

0805

BOX:

466

FOLDER:

4279

DESCRIPTION:

Young, Ellis A.

DATE:

01/20/92



4279

0806

Witnesses:

Counsel, *h*

Filed, *h*

day of *May*

189*2*

Pleadg, *h*

THE PEOPLE

21 23 28
44 47 50
53 56 59
62 65 68
71 74 77
80 83 86
89 92 95
98 101 104
107 110 113
116 119 122
125 128 131
134 137 140
143 146 149
152 155 158
161 164 167
170 173 176
179 182 185
188 191 194
197 200 203
206 209 212
215 218 221
224 227 230
233 236 239
242 245 248
251 254 257
260 263 266
269 272 275
278 281 284
287 290 293
296 299 302
305 308 311
314 317 320
323 326 329
332 335 338
341 344 347
350 353 356
359 362 365
368 371 374
377 380 383
386 389 392
395 398 401
404 407 410
413 416 419
422 425 428
431 434 437
440 443 446
449 452 455
458 461 464
467 470 473
476 479 482
485 488 491
494 497 500
503 506 509
512 515 518
521 524 527
530 533 536
539 542 545
548 551 554
557 560 563
566 569 572
575 578 581
584 587 590
593 596 599
602 605 608
611 614 617
620 623 626
629 632 635
638 641 644
647 650 653
656 659 662
665 668 671
674 677 680
683 686 689
692 695 698
699 702 705
706 709 712
713 716 719
720 723 726
727 730 733
734 737 740
741 744 747
748 751 754
755 758 761
762 765 768
769 772 775
776 779 782
783 786 789
790 793 796
797 800 803
804 807 810
811 814 817
818 821 824
825 828 831
832 835 838
839 842 845
846 849 852
853 856 859
860 863 866
867 870 873
874 877 880
881 884 887
888 891 894
895 898 901
902 905 908
909 912 915
916 919 922
923 926 929
930 933 936
937 940 943
944 947 950
951 954 957
958 961 964
965 968 971
972 975 978
979 982 985
986 989 992
993 996 999

P

Ellis W. Young

CONCEALED WEAPON.
(Section 410, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas C. De Forest

Foreman.

Part 3, February 9/92
Tried & convicted

Pen 30 days.

0807

Police Court 2 District.

City and County } ss.
of New York.

of No. 19th Precinct Street, aged _____ years,
 occupation Policeman being duly sworn, deposes and says,
 that on the 15 day of January 1892, at the City of New
 York, in the County of New York,

Deponent arrested Ellis A. Young now here in a disorderly house at No 585 Seventh Avenue while deponent was serving a warrant for the arrest of the inmates of said disorderly house. On searching the premises at the station house deponent found concealed upon the person of the defendant, in his outside pocket of his overcoat, a certain dangerous weapon known as a sling shot, composed of a lump of brass attached to a string. Deponent charges that said instrument is a dangerous weapon within the meaning of Section 410 of the Penal Code of the State of New York, and deponent charges that defendant carried the same concealed upon his person with intent to use the same.

Sworn to before me
 this 16th day of January
 1892

Thomas J. Hayes
 Police Justice

Thomas J. Hayes

0000

Sec. 198-200

CITY AND COUNTY
OF NEW YORK ss.

2 District Police Court.

Ellis A Young 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.

Ellis A. Young

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

N. Y.

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

Answer.

307 West 84th St. Since Christmas

Question. What is your business or profession?

Answer.

Cook

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.

Ellis A Young

Taken before me this

16

day of

January 1892

John H. Brady

Police Justice.

0809

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.....

Ellie A Young

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 *Jan 16* 18*92* *John B. Brady* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

08 10

Police Court---

59 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas J. Hayes

vs.
Ellis A. Young

Carrying
Offence
Concealed Weapon

Dated

January
Grady

1892

Magistrate.

Hayes & Brett

Officer.

19

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 2000 to answer

G. S.

Corr

Guilty

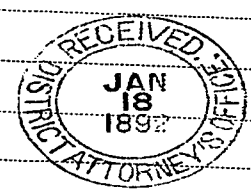
BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.



08 11

458

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Ellis A. Young

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

Ellis A. Young
of a FELONY, committed as follows:

The said Ellis A. Young

late of the City of New York, in the County of New York aforesaid, on the Fifteenth
day of January in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, with force and arms, feloniously did furtively
carry, concealed on his person, a certain instrument and weapon of the kind commonly known as
a slung-shot with intent then and there
feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown,
against the form of the statute in such case made and provided, and against the peace of the People
of the State of New York and their dignity.

SECOND COUNT—

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

Ellis A. Young
of a FELONY, committed as follows:

The said Ellis A. Young

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

DE LANCEY NICOLL,
District Attorney.