

0593

BOX:

532

FOLDER:

4852

DESCRIPTION:

Egan, William

DATE:

09/13/93



4852

B7M 6/13/93

Witnesses:

Off. Arnold

Counsel,
Filed, *AB*
day of *Sept*, 189*3*
Pleads,

THE PEOPLE

RECEIVING STOLEN GOODS (Section 550, Penal Code.)

P
W
William Egan

See case of Pro. vs
Harry Gross.

De LANCEY NICOLL,

District Attorney.

See indictment person

Mrs.

A TRUE BILL.

EW Booninger

Foreman.

Ch 748

1893
Part 2 Oct 10 - *Handwritten*
in order of District Attorney
indictment demand.

Subscribed
John Johnson
13 N. 126

This case was heard before
the Grand Jury on the
statement of the thip that
Egan knew the horse was
I have examined all the
surrounding circumstances
I am convinced that Egan
did not know the property was stolen
His opinion of it was open
public & his reputation is
good. I therefore recommend
the dismissal of this indictment
Oct. 9 1893.
Vernon M. Adams
at

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 13th day of September 1893, in the Court of General Sessions of the Peace of the County of New York, charging William Egan

with the crime of Receiving Stolen Goods

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

City of New York, the 13th day of September 1893

By order of the Court,

John F. Carroll
Clerk of Court.

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

William Egan

BENCH WARRANT FOR FELONY.

Issued *September 13th 1893*

Sept 16 1893

The within named defendant was
arrested by the undersigned by the
Court of General Sessions by

Det Leys Alonzo & Foreman

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

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

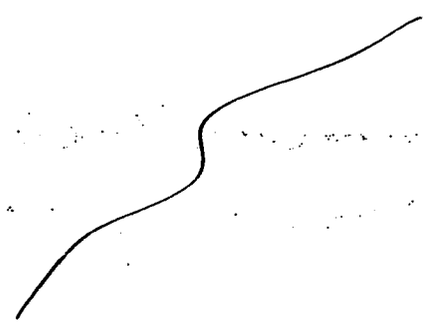
THE PEOPLE OF THE STATE OF NEW YORK
against
William Ragan

The Grand Jury of the City and County of New York, by this indictment accuse
William Ragan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *William Ragan*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty fourth*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*one horse of the value of two
hundred and fifty dollars.*



of the goods, chattels and personal property of one *the Mayor, Aldermen
and Commonalty of the City of New York,*
for one James Rogers, and
by *certain other* persons to the Grand Jury aforesaid unknown, then lately
before feloniously stolen, taken and carried away from the said *the Mayor, Aldermen
and Commonalty of the City of New York,*
unlawfully and unjustly did feloniously receive and have; the said
William Ragan

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

DE LANCEY NICOLL,
District Attorney.

0598

BOX:

532

FOLDER:

4852

DESCRIPTION:

Ehlert, Albert

DATE:

09/12/93



4852

POOR QUALITY ORIGINAL

0599

Witnesses:

~~Witnesseeek.
Subpoena office
and complainant.
Also Sand for~~

~~August Heben
6/23/92~~

~~Robertson
Proctor & Company~~

~~23rd Street~~

~~3rd Avenue
New York~~

Counsel,

Filed

1893

Pleas

12

136/1/92

1/2

Albert Ehlers

THE PEOPLE

vs.

Grand Larceny, second Degree. [Sections 228, 227, Penal Code.]

DE LANCEY NICOLL,

Distriot Attorney.

Sept 3 - Sept. 15, 1893
Guilty.

A TRUE BILL.

Geo. Boonville 19
10/15

2406 G. Madison
Sept. 19/93

X

POOR QUALITY ORIGINAL

0600

Police Court 6th District.

Affidavit—Larceny.

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

of No. 739 Westchester Avenue Street, aged 57 years,
occupation Leisure being duly sworn
deposes and says, that on the 5 day of August 1893 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz :

One Gold watch and
Chain, together valued
at One-hundred 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 Albert O'Heert, now here,
from the fact; that the said defendant
lived last with deponent, Deponent
missed the said property, and
the deponent confesses in open
court with having taken and stolen
the property.

Carl Matscheck

Sworn to before me this 5 day
of August 1893
John J. Quinn
Police Justice.

POOR QUALITY ORIGINAL

0601

Sec. 198-200.

6

1882
District Police Court.

City and County of New York, ss:

Albert E. Ewert

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. *Albert E. Ewert*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *136 - 1st Ave, 4 weeks*

Question. What is your business or profession?

Answer. *Printer*

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

Answer.

*I am Guilty -
Albert Ewert.*

Taken before me this *7* day of *July* 189*7*.
John J. Sullivan
Police Justice.

POOR QUALITY ORIGINAL

0602

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

6 W - 940

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul M. Albrecht
30 Madison Ave
Albert E. G. Hunt

Offence - Larceny

1
2
3
4

Dated

September 7 1893

Residence

Magistrate

David W. Kilmackin

33

Precinct.

Witnesses

No.

Street

No.

Street



No.

Street

No.

Street

to answer
CHRIS

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

Defendant

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

Dated Sept 7 1893. Chas. J. Lane Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

POOR QUALITY
ORIGINAL

0603

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Ehler

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

Albert Ehler

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

The said

Albert Ehler

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

*one watch of the value of seventy
dollars and one chain of the
value of thirty dollars*

of the goods, chattels and personal property of one

Carl Matscheck

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.

*De Laurence Nicoll,
District Attorney*

0604

BOX:

532

FOLDER:

4852

DESCRIPTION:

Eichnauer, Henry

DATE:

09/14/93



4852

Witnesses:

off court.

~~Wahle and Stone~~

~~Stamps Building~~

Counsel,

14th day of ~~Sept~~ 1893

Filed,

~~Attest~~
Pleads, *M. M. Mully*

THE PEOPLE

vs.

Assault in the Second Degree,
(Restoring Arrest.)
(Section 218, Penal Code.)

B

Henry Eichner

Deed 1/93

Fred & Acquitted

DE LANCEY NICOLL,

District Attorney.

~~Part of the 12/93~~

A TRUE BILL.

E. W. Bloomington

Part I. Sec. 18th Foreman.

Sumner.

Ch 76

Part III Sep 22/93
off court
Sept 22/93

POOR QUALITY ORIGINAL

0606

Sec. 192. 3 District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before John R. Voorhis Esq Police Justice of the City of New York, charging Henry Eichenauer Defendant with the offence of As a Surety

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

WE, Henry Eichenauer Defendant of No. 427 East 147th Street, by occupation a Painter; and Elizabeth Neusel of No. 155 E. 4th Street, by occupation a Keep house Surety, hereby jointly and severally undertake that the above-named Henry Eichenauer Defendant shall personally appear before the said Justice, at the 3rd District Police Court in the City of New York, during the said examination, or that we will pay to the People of State of New York the sum of Five Hundred Dollars.

Taken and acknowledged before me this 25 day of August 1893

Henry Eichenauer
Elizabeth Neusel

John R. Voorhis Police Justice.

1908

POOR QUALITY ORIGINAL

0607

City and County of New York, ss.

Elizabeth Neusel

Sworn to before me this
day of *August* 189*3*

the within named Bail and Surety, being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth *Ten* Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and
that his property consists of *the house and lot of land*
380 Eighth Street, valued \$16,000
free and clear
Elizabeth Neusel

Police Justice.

District Police Court

Under-taking to Answer.
THE PEOPLE, & c.,
ON THE COMPLAINT OF
vs.

Taken the day of 189

Justice.

[Lined area for additional text or signature]

Police Court 3rd District.

1081

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

of No. 14th Place Street, aged 28 years,
occupation Police officer being duly sworn,
deposes and says, that on the 17th day of August 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Henry
Picheneaver (now here) ^{who} did violently
bite deponent upon the right hand
That said assault was committed
to prevent and resist deponent a
police officer while in full uniform,
in the lawful apprehension of the
defendant, who was guilty of disorderly
conduct in deponent's presence. Said
assault was so committed

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

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

Sworn to before me, this 25th day of August 1893,
John E. Scott ^{his}
right hand disabled unable to write

John P. ... Police Justice.

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Eichenauer 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 Eichenauer

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. U.S.

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

Answer. 427 E. 14th St. — 3 mos.

Question. What is your business or profession?

Answer. painter

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

Answer. I am not guilty.

Henry Eichenauer

Taken before me this 25
day of September 1887
Charles R. Chase J.P.

Police Justice.

POOR QUALITY ORIGINAL

0510

\$500 Bail for Cox Aug 26
de Q.A. No. 3013
Police Court...
District 900

BAILED,

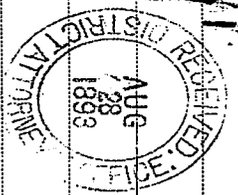
No. 1, by Edward Knevel
Residence 157 East H¹ Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John E. Scott
Mary Eickman
Offense Felonious Assault

Dated Aug 25 1899

York, Magistrate,
South Officer.

Witnesses
John J. Quinn
Wm. J. Quinn



No. 10000 to answer E.S.

Charles
Charles

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

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

Dated, August 1899 John P. Toole Police Justice.

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

Dated, August 26 1899 John P. Toole Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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 Eckman

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

Henry Eckman

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

The said *Henry Eckman*

late of the City of New York, in the County of New York aforesaid, on the *seventeenth*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms, feloniously made an
assault in and upon one *John E. Scott*

then and there being, a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful
apprehension of *one* *him*, the said
Henry Eckman

and the said *Henry Eckman*
him the said *John E. Scott*

then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there
and thereby to prevent and resist the lawful *apprehension*
of *him*, the said *John E. Scott* as aforesaid,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

06 12

BOX:

532

FOLDER:

4852

DESCRIPTION:

Eller, George

DATE:

09/29/93



4852

~~Not~~

Counsel,

Filed 29th day of Sept 1893

Pleds, *Not guilty*

64 THE PEOPLE

vs *George Eller*

vs *George Eller*

Grand Larceny, second degree, [Sections 828, 829, Penal Code.]

BY LANCEY NICOLL, District Attorney.
Sept 2 - Oct 30, 1893
Jury and Committed

A TRUE BILL,
E. W. Thompson
Att. Gen. Mr. 2/93
Pl. 357.

Foreman.

Oct 27/93
Pat. 22-8208
W. J. M. 2/93

30/11/93

Richard Smith

Witnesses:

Anna Von Faber

Subj. name of Fred

for Nov. 20. 1893

6 years in

4 years in

10 years in

17 years in

17-8 years

Southwestern

Mr. Hillman

38th + 75 Ave

W. J. M. 2/93

265 Mr. 2/93

20464
G. Vallet
 AUG 5 1893
Henry

20464
 ADOLPH CYPRES,
 No. 326 BOWERY,
 Near Bond Street, NEW YORK.
 AUG 5 1893

<i>G. Vallet</i>	\$	Cts
<i>Henry</i>	10	-

GOOD FOR ONE YEAR ONLY.
 Not accountable for Loss or Damage by Fire, Theft, Robbery or Molestation.
Rate of Interest.
 On sums of One Hundred Dollars, or less, 2 per cent. per month or any fraction thereof, for the first six months, and 1 per cent. per month thereafter; on sums over One Hundred Dollars, 2 per cent. per month for the first six months, and 1 per cent. per month thereafter.

Paymaster Levy 2615, 3 rd Ave.	
Adolph Luyken 326 Bowery	
S. Buchholz 351 Bowery	
Allison Meyers	

Paymaster	
Lewis	
2615, 3 rd Ave.	
Adolphus Cypres	
326 Bowery	
S. Buchenholz	
351 Bowery	
Alisona Cypres	
<u>Meyers</u>	

ANNA Von FABER, THE COMPLAINANT, being duly sworn, testified, through the Official Interpreter, that she lived at 282 Eighth avenue. She had been living there since May, 1893. On the 14th of October, 1892, she lived at 301 East 83rd street, on the second floor. Her husband was dead at that time, and she had an advertisement in a German newspaper for a furnished room. She first saw the defendant on the 4th of July, 1892. The defendant introduced himself as Carl Schroeder. The defendant did not become a boarder in her house. The defendant proposed marriage to her the first day he called. She told the defendant she thought they had better wait a while. The defendant called three or four times during the week following the 4th of July, 1892. The defendant called on her again, about the 14th of October. She said to him, "Hello, Mr. Schroeder; I thought you were married long ago." The defendant said, "Oh, no, I am not," and the defendant told her he had property in New Jersey, and one little child. He talked very sweetly to her. She thought, if every-

thing that the defendant said to her was true, he would make a good husband for her. She did not think that the defendant was a rich man, but she thought he was well off. The defendant agreed to go with her the next day to show her that what he said was true. He went that morning with a large bouquet of flowers, "and he told her so many things, that he was so happy the night before, and he had a little drink, and he broke his watch." The defendant asked her to lend him her watch for the day. She loaned the defendant her watch, and a chain which had been her husband's. The watch and chain were worth \$100. Her little girl was in the kitchen when she loaned her watch and chain to the defendant. The defendant told her he would return the watch the next night. The defendant never returned with her watch and chain. On the 22nd of September, 1893, she inserted an advertisement in the paper, and the defendant went to her house and asked if that was the place where a lady sought a position. Just as the defendant saw her, he walked out of the house. She follow-

ed the defendant into the street. She followed the defendant to the corner of 10th avenue and 23rd street, where she had him arrested.

In cross-examination the complainant testified that she was forty-three years of age. She trusted the defendant when she trusted him with her watch, but her opinion had changed since then. The defendant did not have a beard when he got the watch. She was positive that the defendant was the man who received her watch.

HATTIE VON FABER, being duly sworn, testified that the complainant was her mother. She remembered having seen the defendant on the 4th of July, 1892, at 301 East 83rd street. She saw the defendant about five or six times after that. She again saw the defendant on the 14th of October, 1892, in the afternoon. She heard the defendant tell her mother that he had broken his watch and chain, and the defendant asked her mother if she would lend him hers. The defendant said he would return the watch and chain the

next day, surely. The Judge in the Police Court asked her if she knew the defendant, and she said, "Yes," that his name was Carl Schroeder.

The defendant did not wear a beard when she saw him in 1892. When she saw the defendant in Jefferson Market he did not look exactly as he did when she saw him in October, 1892, but she was positive that he was the same man. She did not pick the defendant out of a crowd in Jefferson Market Court. Before she went to Court, her mother told her that Schroeder had been arrested, and she expected to see him.

MICHAEL H. MADDEN, being duly sworn, testified that he was attached to the 16th precinct police precinct. He remembered arresting the defendant on the 22nd of September, 1893, at 22nd street and 10th avenue. He saw the complainant and the defendant walking down Tenth avenue. The complainant asked him if he would arrest the defendant, and he said he would, if she would make a complaint against him. He asked the

complainant whether she was positive of the defendant's identity, and she replied that she was. He took the defendant to the station house, and the complainant there entered the charge against him. He took the complainant's daughter down to Jefferson Market, and he put the defendant with about ten other prisoners, and he told the little girl to pick out the man who took her mother's watch and chain. The girl walked over and picked out the defendant. The Judge was on the bench at the time.

HATTIE VON FABER, recalled, testified That before the Judge asked her if the defendant was the man, she did not go into the prisoners' box. The police officer did not put any number of men in line and ask her to pick out the man who had taken her mother's watch and chain. No such thing ever occurred.

FOR THE DEFENCE, GEORGE ELLER, THE DEFENDANT, being duly sworn, testified that he was sixty-four years of age. He had heard the testimony of the complainant, to the ef-

fect that he had gone to her premises and gotten a watch from her. He never got a watch from the complainant. He never saw the complainant until the time of his arrest. He never made love to the complainant; nor did he ever tell her he wanted to marry her. He was married. He was not in the complainant's house on the 22nd of September, 1893.

In cross-examination the defendant testified that on the 22nd of September he was not working. A couple of days before that he was in the Catskill Mountains, where he had worked for a man of the name of Hillson, as a coachman. He did not go home on the evening of the 21st of September, because he was looking for work in Morrisiana. His wife lived in West 100th street. He had worked for Dr. Stronack, in 52nd street, as a coachman. Since his arrest, his wife had moved over to New Jersey. Before his wife moved to 100th street, they had lived at 560 First Avenue.

OFFICER MADDEN, being recalled, testified that the defendant had a pocket-book in his pocket at the time of the arrest, which contained some small pieces of paper.

Police Court 2 District. Affidavit—Larceny.

City and County of New York } ss: Alvin M. Van Faber
of No. 282 Eighth Ave. Street, aged 43 years,
occupation Keep House being duly sworn,

deposes and says, that on the 14 day of October 1897 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

One gold watch and gold chain
all together of the value of
one hundred dollars
(\$100.00)

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by George Kelly (nowhere)
for the following reason, to wit:
that on said date the defendant
was known to deponent as Carl
Schroder that deponent had known
the defendant for three months previous
and the defendant came to be a
widower and proposed marriage
to deponent that deponent had
accepted the marriage proposal
of the defendant and on said
date they called at deponent's residence
no 301 East 83 Street and requested
deponent to loan him the said
property stating that he would return

Supervisor of Police
of the City of New York
Police Justice

At the following day deponent
 believing the representations of the
 defendant gave him the said
 property - that shortly thereafter
 the defendant left the said
 premises, that the defendant
 failed to return or to give deponent
 any accounting of her property and
 when deponent met the defendant
 at court on September 22nd 1843 he
 denied that he was Carl Schroeder
 and claimed that he had never seen
 the deponent before.

Whereupon deponent charged the
 defendant with feloniously taking, stealing
 and carrying away the said property
 and prayed that he be held to answer
 thereunto.

Witness my hand and seal this 22nd day of Sept 1843 } Anna von Faber

[Signature]
 Peace Justice

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George Keller

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

Question. What is your name?

Answer.

George Keller

Question. How old are you?

Answer.

64 years

Question. Where were you born?

Answer.

Germany

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

Answer.

262 West 100 St. Y.C.M.D.

Question. What is your business or profession?

Answer.

Driver

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

Answer.

*I am not guilty
Geo Keller.*

day of

Taken before me this

189

Police Justice

[Signature]

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

Police Court... District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Anna M. Fisher
282nd St
Brooklyn

Office *Paul Lacey*

Dated *Sept 22 1893*

M. H. Wickham
Officer

Witnesses
Arthur J. Fisher
No. *292* St. Ave. Street

Ann. Fisher
No. *429* St. St. Street

No. *1070* Street
to answer

AM 37
SEP 23 1893
RECEIVED
OFFICE
DISTRICT ATTORNEY

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 *ten* hundred dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Sept 22 1893* *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0628

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

THE PEOPLE OF THE STATE OF NEW YORK
against
George Eller

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

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

The said *George Eller*,

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

*one watch of the value of seventy
dollars and one chain of the
value of thirty dollars*

[Large flourish]

of the goods, chattels and personal property of one *Anna von Faber*

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.

*De Lancey Nicoll,
District Attorney*

0629

BOX:

532

FOLDER:

4852

DESCRIPTION:

Erismann, Ernest

DATE:

09/15/93



4852

Witnesses:
John Wood

Mr. Brown
Gen. St. Mary
W. H. Hill

Am. Dist. Ct.
Co. - 8

Letter in file

Mr. Brown

Counsel,
157
Filed 15th day of Sept 1893
Pleads Guilty

THE PEOPLE
vs.
Ernest Eriemann

Grand Larceny, second Degree.
[Sections 528, 521, Penal Code.]

Sept 17 1893
DE-LANCEY NICOLL,
District Attorney.

A TRUE BILL,
Wm. Blount
20 Days City Prison
Foreman.

Luella

POOR QUALITY
ORIGINAL

0631



Court of General Sessions,
Judge's Chambers,
32 Chambers Street.

New York, _____ 189

J. H. Freeman
15 Bayard

in case of
Edward Freeman

PART I.

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

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Justice of the Peace
SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Mr. Brennan*
of No. *111 E. 10th St* Street *Brooklyn*

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *29* day of *Sept* 189*3* at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Ernest E. Brennan

Dated at the City of New York, the first Monday of *Sept* in the year of our Lord, 189*3*

DE LANCEY NICOLL, *District Attorney.*

Western Union Telegraph Company,

GENERAL OPERATING DEPARTMENT.

New York, *Sept 28* 1893

Judge Fitzgerald
Dear Sir -

I will be glad to call and see you if you really desire. In response to this summons, but I think there is some mistake, as I called in reference to this same person, on a similar notice a few days ago, when you were convinced that he did not know me and I did not know him. - If you will remember the young man said he had been employed by the Am. Dist. Tel. Co whose office is at 8 Day St - you sent an officer here for any papers on file regarding him.

I would respectfully refer you to officer O'Brien of your Court who knows me, and who also questioned the boy Erisman while I was there.

Very Respectfully

Thos M Brennan

POOR QUALITY ORIGINAL

0634

CITY AND COUNTY }
OF NEW YORK, } SS.

1921

aged 57 years, occupation Police of No. 217 East 159

Jesse Wood

Sreet, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Amur Murran

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

Sworn to before me, this 3 day of April 1893

Amur Murran Police Justice.

Police Court Tenth District.

1912 Affidavit—Larceny.

City and County of New York, ss.

Frank Newman

of No. 161 East 73 Street, aged 24 years, occupation Writer

deposes and says, that on the 5 day of Sept 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day-time, the following property, viz:

One coat of the value twelve dollars, one overcoat of the value of about twenty five dollars and one vest of the value of three dollars the property being altogether of the value of about forty dollars \$40.00

the property of Alphonse and M. Beaulieu and in Alphonse's care

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Ernest Crisman, 200

New York in the fall of 1900. That deponent found the said property on a locker in the cellar of the premises 783 Sixth Avenue. That deponent saw the defendant in the premises. That deponent is informed by Jesse Wood that on said date, he, Jesse, saw the defendant leaving the premises with three bundles in his possession. Deponent further says that the defendant has no right in the premises and was not employed there in any capacity. Deponent prays that the defendant be held in accordance with the law.

Frank C. Newman

Sworn to before me this 5th day of Sept 1893 at New York City. Police Justice

Sec. 193-200

X District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Ernest Crisman 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. *Ernest Crisman*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Albany, N.Y.*

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

Answer. *1334 West 49th St - 4 years*

Question. What is your business or profession?

Answer. *Messenger*

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. *Innocent*

Ernest Crisman

Taken before me this *11th* day of *April* 189*3*
Amelia A. Parker
Police Justice

BAILLED,

No. 1, by _____

Residence _____ Street _____

No. 2, by _____

Residence _____ Street _____

No. 3, by _____

Residence _____ Street _____

No. 4, by _____

Residence _____ Street _____

Police Court...

1894

THE PEOPLE

James Williams
161 St. Paul
West Broadway

Offense

Dated, _____ 189

Magistrate

Summey
Officer

Precinct

Witness

James Mack
Street

No.

Street

No.

Street

\$

1000

to answer

James Mack
Street

Ch 192
E. C. P.

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

Edward

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

Low

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,

James Mack
189

James Mack
Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, _____ 189

Police Justice.

There being no sufficient cause to believe the within named

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

Dated, _____ 189

Police Justice.

POOR QUALITY ORIGINAL

0638

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Ernest Erismann

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

Ernest Erismann

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

The said *Ernest Erismann*

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

one coat of the value of twelve dollars, one overcoat of the value of twenty-five dollars and one vest of the value of three dollars

of the goods, chattels and personal property of one

Frank C. Newman

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.

De Launcey Nicoll
District Attorney

0639

BOX:

532

FOLDER:

4852

DESCRIPTION:

Evans, Richard A.

DATE:

09/15/93



4852

0640

BOX:

532

FOLDER:

4852

DESCRIPTION:

Reynolds, Terence

DATE:

09/15/93



4852

POOR QUALITY ORIGINAL

0641

Witnesses:

[Signature]

*A. J. has been convicted
served term in S.P.*

BSM

Counsel,

Filed

day of

1893

Pleads,

IN THE PEOPLE

vs.

Richard G. Evans

and

Severed Reynolds

Grand Larceny, second Degree,
[Sections 528, 527, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Oct 3/93

[Signature]

[Signature]

A TRUE BILL.

[Signature]

Foreman.

Oct 166

**POOR QUALITY
ORIGINAL**

0642

NEW YORK
SEP 30
12 PM
K

Lawrence Cunningham
% Warden or keeper
Jombs Prison
Centre St
N.Y. City
N.Y.

**POOR QUALITY
ORIGINAL**

0643

NEW YORK
SEP 30
12PM
K

Lawrence Cunningham
of Warden or Keeper
Tombs Prison
Centre St
N.Y. City
N.Y.

POOR QUALITY
ORIGINAL

0644

The bearer of this I am commending
him was in my service between four
and five years. During that time
he proved himself to be honest, Ca-
pable, quick of comprehension
and efficient in the discharge of
his duties. I can therefore cheer-
fully recommend him to any
one who wants such characteristics
in a servant or help.

M. Aug. Smith

Port Conway P.O.
Virginia.

POOR QUALITY ORIGINAL

0645

1000

CITY AND COUNTY } ss:
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Lizzie Ross

of No. 162 West 35th Street, aged 32 years,
occupation Keep boarding house, being duly sworn, deposes and says,
that on the 22nd day of August 1893
at the City of New York, in the County of New York, she called the

Witness
Ereence Reynolds as Richard A. Evans
for the reason that while deponent was
about front said premises on August 22nd
1893 deponents had unlawfully removed
deponents furniture from said premises.
Deponent prays that deponents be
held to enable deponent to produce
further evidence

Lizzie Ross.

Sworn to before me, this
of August 1893

day

Police Justice.

[Signature]

POOR QUALITY ORIGINAL

0646

Police Court, 341 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Lizzie Ross

vs.

Devane Reynolds

Richard A Evans

AFFIDAVIT.

Lansing

Ex August 24th 1893 10³⁰ till

*Apr. 31 - res ...
" 48 - 162 W 35 - ...*

Dated, August 23 1893

Hoyun Magistrate.

Brown Officer.

19th present

Witness, _____

Disposition, _____

POOR QUALITY ORIGINAL

0647

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Lizzie Ross

of No. 260 West 24th Street, aged 31 years,
occupation Keeps Home being duly sworn,

deposes and says, that on the 22nd day of August 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the day time, the following property, viz:

A quantity of Furniture bedding & wearing
utensils and wearing apparel, the of
the value of about five hundred dollars

\$ 500 ⁰⁰/₁₀₀

the property of Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by Michael J. Evans and

Jerruce Reynolds both now here who
were acting in concert in the manner
following to wit. Said property was in
the premises number 16 West 31st Street
this city. Deponent was in said premises
and deponent ordered them out that
deponent Reynolds informed deponent
that he was a deputy Sheriff. That deponent
went to this Police Court to make complaint
against the defendants; that when she
returned said property was missing.
Deponent subsequently ascertained that said
property had been taken to a Storage warehouse
at number 300 West 34th Street by the defendants

Lizzie Ross

Sworn to before me, this

24 day

of August

1893

Police Justice.

POOR QUALITY ORIGINAL

0648

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Servence Reynolds 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.

Servence Reynolds

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

New York

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

Answer.

406 Servants Ave, 3 Mo.

Question. What is your business or profession?

Answer.

Shoe Cutter

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.
Servence Reynolds
(initialed)*

Taken before me this
day of

[Signature]
1889
Police Justice

POOR QUALITY ORIGINAL

0649

Sec. 198-200

2 District Police Court.

CITY AND COUNTY OF NEW YORK

Richard Evans 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. Richard Evans

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. U.S.

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

Answer. 162 W 35 St. New York

Question. What is your business or profession?

Answer. Cabinet Maker

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

Answer. I am not guilty
Richard Evans
Quint

Taken before me this _____ day of _____ 188__

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0650

3 P.M.
24 Aug 25th 1893

[Handwritten signature]

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

Police Court...

District...

THE PEOPLE, etc.,
ON THE COMPLAINT OF

MAGLE WEAVER

260th W 24th
New York City

2 Clarence Raymond

Offense

Dated, July 20th 1893

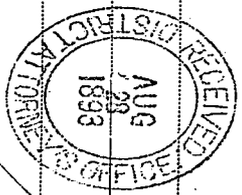
Magistrate

Officer

Precinct

Witnesses

No. _____ Street.



[Handwritten signature]

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 _____

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

Dated, July 24 1893 *[Handwritten signature]* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

OFFICE COURT
STOCK DISTRICT
W. L. ORLSEY
ATTORNEY AT LAW

The People vs
Lizzie Ross

²
Richard H Evans
Terence Reynolds

Examined Before Justice Hogan
Aug 25 1893

For the defendant Mr Callahan
Lizzie Ross the complaining witness
being duly sworn and cross
examined by Mr Callahan
deposes and says
Q What charge have you to make
against these men?
A Of taking my furniture - going
into my flat and taking my
furniture when I was sworn here.
Q Where was the furniture?
A At 162 West 35th St
Q Did you buy ^{part of} that furniture?
A Yes sir

Q When and where did you buy it?

A - I bought my furniture of
Coogan. Some of the furniture
was presented to me by friends
- one went by the name of
Ross - a gentleman who called
himself "Uncle Ross."

Q Have you been living with this
man Evans about 13 years;

A No sir - off and on - I have
supported this man time and
again. I had to give him
money to leave me in peace.

Q Have you been living with him
Cahely?

A No sir. He has been coming
into my house and intruding at
times.

Q How long did you live
with him?

A About six years.

Q Did he support you for those
six years?

A - No sir - I never was

Q in court with a gentleman

that lived with me had him
arrested for abusing me -
a gentleman named Myers who
branded with me

Q You lived with him - those
6 years without any trouble?

A - He had me arrested several
times

Q - What supported you during
those six years?

A myself at work

Q what did he do?

A He worked off and on
sometimes

Q Did he contribute to your
support in those six years.

A No Sir I have been
working.

Q What did you do during
the other 7 years that he
lived with you?

A I have been keeping boarders

Q where?

A In 33^d St. and 16th St.

Q You claim that this was

your personal property?

A Yes Sir

Q He did not contribute to pay for the furniture at all?

A No Sir

Q If he says he paid for the furniture he tells an untruth?

A Yes Sir

The People Rest

Richard Evans being duly sworn

as a witness in his own

defence deposes and says:

I live at 162 West 35th St

I am a carpenter. I know the complainant

Q She claims this furniture as hers. What do you say to that?

A I got it from Coogan

Q Who paid for it?

A I did

Q You paid for it yourself?

A Yes Sir. My name is down on the books

Q How long did you live with
the complainant?

A Thirteen years

Q She says you only lived with
her 6 years. Does she tell an
untruth?

A Certainly she does

Q She says you maltreated her
- is that true

A That is false again

Q You say that was your
furniture?

A - It was, for the reason that
I paid for it

Q What did she pay?

A Fifty cents a month

Q Is that what she paid?

A Yes, about - It was about
three times.

Q Well, about the removal of this
furniture?

A Well; you know; we got
dispossessed and we had to
move. She was going to sell
the furniture for 14 dollars

Q I thought it was too little for
the furniture I was up there
Saturday I was living with her
at the time.

Q What did this other defendant
do - Reynolds,

A He helped me to move it -
that was all

Q Did you give him any money
for that work?

A I gave him a dollar that
was all

Q What for?

A Just for helping me to move
the furniture.

Q That was all he had to do
with it?

A That is all

Q Any conversation between
you and him as to what you
would do with the furniture

A None whatever - I just asked
him to go out for a truck
- the simple reason was we
would be moved out at 12

0 - clock

Exam Examined by the Court

2 - where do you work?

A at 301 7th Avenue

2 The week before last - I
have continued right along
straight.

2 Is that what took you to
Coney Island?

A No sir; I have not been
there since this year or
last.

2 Did you tell this woman
you were going to sell this
furniture?

A I told her what to do -

2 Did you tell her

A I did not see her to tell
her - I did not have time.

2 She said you have been
sleeping in the basement.

A I have never slept in the
basement in my life.

7 2 - She says you have not loved

with her for six years

A She is mistaken. I lived with her for 13 years.

Q You say she is mistaken?

A I know it.

Re direct by Mr Callahan

Q You say she swore falsely?

A I say so.

By the court

Q Do you know where this property was taken?

A I was told -

Q Do you know?

A Yes sir

Q Do you know in whose name it was stored?

A - Yes, it was there was trouble

Q In yours?

A I do not know

Q - Don't you know that it was stored in the name of your co-defendant?

A Yes sir - I did not know

A - I know now.

Q This woman says that the

other dependant represented himself as a constable - a marshall what do you say about that?

A I do not know anything about it

Q Did you hear him represent himself as a deputy Sheriff?

A Not to my knowledge

Q Do you know whether he did or not

Jerome Reynolds, one of the dependants, being duly sworn and examined as a witness in his own behalf deposes and says: I live at 407 7th Avenue

Q You have heard the complaint what does you to say about this transaction?

A This gentleman came down and told me he was about to be dispossessed; that he had to get out at 12 O'clock He said to take a walk up

9

to the house. The old woman stood there talking to a fellow there about selling the furniture for \$18-. Evans said he would not let the furniture go for \$18. I did not say anything. It was not my business. This woman goes out. The man sent come around at 3 o'clock and help me move. I went around with Evans about 3 o'clock and helped the man move.

Q (By the Court?) This woman says you represented yourself as a deputy sheriff?

A I never spoke to the woman at all. I never opened my mouth to her.

Q In whose name is the furniture stored?

A It is stored in my name as I went to the store house with it.

Lysie Ross - recalled - by the
 Court deposes and says:
 I had a man there to look
 at the furniture. This man
 Reynolds came in and said
 "I am a deputy sheriff!
 You are intoxicated! You are
 a cracked." Then I went
 around to the station house
 and they told me to go to
 court. I came to this
 court, and while I was away,
 this furniture was taken away
 when I went back the
 furniture was gone

Q Examined by Mr. Callahan
 2 what do you say this
 man Reynolds said?

A He said when he came in
 "I am a deputy sheriff and
 I will take this furniture,
 I am a deputy sheriff - you
 are intoxicated"

Q You never stopped him?

11 A I was around trying to get

a gentleman to some ten

Richard H. Evans recalled: by the
Court:

Q Were you present when this
man Reynolds was there?

A I was in the front room
I did not see a word.

Q Were you not interested?

A No Sir

Q Were you not interested
when you came into the
court?

A No Sir

(To Defendants Reynolds)

Q Were you not interested?

A That was the day of the
war, Robert

Defendants both had to
answer \$ 500 each.

POOR QUALITY ORIGINAL

0663

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

THE PEOPLE OF THE STATE OF NEW YORK

against
Richard A. Evans
and
Terence Reynolds

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

Richard A. Evans and Terence Reynolds
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Richard A. Evans and Terence Reynolds, both*

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

*divers articles of clothing and wearing
apparel, of a number and description to
the Grand Jury aforesaid unknown, of the
value of one hundred dollars, ten chairs
of the value of three dollars each, three
tables of the value of ten dollars each,
two beds of the value of fifty dollars each
a quantity of bedding (a more particular
description whereof to the Grand Jury aforesaid
unknown, of the value of fifty dollars, divers
cooking utensils of a number and description to
the Grand Jury aforesaid unknown of the value of
fifty dollars and divers other goods, chattels and personal
effects (a more particular description of which to the Grand Jury
aforesaid unknown, of the value of one hundred dollars
of the goods, chattels and personal property of one* *Rezzie*

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.

De Laurey Meally,
District Attorney