid, with force and arms

two chains of the value of fifteen dollars each

of the goods, chattels and personal property of one *Isidor Stern* then and there being found, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John McLean
District Attorney

0672

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

Police Court Cell 835 District _____
THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Henry Johnson
Henry Johnson
1
2
3
4
Dated Nov 12 1883
Magistrate Charles W. Murphy
Offence Burglary
Witnesses Henry Johnson
No. 30 Police Court Street _____
No. _____ Street _____
No. _____ Street _____
to answer _____
General Sessions
Robert

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 Johnson

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

Dated Nov 12 1883 Aurthur J. White 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.

0673

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Henry Johnson 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 not guilty of the charge
Henry Johnson

Taken before me this

day of

188

Police Justice.

0674

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.

of No. 30 Maiden Lane Street.

being duly sworn, deposes and says, that on the 3rd day of Nov 1883

at the day time at the City of New York,

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

of deponent. With intent to deprive the true owner thereof

the following property, viz:

Two Gold Neck chains
of the value of about thirty
dollars

the property of

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 Henry Wilson now prisoner

that about two o'clock A.M. on said day
the defendant came to deponent's place
of business and asked to be shown some
gold vest chains and neck chains
that deponent exhibited some chains
among which was twelve neck chains
which the defendant critically examined
and before leaving gave deponent
a deposit of two dollars on a vest

0675

Chain which he selected and said
he would call in about an hour
and redeem it. That in about
five minutes after the defendants
left said premises deponent discovered
that two out of the twelve neck
chains had disappeared and as
no person other than the defendant
was near where the chains were put
by deponent for the defendants inspection
and as he did not return as he
agreed and promised to, deponent
now alleges and believes and charges
said Johnson with the commission
of the felony

Sworn to before me this
12th day of Nov 1883
Andrew M. White
Police Justice

Lidd's Store

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

AFFIDAVIT - Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

POOR QUALITY
ORIGINAL

0676

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

Police Court—14 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. White
271 So. 5th St.
1 Henry Johnson
2
3
4

Offence, Fraud Larceny

Dated 12 Nov 1883

H. H. White Magistrate.

Paul Chapman Officer.

27 So. 5th St.

Witnesses,

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

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

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

Dated 12 Nov 1883 Andrew White 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.

0677

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty of the
charge*
Henry Johnson

Taken before me this
day of

188

Police Justice.

0678

Inst

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

John F. Welsh
of No. 271 Greenwich Street, 59 years old, Jeweler
being duly sworn, deposes and says, that on the 7th day of Nov 1883

in the Daytime at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent with intent to deprive the true Owner thereof
the following property, viz:

One Gold Vest chain
of the value of thirty dollars

the property of

Deponent

and that this deponent

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

That about one O'clock A.M. on said day
the defendant came to deponent's place
of business and said he wanted to buy
a gold vest chain. That deponent then
put twenty two chains on the glass case
in front of the defendant who took a
handkerchief from his pocket and put it
down beside the chains. That deponent
turned his head aside for a moment

0679

And when he again looked in the direction of the defendant-deponent says
 him in the act of putting the hand-
 kerchief in a breast pocket of his coat
 That the defendant-then said that
 he would purchase a chain upon
 which he paid a deposit of one dollar
 and said he would call later with
 the remainder of the money That
 the defendant-then left said premises
 and immediately deponent discovered
 that a chain had been stolen leaving
 but twenty one chains on the case
 That no person other than the defendant
 was in said place from the time
 deponent put the chains on the case
 until he missed the chain which he
 now charges the defendant with having
 so taken stolen & carried away

Sworn to before me this
 12th day of Nov 1883
 Currier
 Police Justice

John H. Wells

District Police Court.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 THE DISTRICT ATTORNEY
 OF THE DISTRICT OF COLUMBIA

Dated 1883
 Magistrate.
 Officer.

WITNESSES:

DISPOSITION

0680

BOX:

119

FOLDER:

1259

DESCRIPTION:

Junkermann, Daniel

DATE:

11/16/83



1259

#100.
Draft
Day of Trial,
Counsel,
Filed day of Nov 1883
Pleads by jury (19)

THE PEOPLE
vs. B
Daniel
Guarantant

Assault in the First Degree.
[82219218]

JOHN MCKEON,
District Attorney.
July 27/84
Pleads by jury 3 day
A TRUE BILL.
10 days C. P. M.
W. R. Crane
Foreman.
Not in court July 15, 1884.
July 27 (appeal) 1 PM.
July 26, 84, 4 PM.
July 18, 84, 1 PM.

0602

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Daniel J. Korman

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

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

The said Daniel Furman —

late of the City of New York, in the County of New York, aforesaid, on the
~~ninth~~ day of ~~November~~ in the year of our Lord
one thousand eight hundred and eighty ~~three~~ with force of arms, at the City and
County aforesaid, in and upon the body of ~~John Hughes~~
in the peace of the said people then and there being, feloniously did make an assault
and ~~on~~ the said ~~John Hughes~~
with a certain ~~rifle~~
which the said ~~Daniel Jinkerman~~

in this right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent to kill the said John Hughes then and there feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT :

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

of the CRIME OF Assault in the Second Degree, committed as follows:

The said Daniel Furman _____

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,
with force and arms, in and upon the body of the said John Hughes
 then and there being, feloniously did, willfully and wrongfully,
make an assault and in the said John Hughes
with a certain knife which the said

had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, willfully and wrongfully then and there beat, strike, stab, cut and wound

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

JOHN McKEON, District Attorney.

0683

500 for 2 hours
in air. Nov 11,

BAILED
No. 1, by Agent Leugle
Residence 202 E 56th Street
No. 2, by St
Residence _____ Street
No. 3, by 1
Residence _____ Street
No. 4, by _____
Residence _____ Street

Police Court-4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Houshee
357 W 4th St.

1 Daniel Junkermann
2 _____
3 _____
4 _____

Offence Robbery
& Battery

Dated November 10 1883

M. J. Power Magistrate.
John Smith (No. 2) Officer.
18 Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.
to answer 500
Leugle

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 Daniel Junkermann

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

Dated November 10 1883 W. J. Power Police Justice.

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

Dated November 11 1883 W. J. Power 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.

0684

Sec. 198-200

CITY AND COUNTY }
OF NEW YORK, } ss.

District Police Court.

Daniel Junkermann 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.

Daniel Junkermann

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.

East 35th Street. boys lodging house

Question. What is your business or profession?

Answer.

I work in a Liquor 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 had the Knife in my hand
and another boy shoved the Complainant
against me. and the Knife cut him*

Daniel Junkermann

Taken before me this

day of *November* 1883

Police Justice.

0685

Police Court— 4 District.

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

of No. 357 First Avenue Street,

being duly sworn, deposes and says, that
on Friday the 9th day of November
in the year 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Daniel Junkermann, (now present-)
who did willfully and feloniously
cut and stab deponent on the
left leg with a knife then and
there held in the hand of him
the said Junkermann, and
deponent believes that
said Junkermann did so cut
and stab deponent

with the felonious intent to take the life of deponent, or to do him bodily harm; and with out any justification on the part of the said assailant :

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

Sworn to before me, this 10th day
of November 1883

W. J. O'Connell POLICE JUSTICE.

John Hughes