

0654

BOX:

61

FOLDER:

693

DESCRIPTION:

Weldon, John

DATE:

02/09/82



693

0655

WITNESSES.

[Faint handwritten notes and signatures in the witness section]

48

Counsel, *W.M.C.*
Filed 9 day of *Feb* 1882
Pleads *Not Guilty*

THE PEOPLE

. 08.

John Weldon

John Weldon
John Weldon

INDICTMENT.
D. *Larceny from the Person.*

John Mackson
District Attorney.

A True Bill

W.M.C.

Foreman.
Will plead guilty, I do.

Feb. 15. 1882

W.M.C.

S.P. Two years.

James Henry

0656

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Weldon

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

John Weldon.

of the CRIME OF LARCENY (from the person)

committed as follows :

The said

John Weldon

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

*One pocket book of the value of twenty five cents
Divers coins of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of fifty cents*

of the goods, chattels and personal property of one *Kate McNally*
on the person of the said *Kate McNally* then and there being found,
from the person of the said *Kate McNally* 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 McKee
DANIEL G. ROLLINS, District Attorney.

0657

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

REV. 314, 329, 330 & 312

Police Court - 109 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

State McNally
John W. Weldon

Offence Larceny from
The Person

Dated February 4th 1882

Smith Magistrate.
Wardle-25 Officer.



Witness _____ Clerk.
 No. _____ Street _____
 No. _____ Street _____
 No. _____ Street _____
John

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

guilty thereof, I order that he be admitted to bail in the sum of Five hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated February 4th 1882

John W. Weldon
John W. Weldon
Soloe Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0658

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

Kate Mc Nally,
Street, Brooklyn 23, Duane.

of No. 110 Henry

being duly sworn, deposes and says, that on the 14th day of February 1882

at the Corner of Broadway and Fulton City of New York,

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

of deponent and from her person in the daytime
the following property, viz:

One pocket book containing silver and
nickel coins of the value of fifty cents

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 John Weldon (nowhere) who

put his hands into the sash pocket of
deponent (said sash pocket being at the time
upon her body and person) and took
from said pocket the above described
pocket book, and when arrested by
officer Walford said Weldon returned
said pocket book to deponent

Kate Mc Nally

Sworn before me this
14th day of February
1882
at New York
City
Justice

0659

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Weldow

Question. How old are you?

Answer. Twenty Years

Question. Where were you born?

Answer. New York

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

Answer. 49 Cherry - Brooklyn

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 wish to say nothing at present

Taken before me this 4
day of Feb 1882

Salou Smith
Police Justice.

John Weldow

0660

BOX:

61

FOLDER:

693

DESCRIPTION:

Whittaker, Thomas

DATE:

02/15/82



693

0661

BOX:

61

FOLDER:

693

DESCRIPTION:

Carlin, John

DATE:

02/15/82



693

0662

BOX:

61

FOLDER:

693

DESCRIPTION:

Green, William

DATE:

02/15/82



693

0663

Adm - [unclear]

87

Counsel,

*Filed 15 day of Feb
all
Pleads Not Guilty*

1882

THE PEOPLE
 vs.
*Thomas Whitaker
 15 W 28
 John Barber
 William Green
 15 W 37
 John Wagoner
 DANIEL & ROLLINS*

District Attorney.

A TRUE BILL
CP Keirs

*Part Jurs. Feb. 17. 1882
all Plead. P. L. Foreman.*

*Verdict of Guilty should specify of which count
The clerk of the*

[Signature]

*Scandal
BURGLARY - Third Degree, and
Selling Licensed Larceny.*

0664

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Thomas Whittaker
John Carlin and
William Green

The Grand Jury of the City and County of New York, by this indictment, accuse
Thomas Whittaker John Carlin and William Green
of the CRIME OF *Burglary*
committed as follows:

The said *Thomas Whittaker John Carlin and William Green*
Each late of the *Twentieth* Ward of the City of New York, in the County of
New York, aforesaid, on the *Seventh* day of *February* in the
year of our Lord one thousand eight hundred and eighty *two* with force and arms,
about the hour of *nine* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Henry Mc Aleenan
there situate, feloniously and burglariously did break into and enter, by means of
forcibly *breaking open an outer door of said dwelling*

Thomas Whittaker John Carlin and William Green
the said

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of

Henry Mc Aleenan
in the said dwelling house 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.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Thomas Whittaker John Carlin and William Green
of the CRIME OF *Larceny*

committed as follows:

The said *Thomas Whittaker John Carlin and William Green*
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid,

five rings of the value of fifty cents Each
one stick of the value of seventy five cents
one pitcher of the value of one dollar.
of the goods, chattels, and personal property of the said

in the said dwelling house then and there being, 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.

Daniel G. Rollins
DANIEL G. ROLLINS, District Attorney.

0665

Rev. 24, 27, 310 & 312

Police Court 2^d District

THE PEOPLE, Sec. 131
ON THE COMPLAINT OF

Henry Miller
111 N 33rd St
1 Thomas Whitaker
2 John Carlin
3 William Green
Offence, Burglary

Dated February 9th 1882

Paterson Magistrate
Schmitzberger Officer
29th Clerk

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

Witnessed by
Henry Steiner 9th Ave. West
534 34 Street
Henry McAlister
11 West 33rd Street
Said Officer

Notary Public
FFB
Seal

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 Thomas Whitaker, John Carlin and William Green guilty thereof, I order that they be admitted to bail in the sum of Five Hundred Dollars each and be committed to the Warden or Keeper of the City Prison until they give such bail.

Dated February 9th 1882 J. D. Patton 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.

0666

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. William Green

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. New York

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

Answer. 238 West 32d; 2 years

Question. What is your business or profession?

Answer. Nothing

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. Whittaker opened the door. I waited outside. I carried away some of the things

Taken before me, this 9th
day of July 1882

William Green

J. M. [Signature] Police Justice.

0667

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Carlin

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. Newark, N. J.

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

Answer. 132 West 28th street; 3 years

Question. What is your business or profession?

Answer. I have been a District Telegraph Boy

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

Answer. I went into the house with Whitaker and took some of the things.

Taken before me, this 9th } John Carlin
day of February 1882 }

[Signature]
Police Justice.

0558

Sec. 198-200.

2^d DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Whittaker 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. Thomas Whittaker

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. New York

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

Answer. 117 West 46th Street; three months

Question. What is your business or profession?

Answer. I was a cash boy two years ago

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 went into the house through the gateway
and the front basement. I took the pitcher
and the other boys other things.

Taken before me, this 9th
day of February 1882

T. Whittaker

John Patterson Police Justice.

0669

Police Court—Second District.

City and County of New York.

Johnny McAleenan 20 years old, clerk of No. 11 West 53rd Street, being duly sworn, deposes and says, that the premises No. 11 West 53rd Street, 19th Ward, in the City and County aforesaid, the said being a dwelling

and which was occupied ~~as~~ as a dwelling by Henry McAleenan, deponent's father, were BURGLARIOUSLY entered by means of forcibly opening the area gate of said premises and by opening the latch of the door opening from the front basement of said dwelling into the area

on the evening of the 7th day of February 1882

and the following property feloniously taken, stolen, and carried away, viz: Five silver napkin rings of the value of three dollars; one plated butter dish of the value of seventy-five cents; one plated cream pitcher of the value of one dollar; one moldasses pot of the value of two dollars; and one small tray of the value of four dollars;—in all of the value of ten dollars and seventy-five cents

the property of Henry McAleenan

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen and carried away by Thomas Whittaker, John Carlin and William Greer for the reasons following, to wit: Deponent is informed by officer Schmittberger of the 29th Precinct Police that he found the said property in the possession of said Thomas Whittaker and that said Whittaker is said John Carlin and said William Greer confessed to him that they had entered the said premises and taken stolen and carried away said property

as hereinbefore set forth. Deponent identifies the articles here shown of the kind and value hereinbefore stated as the property of deponent's father Henry McAleenan and as the same articles which were taken by deponent in the front basement of said premises on the 7th day of February 1882

Henry McAleenan

Johnny McAleenan
Deponent
February 1882
Police Justice

City and County of New York
Max F. Schmittberger of the 29th Precinct
Police, being duly sworn, deposes and says
that he has heard read the following
affidavit of Henry McKeenan Jr and that
the same is true in so far as it relates
to this deponent

Sworn to before me
this 9th day of February 1882
J. M. [Signature]
Police Justice

Max F. Schmittberger

0671

BOX:

61

FOLDER:

693

DESCRIPTION:

Wier, William

DATE:

02/14/82



693

0672

BOX:

61

FOLDER:

693

DESCRIPTION:

Gilfellen, John

DATE:

02/14/82



693

2

0673

#2 E. E. Price
#1 (js)

Filed May 24/82

Day of Trial

Counsel,

Filed 14-day of Feb 1882
Pleads both M. Smith (vs)

1882

THE PEOPLE

vs.

R

William Meep
John Gilfellen

John Meow
BENT. K. BURLIPS,

District Attorney.

BURGARS—Third Degree, and
Receiving [Stolen Goods.]

A True Bill.

W. King

Foreman

February 28. 1882

W. King
Deputy Clerk

0674

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

William Nier and John Gilfillan ^{against}

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

William Nier and John Gilfillan
of the crime of *Burglary*

committed as follows:
The said

William Nier and John Gilfillan

Each late of the *twenty second* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty ninth* day of *January* in the year of our Lord one
thousand eight hundred and eighty *two* with force and arms, at the Ward,
City and County aforesaid, the *Factory* of *Thomas Williamson*

there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said

Thomas Williamson

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*One hundred and sixty Shirts of the
value of thirty cents each*

of the goods, chattels, and personal property of the said

Thomas Williamson

so kept as aforesaid in the said *Factory* then and there being, 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.

0675

And the Grand Jury aforesaid, by this indictment, further accuse the said *William Tier and John Gilfillen*

of the CRIME OF *Receiving Stolen Goods*

committed as follows:

The said

William Tier and John Gilfillen

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

one hundred and sixty Shirts of the value of thirty cents each

of the goods, chattels and personal property of

Thomas Williamson

by a certain person or persons to the Juror aforesaid unknown, then lately before feloniously stolen ~~of the said~~

Grand

taken and carried away from

the said

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have (the said

William Tier and John Gilfillen

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

BENJ. R. RUELEPS, District Attorney.

John Keon

0676

Police Office, Fourth District.

City and County }
of New York, } ss.

Thomas Williamson
age 55. Clerk business

of No. 642 West 52nd Street, being duly sworn,
deposes and says, that the premises No. 642 West 52nd Street,
2nd Ward, in the City and County aforesaid, the said being a factory
and which was occupied by deponent as a factory for making shirts

were **BURGLARIOUSLY**
entered by means breaking a glass out of a window
of said premises and entering
thereby

on the night of the 29th day of January 1889
and the following property feloniously taken, stolen and carried away, viz:

a quantity of shirts
about 4 dozen of the
value of fifty five
dollars. \$45.⁰⁰/₁₀₀

the property of deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by William Tier and
John Gilfillen (now here) and
George Corcoran (not arrested)
for the reasons following, to wit:

From the fact that deponent
knows that said glass was broken
having seen said window the
afternoon previous to said night
and saw that it was sound
and whole. And is informed
by Officer George Lahan of the
22nd Precinct Police that he

Said officer

^ Saw said defendants coming from the aforesaid premises said officer gave chase after the said defendants and they escaped from defendant ^{by} throwing away a quantity of shirts which defendant fully identifies as stolen and carried away as aforesaid.

Sworn to before me ^{at} Williamstown this 31st day of January 1882

W. Morgan
Deputy

City & County of New York

George Lahm of the 22nd Precinct Police being duly sworn says that the facts stated in the foregoing Complaint on information given by defendant are true of his defendant's own knowledge

Sworn to before me this 31st day of January 1882
B. P. Morgan
Deputy

George Lahm

0678

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

Police Court—Fourth District.

Walter Shelton

of No *642 West 52nd* Street, being duly sworn, deposes and says,
that on the *29th* day of *January* 1882
at the City of New York, in the County of New York, *and at about*

the hour of 2 o'clock A.M., this deponent
saw William Ties (name) in West 52nd
Street and the said William Ties took
from his person and possession a
bundle of shirts and which shirts
this deponent handed to Officer
Salmon of the 22nd Precinct and were
identified by the Complainant
Inspector Thomas Williamson as his
(Williamson's) property which was stolen
and carried away from his (Williamson's)
store on the morning of the 29th day of January 1882
Walter Shelton

Sworn to before me this

29th

day

A. J. Maguire
CLERK OF POLICE JUSTICE

0679

POLICE COURT, FOURTH DISTRICT.

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

George Lahm
of ~~the 22nd Precinct~~ *Adelphi Street* being duly sworn, deposes and says,
that *George Corcoran* (now present) is the person of that name
mentioned in deponent's affidavit of the *31st* day of *January* 18*82*
heremto annexed.

Sworn to before me, this *5th*
day of *February* 18*82*

George Lahm
R. L. Morgan POLICE JUSTICE.

Examination held this 5th day of Feb^r
January 1882 at 8 o'clock A.M.
on the demand of Nathan Nesbitt
Esquire Counsel for George Corcoran
one of the defendants.

George Lahan Officer of the 22nd Ohio
Regiment being duly sworn says on
Cross Examination - I have known
the defendant Corcoran about six
months. I was half past ~~8~~ ¹⁰ o'clock
on the evening of June 29, 1862
when I saw the ~~defendant~~
and he was then in the Company
of ~~William~~ and they were not
running at the time. I was
on the side and rear of them when
I first saw them & they ran when
I ^{was} called out there with
Placemen: they ran away
from me and escaped - At no
time was I in front of the def-
endant or either of them.

George Lahan

Deposited before me
February 5th 1882
A. L. Horgan
Ohio Justice.

City & County of N.Y. } ss.

William John Elliott - of 52^d Street
one door west of 10th Avenue of the
City of New York - a witness for the
Defendant Corcoran - being duly sworn
says: I know George Corcoran - the
defendant now here - I saw him
on Saturday night the 28th day
of January 1852 - at about the
hours of 8 and 9 o'clock - I was
then on the corner of 52^d Street and
10th Avenue - we remained there
together about ten minutes in
conversation - I again saw him this
night at 12^{1/2} o'clock on 10th Avenue
and 52^d Street for a few minutes
and I there bid him goodnight.
The defendant left me and went
in the direction of his own home.

Cross Examination

I have not spoken to the de-
fendant since his arrest. I have
met his brother on Saturday (yester-
day) but with him I had no
conversation in regard to what
I should testify here this noon

ing.

Respect

I have been heard of the de-
fendant being in my trouble
this time. William F. Elliott
Newark

Subscribed before me

February 5, 1882

A. P. Morgan

Chief Justice.

City & County of N. J.

Benjamin Coarman, of 447 West
57th Street of the City of New York
being duly sworn says: I am the
brother of the defendant. live in
the same house and sleep in the
same bed ^{with my brother the defendant.} I recollect the de-
fendant coming home a week
ago on Saturday night last.
He came home about two or fif-
teen minutes to bed at in the
morning. The manner in which
I fix the time is by hearing the
clock which was in my room
striking the time of one o'clock,
and that clock is fifteen min-
utes fast. He came to bed

and remained all night and was
in bed when I got up the next
day (Sunday).

Wm. Hammett

I went to bed about 15
minutes before the my brother.
I came home about 12 1/2 o'clock
I had been to the Theatre (Gaiety).
I met Elliott - the last witness - at
about 12 o'clock M. at the cor-
ner of 52nd Street & 10th Avenue.
and went with him to a Lager
Bier Saloon nearby - had a
drink of beer and then went
home. I heard of my brother's
arrest through Elliott on
Thursday evening last. Elliott
was in our house at the time
when I came home - I am in
the printing business - and
work for Henry C. Rowson
No. 21 Rose Street - and have
worked there for ten years but
first as a pressman - My brother
(the defendant) is a stone cutter -
I have never been arrested for
any crime what's ever. I have

never heard of my brother being
arrested before this time. We
never always lived at home
together.

Benjamin Cochran
Sworn to before me
February 5th 1842
B. Callaghan
Selling Justice.

City of County of W. Va.

Benjamin Cochran - of 447 West
5th Street, New York - ^{being duly sworn says} I am the brother
of the Defendant - George Cochran -
occupying the same name with
him at home. I remember seeing
my brother on Saturday night a
week ago - at about twelve AM.
I met him at the corner of 5th
Street and 10th Avenue - he had
no night key with him and he
asked me for mine - I went with
him home - opened the door
for him - and we together went
to bed. I have never heard of
my brother ~~the~~ being arrested
before this time.

Case Examination

I work as a Conductor on the
 N.Y. Avenue Street Road Carriage. I
 have been arrested for fault
 of Battery - was discharged upon
 the hearing - There was accus-
 ted for many other offences -

His Coverture.

Sworn to before me

February 5th 1882 -

A. P. Morgan

Public Justice.

Examination adjourned for the
 purpose of obtaining additional
 testimony for the People under Com-
 mission this 5th day of February 1882
 in pursuance of such adjournment.
 at New York City -

City & County of N.Y. } ss

Walter Burke, a witness for the People -
 residing at No 437 West 56th Street
 New York being duly sworn says
 that the Defendant George Colburn

(nowhere) and have known him for
 seven years last past. I saw the
 Defendant at 1.38 A.M. of the 29th
 day of January last on the East
 side of the 10th Avenue between 57th
 & 58th Streets. He was running at the
 time towards 57th Street. I caught
 him in 57th Street near the 9th Avenue.
 I asked him what he (Cochrane) was
 doing - He replied I am an
 agent for the Police now - You
 can't take me in. Cochrane then
 walked up towards 9th Avenue -
 That was the last I saw of him
 that night. The reason he gave
 me for running was that he
 (Cochrane) was cold - I saw
 nothing in his possession.

Cross Examination

The night was cold - The reason
 of knowing the time of night is
 I looked into Mr. Brown's window
 and saw the time just before
 meeting Cochrane -

Walter Burke

Sworn to before me

February 8th 1882. D. T. Morgan District

0687

City & County of W. Va.

Patrick Brown - as witness for the
People - residing at 523 West 57th
Street. Being duly sworn says:
I know George Cochran the
Defendant (now here) for a time
last past. I did not see him
at any time on the night of the
28th or the morning of the 29th
day of January 1892 -

P. Patrick Brown

Sworn to before me
February 6th 1892

A. L. Lohrman

Notary Public -

0588

Rec. 204, 209, 210 & 212.

Police Court District 97/28

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Williamson
642 W. 52 St.

William Wier
John Gilfillen
George Cochran

Offence *Burglary*

Dated *January 31st* 1882

Henry H. Magister
Becky McSherry
John R. Smith

Witness *George Johnson*

No. *642 West 52nd St.*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

James Johnson

Grand Jury &

William Wier &

John Gilfillen

George Cochran

I 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 William Wier, John Gilfillen

guilty thereof, I order that they be ^{held to answer} ~~committed to bail in the sum of~~ ^{of the City and County of New York} ~~and be committed to the Warden or Keeper of the City Prison until they give~~ ^{and be committed to the Warden or Keeper of the City Prison until they give} ~~bail~~ ^{of the City and County of New York}

Dated *January 31st* 1882

R. P. Morgan Police Justice.

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

Dated _____ 1882

_____ Police Justice.

There being no sufficient cause to believe the within named George Cochran guilty of the offence within mentioned, I order ~~he~~ ^{he} be discharged.

Dated *February 6th* 1882

R. P. Morgan Police Justice.

0689

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK

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

Question. What is your name?

Answer.

John Gilfillan

Question. How old are you?

Answer.

20 years of age.

Question. Where were you born?

Answer.

Scotland

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

Answer.

502 West 46th (3 years)

Question. What is your business or profession?

Answer.

Tailor

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.
John Gilfillan

Taken before me, this

day of *January* 188*7*

A. L. Morgan Police Justice.

0690

Sec. 108-200.

Hu
DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Vier 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* to see fit to answer the charge and explain the facts alleged against *him*
that he is at liberty to waive making a statement, and that his waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer. *William Vier*

Question. How old are you?

Answer. *17 years of age.*

Question. Where were you born?

Answer. *New York city*

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

Answer. *42nd Street a short time*

Question. What is your business or profession?

Answer. *I am learning a trade.*

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.*

William Vier

Taken before me, this *31st*

day of *January* 188*2*

R. J. Morgan Police Justice.

0591

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4th DISTRICT POLICE COURT.

George Cookrane 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 Cookrane.

Question. How old are you?

Answer.

24 years.

Question. Where were you born?

Answer.

Canada.

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

Answer.

447 West 54th St. 5 years.

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. I heard the testimony of my brother Thomas Cookrane - and it is true so far as relates to my going home with him on that night. I do not know Miss - I do know John Giffillan - I swear positively that I did not see Saturday night last or at any other time about the property mentioned

~~Taken before me, this~~

day of

~~188~~

on the Complaint - in Case

of my wife Miss & Giffillan - or either of them - nor Police Justice did I do it myself. I have never been arrested for any offence -

George Cookrane

*Sworn before me
February 5th 1882*

*W. L. ...
Police Justice*

0692

Form 24-14

ES-2-14-85,000

District Attorney's Office
COUNTY OF NEW YORK

January 3rd 1918.

_____x	
PEOPLE	: Indictment
vs	: filed
<i>George Metcalf</i>	: <i>Feb 2-1882</i>
_____x	

CLERK OF THE COURT OF
GENERAL SESSIONS:

Please send to this office
the following original papers:

- Indictment, complaint &c.
- Coroner's inquisition.
- Original exhibits.
- Stenographer's Minutes
of trial.

Respectfully yours,

August Jones
Chief Clerk

Mr. Morton

0693

BOX:

61

FOLDER:

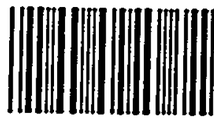
693

DESCRIPTION:

Williams, Gratton

DATE:

02/28/82



693

275

To H and can to be
Charles, confessed to the
Day of Trial, March 24
Counsel H. C. ...

Filed 28 day of Feb 1882

Pleads Guilty (Vol 1)

WITNESSES.

THE PEOPLE

vs.

P

Chas. Williams

THEFT, LARCENY AND RECEIVING
STOLEN GOODS

JOHN MCKEON,

District Attorney.

22 March 24, 1882

Filed & accepted
A TRUE BILL

[Signature]

Foreman.

Wm. ...
March 27/82

0695

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Grattan Williams

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

Grattan Williams
of the CRIME OF LARCENY

committed as follows:

The said

Grattan Williams

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the *twentythird* day of *February* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward, City and County
aforesaid, with force and arms

One Coat of the value of two dollars
one Shirt of the value of two dollars

of the goods, chattels and personal property of one

James Law

then and there being found,
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.

0696

And the Grand Jury aforesaid, by this indictment, further accuse the said
Grattan Williams
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

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

One Coat of the value of two dollars
One Shirt of the value of two dollars

of the goods, chattels and personal property of the said

James Cow
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

James Cow
unlawfully, unjustly, did feloniously receive and have (the said

Grattan Williams
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.

JOHN McKEON, District Attorney.

0697

New York February 23 1822

Major Genl William Harn
Apur of Pant and a vest and one
Shirt and see if the is acct
that he can use for a private
as he is Genl ten a Medal and
it will be all effort with
you truly James Carr

0598

REV. 214, 219, 219 A 212

Police Court District

THE PEOPLE, Sec.

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1st District

Maggie Dan
William Williams
152 West 57th

Offence: Obtaining goods by false token

Date

July 24 1882

Magistrate

W. J. Miller

Officer

Clerk

Witnesses

No.

Shewell Dan
152 West 57th

No.

No.

No.



152 West 57th Ave

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 William Williams

be held to answer the same that he guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated July 24 1882 W. J. Miller 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.

Handwritten notes and signatures at the bottom of the page.

0699

Sec. 108-200.

CITY AND COUNTY } ss.
OF NEW YORK,

First DISTRICT POLICE COURT.

Nathan Williams 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.

Nathan Williams

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Florida

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

Answer.

218 Wooster Street & about 2 Months

Question. What is your business or profession?

Answer.

I work in a bar room

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 she gave me the coat and shirt

Taken before me, this

day of *July* 188*8*

Nathan Williams
Nathan

M. J. Conroy Police Justice.

0700

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

POLICE COURT

First

DISTRICT.

of No. *4*

Maggie O'Leary
152 1/2 St years. Housewife
Street, being duly sworn, deposes and

says that on the

23rd

day of

February 188*2*

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

Guttan Williams

Now present, did designedly falsely
and feloniously by color of a
certain false token or writing
to wit: the paper hereto annexed
obtain from deponent certain
goods viz one coat & one shirt
of the value of two dollars
That the defendant presented
said false token to deponent
saying it was given to him by
deponent's husband & deponent
believing that the defendant spoke
the truth and further believing
that the writing was that of her
husband gave to him said
property which he carried away
and appropriated to his own
use without the knowledge or consent
of deponent's husband Maggie O'Leary

Sworn to before me this }
24 day of Feb'y 1882 }
at New York }
Police Justice }

0701

BOX:

61

FOLDER:

693

DESCRIPTION:

Williams, James

DATE:

02/06/82



693

0702

Counsel,
Filed 6 day of Feb 1882
Pleads *McGuire*.

THE PEOPLE

vs.

P

James Williams

INDICTMENT
vs. LAROCHE

~~P. M. ROLES~~

John W. Keon
District Attorney.

TRUE BILL

W. H. Keon

Juryman.

W. H. Keon

W. H. Keon

W. H. Keon

W. H. Keon

0703

Court of General Sessions ~~of the City~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

James Williams
^{against}

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

James Williams

of the crime of *Grand Larceny*,

committed as follows:

The said

James Williams

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the thirtieth day of January in the year of our Lord one
thousand eight hundred and eighty two at the Ward, City, and County aforesaid,
with force and arms,

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as a United States Treasury Note of the
denomination of ten dollar s and of the value of ten dollar s

One Promissory Note for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as a Bank Note of the denomination of
ten dollars and of the value of ten dollar s

One Over Coat of the value of twenty five dollars.

of the goods, chattels, and personal property of one

Pedro Rodriguez

then and
there being found, 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.

~~DANIEL B. FOLGER,~~

~~DANIEL B. FOLGER,~~ District Attorney.

John M. Keon

0704

REV. 27, 29, 310 & 312.

Police Court

District

1st 95 78

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Redington
118 Michigan Street
James Williams

Offence, Larceny Grand

Dated

July 31 1882

No. 8, by

Smith

Magistrate

Residence

Orles

Officer

No. 4, by

Manuel Putards

Clerk

Residence

118 Michigan Street

Witness

118 Michigan Street

No. 118

James Orles

No. 118

Michigan Street

No.

1

Street

Orles

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

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

Dated July 31 1882

James Williams
James Williams

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.

James Williams

0705

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First DISTRICT POLICE COURT.

James Williams 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.

James Williams

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

This City

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

Answer.

68 Crosby Street & about two Months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

*I am not guilty and
have no further explanation
to make*

Taken before me, this *31*
day of *July* 188*8*

James Williams
mark

Robert D. Smith
Justice.

0706

Just

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK } ss

of No. *118 Maiden Lane* Street. *57* years old. *Manufacturer*
being duly sworn, deposes and says, that on the *30th* day of *January* 188*2*
at the *City of New York*,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent *from said premises in the day time*
the following property, viz:

Several

One overcoat, in a pocket
of which was a Treasury Note
issued by the United States of the
denomination and value of ten
dollars, said coat & note being
of the value of thirty five 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 *James Williams now*

present, from the fact that he
was seen to take the coat by
one Hurtado who so informs
this deponent Pedro Rodriguez

City and County of New York
Manuel Hurtado of the 118 Maiden
Lane being sworn says that he saw the
defendant on the day in question take
said coat & carry away the coat from an
office in said premises Manuel Hurtado

Subscribed and sworn to before me this 21st day of January 1882
Police Justice

0707

BOX:

61

FOLDER:

693

DESCRIPTION:

Wills, Edward A.

DATE:

02/01/82



693

0708

250

Counsel,

Filed 1st day of Feb'y

1882

Reads

THE PEOPLE

vs.

F

Edward A. Will

John W. Keane

DANIEL C. ROLINS,
District Attorney.

District Attorney.

True Bill.

William Foreman

Feb'y 2/82

R. M. O'Connell
R. M. O'Connell

RA

[Handwritten notes and signatures, including "John W. Keane" and "Edward A. Will", are visible in the bottom section of the document.]

0709

Court of General Sessions ~~of the Peace~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Edward A Mills
against

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

Edward A Mills
of the crime of *Larceny*

committed as follows:
The said

Edward A Mills

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~and between the fourteenth~~ ^{and eighteenth} day of *January* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City, and County aforesaid,
with force and arms,

One double case watch of the value of sixty five dollars
one chain of the value of twenty five dollars
one Geneva locket of the value of ten dollars.
one badge of the value of thirty dollars
one Ring of the value of ten dollars
one seal skin hat of the value of ten dollars.

of the goods, chattels, and personal property of one

Theodore P Gilman

then and
there being found, 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.

Daniel C Rollins
DANIEL C ROLLINS,
District Attorney.

0710

207
Counsel,
Filed *[Signature]* day of *[Signature]* 1882
Pleads

INDICMENT.
LARCHENY.
THE PEOPLE
vs.
[Signature]
Edward A. Wells.
Z. Macchioni
~~MANAGER~~
John M. Leon.
District Attorney.

A True Bill.

[Signature] Foreman.

[Signature]
Court on another
[Signature]

0711

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Edward A. Wells ^{against}

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

Edward A. Wells

of the crime of

committed as follows

The said

Edward A. Wells

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twenty third* day of *January* in the year of our Lord one
thousand eight hundred and eighty *two* at the Ward, City, and County aforesaid,
with force and arms,

One watch of the value of seventy dollars
One chain of the value of fifteen dollars
One locket of the value of fifteen dollars.

of the goods, chattels, and personal property of one

Walter A. Williamson

then and there being found, 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.

~~DANIEL CARROLL~~

John M. Keon

~~DANIEL CARROLL~~, District Attorney.

0713

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Edward A. Wills 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. Edward A Wills

Question. How old are you ?

Answer. 21 years

Question. Where were you born ?

Answer. ~~New York City~~ Philadelphia

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

Answer. 74 West 53 Street. one month

Question What is your business or profession ?

Answer. Salesman

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

Answer. I, am guilty of the charge preferred
against me I was tempted to it by playing
fars

Taken before me, this 26

day of January 1882

Edward A. Wills

Blough Garrison Police Justice.

0714

4 District Police Court

CITY AND COUNTY OF NEW YORK } ss. Sheldon P. Gilman, aged 24 years Merchant of No. 74 West 53rd Street and between 14th & 18th being duly sworn, depose and saith, that on the 18th day of January 1892 at the 19th Ward of the 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 double case Silver Watch
One Gold Chain, One Ladies Locket
One Gold Badge, One Gold Ring
One Seal Skin Hat.

All of the value of One Hundred and Fifty dollars \$150.00

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 Edward A. Wills (nowhere) from the fact that previous to said larceny the said property was in said premises where the said Edward was a guest and said Edward has admitted and confessed to deponent that he did so take steal and carry away said property from the possession of deponent

Sheldon P. Gilman

Sworn before me this 26th day of January 1892
Hugh Spencer
POLICE JUSTICE

0715

Sec. 214, 209, 210 & 212

Police Court 4 District 90
82

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Master M. Williamson
309 W. 14th
Edward A. Mills

Offence Grand Larceny

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated January 26 1882

H. Gardner Magistrate.

Stanell, 19 Officer, 3
Bainis 16 Clerk.

Witnesses William Bainis

No. 16 Street 171st St

No. 16 Street 171st St

No. 16 Street 171st St

Thomas E. S.
Gru

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 A. Mills

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

Dated January 26 1882 Henry Gardner 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.

0716

Sec. 108-200.

4 DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward A Wills 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. Edward A Wills

Question. How old are you ?

Answer. 21 years

Question. Where were you born ?

Answer. Philadelphia

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

Answer. 74 West 53rd St. one month

Question What is your business or profession ?

Answer. Salesman

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

Answer. I am guilty of the charge

Taken before me, this 26th
day of January 1882 } Edward A Wills

Hugh G. ... Police Justice.

0717

H District Police Court

CITY AND COUNTY
OF NEW YORK, } ss.

Walter W. Williamson, aged 29 years
Salesman

of No. 309 West 14th Street,
being duly sworn, depose and saith, that on the
at the 20th day of January 1892

20th day of January 1892
Ward of the 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 double case Gold Watch
One gold chain one locket
All of the value of 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 Edward A. Will. (nowhere)

from the fact that previous to said
larceny the said property was in deponent's
possession in said premises, and said
Edward has admitted and confessed to
deponent that he Edward did so take
steal and carry away the said property
from the possession of deponent.

Walter W. Williamson

Sworn before me this 26 day of January 1892
Hugh A. Stevenson
POLICE JUSTICE

0718

BOX:

61

FOLDER:

693

DESCRIPTION:

Wilson, Henry

DATE:

02/28/82



693

Ch. 294

Day of (month) Feb
Counsel Sumner
Filed 28 day of Feb 1888
Placed Ch. 294

THE PEOPLE
vs.
Henry Wilson
alias
Russell

LARCENY AND RECEIVING
STOLEN GOODS

JOHN McKEON,
District Attorney.

Mich. 2 | 82
A True Bill
[Signature]

Foreman.
March 24/82
[Signature]
Jail Discharged

The witness in this case
(Lynch) went to my farm
in Jan. 1888 & I saw
WITNESSES.

Bailed by Sarah L. L. L.
116 East 708th St.,
W.D.

The only witness that
can prove this case if
it can be done at all
is the Complainant & after
repeated efforts he could
be found - I therefore
suggest it be dismissed

Mich. 24/82
Geo. Vincent
Jest. Dist. Ct.

0720

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Henry Wilson
otherwise called *Russel*

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

Henry Wilson otherwise called Russel
of the CRIME OF LARCENY

committed as follows:

The said

Henry Wilson otherwise called Russel

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

One umbrella of the value of three dollars.

of the goods, chattels and personal property of one

Joseph Zink

then and there being found,
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.

0721

And the Grand Jury aforesaid, by this indictment, further accuse the said
Henry Wilson otherwise called Russel
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said
Henry Wilson otherwise called Russel
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, with force and arms, at the Ward, City and County aforesaid,

One umbrella of the value of three dollars.

of the goods, chattels and personal property of the said

Joseph Zink

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Joseph Zink
unlawfully, unjustly, did feloniously receive and have (the said

Henry Wilson otherwise called Russel
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.

JOHN McKEON, District Attorney.

0722

Does not reside at

20 Bay BAPT 2. St

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

If this Subpoena is disobeyed, an attachment will immediately issue against you. Bring this Subpoena with you, and give it to the Officer of the Court-room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER INSTRUCTIONS.]

3.21-82

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Joseph Link

of No. 20 Bayard Street,

GREETING:

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

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

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of March in the year of our Lord 1882

DANIEL G. ROLLINS, District Attorney.

John McKeon

0723

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill when served, please send timely word to the District Attorney's office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

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

Geo. Wiven

being duly sworn, deposes and says he *failed to*

serve a Subpoena, of which the within is a copy, upon *Joseph Zink* of *20 Bayard St.* on the *20* day of *March*, 188*2*, having been informed at *20 Bayard St.* that said *Zink* did not reside there

Sworn to before me, this *27th* day of *March*, 188*2*

Geo. Wiven

Hugh Donnelly
Notary Public,
N. Y. Co.

0724

City and County of New York, ss.

Police Court—..... District.

THE PEOPLE

vs.

On Complaint of

George Luck

For

Petit Larceny

Hempstead *alias* *Paul*

After being informed of my rights under the law, I hereby *demanded* a trial by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated *17 July* 188*2*

Andrew J. [Signature]
POLICE JUSTICE.

H Russell
envy

0725

REVISED 1879, 210 & 312.

150

Police Court - 3 District.

THE PEOPLE, &c.,

George Russell

20 Bay Street
Henry Mylan
Russell

Offence, *Peter's Larceny*

Dated *February 17* 188*2*

Magistrate, *White*

Officer, *Smith*

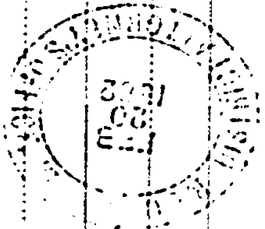
Clerk, *White*

Witnesses

No. Street, *White*

No. Street, *White*

No. Street, *White*



Geo. Russell
Con.

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 Mylan alias

Russell guilty thereof, I order that he be admitted to bail in the sum of Three Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated February 17 1882 *George Russell* 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.

0726

FORM 112.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } 89

Police Court—Third District.

of No. 20 Bayard Street, being duly sworn, deposes
and says that on the 16 day of February 1883
at the 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 Umbrella

of the value of Three 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 Wilson ^{alias}
Russell ^{born present} whom deponent saw
take and run away with said
umbrella. That deponent pursued
him and saw him throw it into
a basement, where deponent found
it.

Joseph Link

Sworn to, before me this

day of Feb 1883

POLICE JUSTICE.

0727

BOX:

61

FOLDER:

693

DESCRIPTION:

Wright, John

DATE:

02/10/82



693

0728

[Faint, illegible handwritten notes and signatures]

Hand of Sebastian

Counsel,
Filed 10 day of Feb 1882
Pleas *McGuire*

INDICIA ENY.
Grand Larceny of Money, &c.

THE PEOPLE

- vs -

P

John Wright

John Wright
DANIEL S. BOYD
District Attorney.

W. H. H.

A TRUE BILL
W. H. H.

Part Two - Feb. 20, 1882
Foreman.
Wright and acquitted

Monday - Feb 20.
W. H. H.

W. H. H.

0729

Court of General Sessions of the People of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against

John Wright

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

John Wright

of the crime of

Larceny

committed as follows:

The said

John Wright

in the County of New York, aforesaid, on the *fifth* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force and arms, three 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 thousand dollars, and of the value of one thousand dollars each: three 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 hundred dollars, and of the value of five hundred 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 one hundred dollars, and of the value of one hundred dollars each: thirty 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 fifty dollars, and of the value of fifty 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 twenty dollars, and of the value of twenty dollars each: sixty 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: eighty 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: ninety 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 three dollars, and of the value of three dollars each: one hundred 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: one hundred and 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 one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred 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 fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three 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: 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 five 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 three dollars each: fifteen 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 two dollars each: thirty 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 one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred two bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred two bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred two bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

one Han & Kerchief of the value of fifty cents

of the goods, chattels, and personal property of one

Ida Phillips

then and there being found,

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.

~~DANIEL R. ROLINS,~~
~~DAVID R. PHILLIPS,~~

John McKee
District Attorney.

0731

Sec. 198-200.



DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Wright

Question. How old are you?

Answer. Thirty-three years of age

Question. Where were you born?

Answer. Ohio

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

Answer. No. 61 Thompson St. one year.

Question. What is your business or profession?

Answer. Laborer

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. I waive all further examination here

Taken before me, this 6th

day of July 1882

John Wright

John Patterson
Police Justice.

0732

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK

of No. 211 Spring Street, aged 24 years,

being duly sworn, deposes and says, that on the 5th day of February 1882

at the Wighth Ward of the City of New York,

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

of deponent, and from deponents person,

the following property, viz:
One pink handkerchief, in which was tied up one ten dollar note or bank bill and one and a half dollars in silver coin, being good and lawful money of the United States, and in all of the value Twelve 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

John Wright, New York,
from the fact that deponent was then in a liquor saloon on the corner of Grand and Thompson Streets, and said handkerchief and money was then contained in the pocket of the paques then worn upon deponents person as a portion of his bodily clothing. That deponent is now here informed by Fannie Brown, here present, that she said

Jennie saw said John Wright
 insert his hand into the said
 pocket of said Laguerre and take
 said property therefrom and walk
 out of said Salome's with said
 property in his possession
 Sworn to before me this } Her
 6th day of February 1862 } Ida Phillips
 Clerk

Wm Patterson Police Justice

City and County of New York, Ct.
 Jennie Brown, of No. 15 1/2
 Sullivan Street, being duly sworn
 says that she has heard read the
 foregoing affidavit and that so
 much of the same as relates to
 deponent is true of deponent's own
 knowledge.

Sworn to before me this } Jennie Brown
 6th day of February 1862 }

District Police Court

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

APFIDAVIT - Larceny

186

Magistrate

Office

WITNESSES:

DISPOSITION

Wm Patterson Police Justice