

0553

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Ackerman, Walter

**DATE:**

09/20/93



4846

**POOR QUALITY ORIGINAL**

0554

Witnesses:

*Anna Clark*  
*officio*

Counsel,

Filed

day of

1893

*Sept*

Pleads,

THE PEOPLE

vs.

*Walter Ackerman*

*Burglary in the Third Degree.*  
[Section 498, Vol. 2, C. C. P.]

DE LANCEY NICOLL,

District Attorney.

*1893  
11/2/11*

A TRUE BILL.

*Geo. Brounigdale*

Foreman.

*John J. [Signature]*

*Henry [Signature]*

*At the request of  
[Signature] duly sworn, committed  
to A.C. Protective [Signature]*

POOR QUALITY ORIGINAL

0555

Police Court - 5 District.

City and County of New York, ss.:

Lorisa Clauter of No. 2333 1st Ave Street, aged 25 years, occupation keep house being duly sworn

deposes and says, that the premises No. 2333 1st Ave Street Ward in the City and County aforesaid the said being a fire story brick flat

house in part and which was occupied by deponent as a dwelling

and in which there was at the time a human being, by name were BURGLARIOUSLY entered by means of forcibly unlocking the door leading from the hallway on the second floor into deponent's kitchen on said floor. and entering said room with the intent to commit a crime. on the 2nd day of September 1893 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

One gold watch. One diamond ring. one gold collar button. and one shirt stud. Together of the value of one hundred and fifty Dollars.

(#150.00)

the property of Deponent + Lorisa Clauter. and in deponent's care and deponent further says, that she has great cause to believe, and does believe, that the aforesaid BURGLARY was committed and the aforesaid property taken, stolen and carried away by Walter Ackerman (now here)

for the reasons following, to wit: that at the hour of 1 o'clock P.M. said date. deponent locked and securely fastened the doors of her apartment on the second floor of said premises and went out leaving said premises alone and said property therein. and at the hour of 5 o'clock P.M. same day when deponent returned deponent found said door open and discovered that said property had been

**POOR QUALITY ORIGINAL**

0556

Removed from said premises, and  
this defendant who resides in the same  
house with defendant. Admitted and Confessed  
in open Court in the presence and hearing  
of defendant and Officers Frank S. Price  
and John M. C. C. that he did burglariously  
enter said apartment and did steal  
said property therefrom.  
Wherefore defendant prays the said defendant  
may be held and dealt with according to Law.

Done before me } Mrs L. Clauter.  
this 17<sup>th</sup> day of Sept 1893 }

*Geo Simmons*  
Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated 1888  
Police Justice.

I have admitted the above named  
to bail to answer by the undertaking hereto annexed.  
Dated 1888  
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 1888  
Police Justice.

Police Court, District, \_\_\_\_\_

THE PEOPLE, &c.,  
on the complaint of \_\_\_\_\_

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offence—BURGLARY.

Dated \_\_\_\_\_ 1888

Magistrate. \_\_\_\_\_

Officer. \_\_\_\_\_

Clerk. \_\_\_\_\_

Witnesses, \_\_\_\_\_  
No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

to answer General Sessions.

**POOR QUALITY ORIGINAL**

0557

Sec. 198-200.

S District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Walter Ackerman 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. Walter Ackerman

Question. How old are you?

Answer. 13 years old

Question. Where were you born?

Answer. New York State.

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

Answer. 2333. 1st Avenue - 3 Mos

Question. What is your business or profession?

Answer. Work in a butcher shop.

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  
Walter <sup>his</sup> Ackerman  
mark

Taken before me this 19 day of April 1893  
Ed. J. ...  
Police Justice

**POOR QUALITY ORIGINAL**

0558

BAILED,

No. 1, by .....  
 Residence ..... Street,  
 No. 2, by .....  
 Residence ..... Street,  
 No. 3, by .....  
 Residence ..... Street,  
 No. 4, by .....  
 Residence ..... Street,  
 No. 5, by .....  
 Residence ..... Street,

Police Court... District... 994

THE PEOPLE, etc.,  
ON THE COMPLAINT OF

*Ruben Olciviter*  
*2333-1 way*  
*Mattie Robinson*

Offense *Burglary*

Date *Sept 17* 189*3*

*William* Magistrate  
*Mrs. Cook & Miss* Officers

Witnesses *Frank J. ...*  
Precinct: *2-9*

No. *39* *Peel* Street.

No. *119* *Peel* Street.

No. *297-4* *St. ...* Street.

No. *1500* *to answer* *E. J. ...* Street.

Com. to S. P. C. C.

*Ch 123*  
*Police Justice*

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Seventeen* Hundred Dollars, and it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated *Sept 17* 189*3*

*C. E. ...* 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.

**POOR QUALITY ORIGINAL**

0559

*Court of Sessions  
General Sessions*

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

New York, *April 11 1893*

*The People  
vs  
Walter Williams*

CASE NO. *75502*  
DATE OF ARREST  
CHARGE

OFFICER  
*Sept 16/93*

AGE OF CHILD  
RELIGION  
FATHER

*12 years  
Catholic  
Walter Williams*

MOTHER

RESIDENCE

*100 West 10th St  
New York*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

*April 11 1893 arrested for stealing a pocket book containing a check for \$100.00 belonging to a sales lady employed by Lord and Taylor. Boy and 20<sup>th</sup> St. Complainant refused to prosecute and boy was discharged. Next day April 20 1893 boy came to Society and said he was afraid to go home for fear of a beating. Boy was taken in and later discharged to parents.*

*During the day boy was found on the street by a Miss Wilson, West 44<sup>th</sup> St. who he asked to place him in an asylum. Boy was brought to Court and discharged to parents.*

*Boy has a comfortable home. Parents bear a good character. His mother is painter of 343 3<sup>rd</sup> St. and he is of consanguineous descent.*

All which is respectfully submitted,

*E. Howard Lenkey  
Right*

*Go. Dick Atty*

**POOR QUALITY ORIGINAL**

0560

*Court of  
General Sessions*

*The People*  
*vs*  
*Walter Williams*

PENAL CODE, §

**Report of the New York Society  
for the Prevention of Cruelty  
to Children.**

**ELBRIDGE T. GERRY,**

*President, &c.,*

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Walter Ackerman

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

Walter Ackerman

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

The said

Walter Ackerman

late of the 12<sup>th</sup> Ward of the City of New York, in the County of New York aforesaid, on the second day of September, in the year of our Lord one thousand eight hundred and ninety-three, with force and arms, in the day-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Louis Clauter

there situate, feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent the goods, chattels and personal property of the said

Louis Clauter 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.

SECOND COUNT—

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

*Walter Ackerman*  
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:

The said

*Walter Ackerman*

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

*one watch of the value of  
seventy-five dollars, one  
finger ring of the value of  
fifty dollars, one collar-button  
of the value of ten dollars,  
and one stud of the value  
of twenty-five dollars*

of the goods, chattels and personal property of one

*Louis Clanter*

in the dwelling house of the said

*Louis Clanter*

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

*De Laurey Nicoll*  
*District Attorney*

0563

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Alkin, Maneis

**DATE:**

09/08/93



4846

0564

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Levy, Louis

**DATE:**

09/08/93



4846

No. 2. Part I. Oct. 13, 1893  
TO THE CHIEF CLERK.

Please send me the Papers in the Case of

PEOPLE  
vs.  
Maneis Alkin and  
Louis Levy

The Complainant Authorized the defendant Alkin to take the property to secure a debt. He was charged with an apparent larceny and in fact had only a lien for work. The true owners were, Abrams & Shaplain. He was immediately after the taking informed by Alkin that he had taken the property & lodged it with defendant Levy for safe keeping. The Complainant then changed his mind & had both defendant arrested. He is not guilty of any criminal act if they know, it was the Complainant himself.

The indictment should be dismissed as to both defendants. Sept. 30/93 Stephen J. Kane

Counsel,  
S. H. [Signature]

Filed 5th day of Sept. 1893  
Pleds, No entry 11

Grand Larceny, 1st Degree, (1st Penal Code)

THE PEOPLE

vs.  
Maneis Alkin  
and  
Louis Levy

Sept. 17  
1893

DE LANCEY NICOLL,  
District Attorney  
in recom. of Wm. H. [Signature]  
indict. dis. [Signature]

A TRUE BILL.

[Signature]  
No 82 Sept 21 1893  
Foreman.

Witnesses:  
Off Haggerty  
Frank Thorenian

In witness where I concur  
in the recommendation  
withdrew  
Oct 5. 93. [Signature] J. S. [Signature]

Police Court—

3

District.

1912

Affidavit—Larceny.

City and County of New York, ss.

Jacob Schoneman

of No. 163 <sup>aw</sup> 165 Division Street, aged 40 years,

occupation Tailor being duly sworn,

deposes and says, that on the 27 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 right time, the following property, viz:

Fifty-one coats, the whole of the value of about Six Hundred Dollars,

\$600 <sup>00</sup>/<sub>100</sub>

Sworn to before me, this 27 day of August 1893

James H. [Signature] Police Justice.

the property of divers persons <sup>aw</sup> in the care and custody 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

Mansie Alkin (now here)

From the fact, that defendant was in the employ of deponent as a night-watchman in deponent's factory at the above-named premises and said property was in said factory on said date. That about 6 A.M. on this date defendant came to deponent's home at No. 32 Norfolk Street, in this city, and told deponent that he had taken said property from the factory and when deponent went to said factory he found the property to be missing. That deponent further says that defendant had no right to said property and prays that he may be dealt with according to law.

Jacob Schoneman

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Mancis Alkin* 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. *Mancis Alkin*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *163 Division St. - 1 year*

Question. What is your business or profession?

Answer. *night-watchman*

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 demand an examination*  
*1/2/1911*

Taken before me this

day of

*August*

1893

*John P. Kelly*  
Police Justice.

\$1500 bail for Geo. W. Day - 20 9. 21. 1893 927

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court, District, 9

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Frank Johnson  
163 115th Street

Clarence Martin

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offense, Grand Larceny

Dated, Sep. 28 1893

Joseph Magistrate

Brookline Officer

Witnesses  
No. 1, by \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Street \_\_\_\_\_

\$1000 to answer

No. 1

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 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Sept 28 1893 Joseph Police Justice.

I have 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.

FOUR SHEETS  
ORIGINAL

0569

L. Abrams.

P. I. Sackhelm.

PEOPLE'S CLOTHING CO.  
MANUFACTURERS OF  
CLOTHING,

126-128 GREENE STREET,

Bet. Houston & Prince Sts.,

NEW YORK.

POOR QUALITY  
ORIGINAL

0570

L. Abrams. P. I. Sackhelm.

PEOPLE'S CLOTHING CO.  
MANUFACTURERS OF  
**CLOTHING CO.**  
126-128 GREENE STREET,  
Bet. Houston & Prince Sts., NEW YORK.

ORIGINAL

0571

Jacob Scheonman  
32. Norfolk St

New York, September 27, 1893.

To the Hon. Delancey Nicoll,

District Attorney of the City and County of New York.

Dear Sir:

In reference to the cases of The People against Alkin and Levy, held for Grand Larceny and who are now in the Tombs and have been confined there since their arrest, about five weeks ago, we find that both of them are very poor and have been out of work for a considerable length of time; that their families, namely, Alkin's, consisting of a wife and five children and Levy, whose family consists of a wife and three children, are now on their way to this country. All the property consisting of some clothing is in the possession of the Police Department, ready for delivery to the owners. Upon investigation we have become satisfied that justice would be subserved if no further proceedings were continued against these defendants and to nolle the cases against them, as we believe that these men have suffered enough, and we would respectfully ask you to pursue that course.

We likewise beg to assure you that we have not nor are we to receive any pecuniary or other advantage in this matter, but we do so from our own conviction that the defendants have suffered enough and we find that they have never before been arrested for any cause whatever; that they were always hard-working and industrious men and of good character and we likewise satisfied that they did not intend to commit the crime with which they stand charged.

Trusting that you will favorably consider this application, we beg to remain with great respect,

*Jacob Schuman*  
*Sept 27 1893*  
*Mont Woodhat Mary Tubac Co. Adams*

New York, September 27, 1893.

To the Hon. Delancey Nicoll,

District Attorney of the City and County of New York.

Dear Sir:

In reference to the cases of The People against Alkin and Levy, held for Grand Larceny and who are now in the Tombs and have been confined there since their arrest, about five weeks ago, we find that both of them are very poor and have been out of work for a considerable length of time; that their families, namely, Alkin's, consisting of a wife and five children and Levy, whose family consists of a wife and three children, are now on their way to this country. All the property consisting of some clothing is in the possession of the Police Department, ready for delivery to the owners. Upon investigation we have ~~become~~ become satisfied that justice would be subserved if no further proceedings were continued against these defendants and to nolle the cases against them, as we believe that these men have suffered enough, and we would respectfully ask you to pursue that course.

We likewise beg to assure you that we have not nor are we to receive any pecuniary or other advantage in this matter, but we do so from our own conviction that the defendants have suffered enough and we find that they have never before been arrested for any cause whatever; that they were always hard-working and industrious men and of good character and we likewise satisfied that they did not intend to commit the crime with which they stand charged.

Trusting that you will favorably consider this application,

we beg to remain with great respect,

*Yours truly,* Jacob Scherman  
*Alvin Karpis*  
*Alvin Karpis*  
*Alvin Karpis*

1893.

ORIGINAL

0574

No. 2. 1691

TO THE CHIEF CLERK.

~~Please send me the Papers in the Case of~~  
PEOPLE

vs.

Alkin +  
Levy -

To Mr. ~~Stare~~

Please investigate  
& dispose of above  
case.

*[Signature]*  
Asst District Attorney.

*Thomas H. [unclear]*  
*on which*  
*Persons [unclear]*  
*involved*

PEOPLE

GRAND JURY ROOM

Police Court—3 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

Jacob Schonenman

of No. 163 and 165 Division Street, aged 40 years,  
occupation tailor being duly sworn,

deposes and says, that on the 27 day of August 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 night time, the following property, viz:

A number of unfinished coats and fifty-one finished coats, the whole of the value of Six Hundred Dollars, \$600<sup>00/100</sup>

the property of divers persons and in the care and custody 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 Louis Levy (now here) while acting in concert with one Maurice Alkin who has already been arrested, from the fact, that when deponent left the factory kept by him at Nos. 163 and 165 Division Street, in this city, the said property being then and there in said factory, about 8<sup>30</sup> PM. on the aforesaid date, defendant and said Alkin were then at said time: that after defendant Alkin informed deponent that he had taken said property, deponent found the same in the possession of defendant Levy in his store at No. 85 East Broadway, in this city. Wherefore deponent prays that defendant Levy may be dealt with according to law.

Jacob Schonenman

Sworn to before me, this 27 day of August 1897

John W. Wood  
Police Justice.

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Louis Levy

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. Louis Levy

Question. How old are you?  
Answer. 25 years

Question. Where were you born?  
Answer. Russia

Question. Where do you live, and how long have you resided there?  
Answer. 46 Delancey St. — 18 mos.

Question. What is your business or profession?  
Answer. pedler

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 demand an examination  
15th 18

Taken before me this 28 day of August 1875  
J. M. [Signature]  
Police Justice.

11570 for Geo. L. Bay 120 p. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

Police Court, No. 3 District, 927

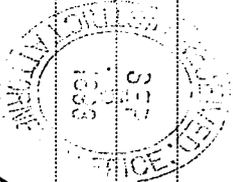
THE PEOPLE, &c.  
ON THE COMPLAINT OF

1. *Frank Seligman*  
2. *James Seligman*  
3. *James Seligman*  
4. *James Seligman*  
Offense *Gross Larceny*

Dated *Aug. 28* 1893

*August S. Smith*  
Magistrate

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street  
No. \_\_\_\_\_ Street  
No. \_\_\_\_\_ Street



No. *1088* Street *9th*  
to Justice *Law*

*1082*

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 *Sept 1* 1893 *John H. Moorhead* Police Justice.

I have 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.

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

THE PEOPLE OF THE STATE OF NEW YORK  
against  
Mancos Alkin and  
Louis Levy

The Grand Jury of the City and County of New York, by this indictment, accuse  
Mancos Alkin and Louis Levy  
of the CRIME OF GRAND LARCENY IN THE FIRST DEGREE, committed  
as follows:

The said Mancos Alkin and Louis Levy, both,  
late of the City of New York, in the County of New York aforesaid, on the twenty-seventh  
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,

fifty-one coats of the value of  
twelve dollars each, and one  
hundred pieces of cloth of the  
value of one dollar each piece

of the goods, chattels and personal property of one Jacob Schouman

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.

SECOND COUNT—

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

*Louis Levy*

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

The said

*Louis Levy*

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,

*fifty-one coats of the value of twelve dollars each, and one hundred pieces of cloth of the value of one dollar each piece*

of the goods, chattels and personal property of one

*Jacob Shoreman*

*by one Marcus Alkin and*

*other*

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

*Jacob Shoreman*

unlawfully and unjustly did feloniously receive and have; the said

*Louis Levy*

then and there well known 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.*

0580

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Allen, George

**DATE:**

09/22/93



4846

0581

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Logan, T.

**DATE:**

09/22/93



4846

1 CHOK

Counsel,  
Filed *Ed. P. [unclear]* day of *Sept* 1893  
Pleads, *Shyuly [unclear]*

THE PEOPLE  
vs.  
*I*  
*George Allen*  
*and*  
*T. Logan*

DE LANCEY NICOLL,  
*Allen* District Attorney.  
*Antecedent in the District*  
*Order 12/93 - 14 Jan. Pen*  
A TRUE BILL.  
*W. Downing*

*Chok*  
Foreman.

Witnesses:  
*W. Downing*

*I am informed that the*

POOR QUALITY ORIGINAL

0583

Police Court, 2 District.

1901

City and County of New York, ss. John J. McCaffrey of No. Sturtevant House Street, aged 26 years, occupation Cashier being duly sworn, deposes and says, that on the 7<sup>th</sup> day of September 1893, at the City of New York, in the County of New York, Frederick Butler, and J. Logan,

Came to deponent Hotel on the 24<sup>th</sup> day of August 1893 and registered as Fred Butler and J. Logan from Baltimore, Md, with their baggage and were assigned to room, 437 and 439 of said Hotel, the said defendants remained at the said Hotel from the above date to the 7<sup>th</sup> of ~~August~~ September 1893 and during the 7<sup>th</sup> day of September 1893 took and carried away their baggage without the knowledge and consent of Deponent, and that they are now indebted to Deponent for the sum of one hundred and seventy dollars \$170.00 Deponent therefore charges them with violation of Section 382 of the Penal Code of the State of New York and prays that they may be apprehended and dealt with according to law.

John J. McCaffrey Sworn to before me this 18<sup>th</sup> September 1893. [Signature] Police Justice

POOR QUALITY ORIGINAL

0584

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*George Allen* 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 Allen*

Question. How old are you?

Answer. *35 years.*

Question. Where were you born?

Answer. *New Jersey*

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

Answer. *Washington D.C. 2 years*

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 not guilty*  
*Geo Allen*

Taken before me this *10th* day of *April* 1938  
*[Signature]*  
Police Justice

POOR QUALITY ORIGINAL

0585

State of New York,

COUNTY OF KINGS,

CITY OF BROOKLYN,

ss.

FORM No. 2.

Andrew August of No. 4 West Police Court Bldg.  
being duly sworn says that he is acquainted with the handwriting of Edward Ryan  
the Police Justice who issued the annexed Warrant, and that  
the signature to this Warrant is in the handwriting of said Edward Ryan  
Sworn to before me, this 15 day of September 1893

John Walsh  
Police Justice of the City of Brooklyn.

THIS WARRANT MAY BE EXECUTED IN THE CITY OF BROOKLYN.

Dated this 15 day of Sept 1893 John Walsh Police Justice.

POOR QUALITY ORIGINAL

0586

Sec. 151.

Police Court 2 District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by John J. McCaffray of No. Sturtevant House street, that on the 8<sup>th</sup> day of Sept 1893 at the City of New York, in the County of New York,

*Violation of Section 382 of the Penal Code*

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint. Fred Butler and J. Logan

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring them forthwith before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 18<sup>th</sup> day of Sept. 1893. J. Logan  
POLICE JUSTICE

POOR QUALITY ORIGINAL

0587

Police Court ..... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated ..... 188

Magistrate

Officer.

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

Officer.

Dated ..... 188

This Warrant may be executed on Sunday or at  
night.

*[Signature]*  
Police Justice.

Police Justice

Dated ..... 188

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

POOR QUALITY ORIGINAL

0588

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court... District...

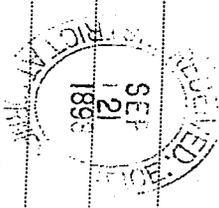
THE PEOPLE, Etc.,  
ON THE COMPLAINT OF

1. *[Signature]*  
2. *George Allen*  
3. \_\_\_\_\_  
4. \_\_\_\_\_  
Offence *Hotel acc*

Dated *Sept 19* 18*93*

*Henry* Magistrate

*Sturdeley* Precinct Officer



No. \_\_\_\_\_ Street \_\_\_\_\_  
\$ *1000* to answer *[Signature]*  
*Geo Ch 938*

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 *1000* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated *Sept 19* 18 *93* *[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

0589

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

of No. Sturtevant House 786 Broadway Street, being duly sworn, deposes and says,  
that George Allan (now present) is the person of the name of

Fred Butler mentioned in deponent's affidavit of the 8<sup>th</sup>  
day of September, 1893 hereunto annexed.

Sworn to before me, this 19  
day of September 1893

John J. McCaffrey  
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0590

(455)

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against  
Figoras Allen and  
T. Boggs

The Grand Jury of the City and County of New York, by this  
indictment accuse Figoras Allen and T. Boggs  
of a Misdemeanor,  
of the crime of

committed as follows:

The said Figoras Allen and T. Boggs,  
doth —  
late of the City of New York, in the County of New York aforesaid, on the  
eight day of September, in the year of our Lord one thousand  
eight hundred and ninety-three, — at the City and County aforesaid,  
after having obtained credit and  
accommodation to the amount of the  
value of one hundred and seventy  
dollars of the firm of Henry J. Bangs,  
then situate, called the Nutcracker House,  
did unlawfully abscond and surreptitiously  
remove their goods from the said  
firm, without payment for their goods  
and accommodation, with intent to  
defraud the said Henry J. Bangs, against  
the form of the Statute in and case

made and provided, and against the  
 grace of the People of the State of  
 New York, and their heirs  
 & assigns.

Witness my hand  
 at Albany.

0592

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Allen, George

**DATE:**

09/22/93



4846

*John*  
Counsel,  
Filed, *22* day of *Feb* 1893  
Pleads *Not Guilty*

35  
vs.  
*Washington P*  
*Saloman*  
*George Allen*  
*2 cases*  
*Sept 2 - Oct 12 1893*  
*Plends Att. G. L. L. Reg*

[Section 528, and 530, Penal Code.]  
*False Pretenses,*  
*LARCENY, 2nd degree*

DE LANCEY NICOLL,  
District Attorney.

*Ala. Prob. 1111*  
A TRUE BILL.  
*Geo. Bloomgarden*

Foreman.  
*177 Pine St.*  
*Ch. No*  
*No 280.*

Witnesses:  
*At Mac*

*I am informed reliably that*  
*he left prior to the Commission*  
*of the officer has a good*  
*character and was last to this*  
*by association with a pro-*  
*stitute. I believe that the*  
*interests of justice will*  
*be served by accepting plea*  
*of attempt at grand larceny*  
*by order of Stephen J. Hays*  
*Oct 11/93*  
*S. S. Stally*

POOR QUALITY ORIGINAL

0594

Police Court V<sup>2</sup> District. Affidavit—Larceny.

City and County }  
of New York, } ss:

Joseph H Waas

of No. 41 Myrtlewood Avenue ~~Street~~, aged 30 years,  
occupation Shoe Dealer being duly sworn,

deposes and says, that on the 9<sup>th</sup> day of April 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:

Thirty dollars in gold and  
legal money of the United  
States

\$ 30 <sup>00</sup>/<sub>100</sub>

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 Allen (now here)  
from the fact that defendant came to  
deponent's place of business, a few said  
on said date and asked deponent to  
cash the check hereto annexed to wit  
on the Garfield National Bank dated April  
8<sup>th</sup> 1893 made payable to Geo Allen  
to said amount signed Henry Levy.  
Defendant then informed deponent that  
his name was Fred Morris that he gave  
defendant with the name of Fred Morris  
on the back of said check and that  
said check would be paid upon presentation  
on said bank that deponent did  
believe such statement to be true given.

Sworn to before me this 18<sup>th</sup> day of April 1893  
Police Justice.

of said bank & said money. Department  
subsequently ascertained that said check  
was worthless and he is informed  
by Andrew L. Roaleys the assistant  
paying teller of said bank that the  
person named Harry Levy appearing  
as the maker of said check had  
no account in said bank.

Sum to supra on this } 20th. 26. 1893  
19<sup>th</sup> day of September 1893 }  
J. H. [Signature] Police Justice

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*George Allen*

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 Allen*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *Washington D.C. 4 years*

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 not guilty  
Geo. Allen*

Taken before me this day of *April* 189*3*

Police Justice.

*[Signature]*

POOR QUALITY ORIGINAL

0597

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court--- District. 1004

THE PEOPLE, etc.  
ON THE COMPLAINT OF

1 Mrs. M. M. [Signature]  
2 [Signature]  
3 [Signature]  
4 [Signature]

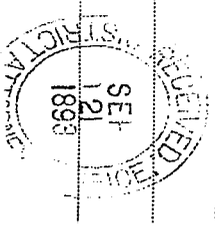
Offence: Larceny

Date: Sept 19<sup>th</sup> 1893

Magistrate: [Signature]  
Officer: [Signature]

Witnesses: [Signature]  
No. 6 to [Signature] 23<sup>rd</sup> Street  
[Signature] 107<sup>th</sup> Street

No. [Signature] Street  
No. 143 [Signature] Street  
\$ [Signature] to Justice



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$100 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 19<sup>th</sup> 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

0598

No. 218

New York, Aug 1 1893

**THE GARFIELD NATIONAL BANK**

23 RD STREET & 6TH AVENUE

Pay to the order of

*Forty* Dollars

\$ 30.00

*Harry Levy*

Shewars Warren & Co. Litho 29 Howard St. N.Y.

POOR QUALITY  
ORIGINAL

0599

Pay to order  
of bearer  
Geo Allen  
And Morris.

POOR QUALITY ORIGINAL

0600

No. 278 New York, Aug 8 1893

**GARFIELD NATIONAL BANK**  
23 RD STREET & 6TH AVENUE

Pay to the order of Gro. A. Allen  
Twelve dollars & 50/100 Dollars

\$ 12.50

Henry Levy

Stewart Warren & Co. Litho. 29 Howard St. N.Y.

**POOR QUALITY ORIGINAL**

0601

*George Mace*

POOR QUALITY ORIGINAL

0602

RAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court... District.

1004

THE PEOPLE, etc  
ON THE COMPLAINT OF

1 Mrs. M. W. ...  
 2 ...  
 3 ...  
 4 ...  
 Offence: Larceny

Date: Sept 19 1893

Magistrate: Henry G. ...

Witnesses: Arthur G. ...  
 No. 6 Arthur G. ... Street ...  
... Street ...

No. 143 Arthur G. ... Street ...  
 No. 107 ... Street ...



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

Defendant

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

Dated: Sept 19 1893 ... 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.

BOOK VALUE ORIGINAL

0603

Secs. 612 & 619.

1892  
SUBPENA.

DISTRICT POLICE COURT

CITY AND COUNTY OF NEW YORK, ss.

*2*  
*Jefferson Market.*

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

To *the Clerk or Book-keeper of the*  
No. *Garfield National Bank who can give information in*  
*relation to two checks heretofore made by me* Street.  
You are Commanded to appear before *me*

one of the Police Justices in the City of New York, at the *2* District Police Court,  
*125 Sixth* in the said City, on the *19* day of  
*September* 189*3*, at *7 o'clock in the* noon of that day, as a  
witness in a criminal action prosecuted by the People of the State of New York against

*George Allan*  
*or Fred Morris*

and for a Failure to Attend you will be deemed guilty of a Criminal Contempt, and liable to a  
Fine of Two Hundred and Fifty Dollars, and Imprisonment for thirty days.

Dated at the City of New York, this *19th* day of *Sept* 189*3*.

*[Signature]*  
Police Justice.

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, *2* DISTRICT.

*Andrew P. Pate*  
of No. *23<sup>rd</sup> Street* and *6<sup>th</sup> Ave* Street, aged *26* years,  
occupation *Assistant Paying Teller* being duly sworn deposes and says,  
that on the *19<sup>th</sup>* day of *September* 189*3*  
at the City of New York, in the County of New York, *Deponent says*  
that he is the assistant paying  
teller of the Garfield National Bank  
this city that no person by the name  
of Harry Levy had an account  
in said bank on the *8<sup>th</sup>* day of  
*August* 189*3* or since said date.

*Andrew P. Pate*

Sworn to before me this *19<sup>th</sup>* day of *Sept* 189*3*  
of *Andrew P. Pate*

*[Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0604

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 Allen

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

George Allen

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

The said George Allen,

late of the City of New York, in the County of New York aforesaid, on the ninth 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, with intent to deprive and defraud one Joseph H. Waas,

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said

Joseph H. Waas,

That his name was Fred Morris, and that a certain paper instrument in the words and figures following to wit:

"No. 218 New York, Aug 8 1893
Pinefield National Bank
221 1/2 Street & 6th Avenue
Pay to the order of Geo. Allen
Twenty Dollars
\$ 20.00
Henry Jones"
upon the back thereof there was then

and the written certain endorsements as follows, to wit: "Pay to order of George Allen" and "Fred Morris" which said paper written for the said George Allen then and there produced and delivered to the said Joseph M. Waas, was then and there a good and valid order for the payment of money, and of the value of thirty dollars.

By color and by aid of which said false and fraudulent pretenses and representations, the said

*George Allen*

did then and there feloniously and fraudulently obtain from the possession of the said

*Joseph M. Waas, the sum of thirty dollars in money, lawful money of the United States of America, and of the value of thirty dollars,*

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

*Joseph M. Waas.*

with intent to deprive and defraud the said

*Joseph M. Waas.*

of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

**Whereas,** in truth and in fact, the said George Allen's name was not Fred Morris, and the said paper written was not then and there a good and valid order for the payment of money, and was not of the value of thirty dollars, or of

any value, true nor then and there  
wholly matters.

*[Large handwritten scribble]*

**And Whereas,** in truth and in fact, the pretenses and representations so made as afore-  
said by the said *George Allen* —  
to the said *Joseph H. Neas* — was and were  
then and there in all respects utterly false and untrue, as *he* the said  
*George Allen* —  
at the time of making the same then and there well knew;

**And so the Grand Jury Aforesaid,** do say that the said  
*George Allen* —  
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,  
chattels and personal property of the said *Joseph H. Neas* —  
then and there feloniously did STEAL, against the form of the statute in such case made and pro-  
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,  
*District Attorney.*

0607

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Anderson, Thomas

**DATE:**

09/13/93



4846

POOR QUALITY ORIGINAL

0608

Witnesses:

May Anderson

After an examination of the circumstances of this case, I recommend the acceptance of a plea of assault in the 2nd degree. The charge of the complainant is false, the wound complained of is merely a scratch.

Sept 14. 1893.

Vernon M. Davis,  
Crest.

Counsel,

Filed

Pleads,

13 day of Sept 1893

THE PEOPLE

vs.

E

Thomas Anderson,

Assault in the first Degree, etc. (Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Geo. Bloomdale

Foreman.

Sept 14/93

Thos. Kennedy Esq

170 Pine St.

POOR QUALITY ORIGINAL

0609

Police Court 2 District.

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

*Margaret Anderson*  
of No. 25 Cottage Place Street, aged 29 years,  
occupation Domestic Service being duly sworn

deposes and says, that on the 7 day of Sept, 1885 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Thomas

Anderson, her husband, who cut  
deponent several gashes in the face  
with a pocket knife. Her and then  
held in his hand by deponent,  
He deponent is deponent's husband  
and deponent left him for the  
reason that he wanted deponent  
to prostitute herself to support  
him. Deponent charges that  
said assault was

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 5 day  
of Sept 1885 } Margaret Anderson  
[Signature] Police Justice.

**POOR QUALITY ORIGINAL**

0610

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Roua Anderson 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. Roua Anderson

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Iceland

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

Answer. 2 to Bowery - off and on

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  
Ans Anderson

Taken before me this  
day of April 1899

Police Justice.

POOR QUALITY ORIGINAL

0611

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court--- District.

THE PEOPLE &c.,  
ON THE COMPLAINT OF

Henry Anderson  
25 Cottage St  
Rosa Anderson

2  
3  
4

Offense Assault  
felony

Dated Sept 7 1897

James E. Hunt, Magistrate

15 Precinct

Witnesses Mrs. Bullinger

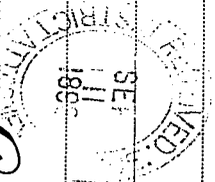
No. 25 City St

No. Street

No. Street

No. Street

to answer \$ 1000  
Sept 7 1897



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

Rosa Anderson

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Sept 7 1897 Police Justice.

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

Dated, 1897 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, 1897 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

*Thomas Anderson*

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

*Thomas Anderson*

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

The said *Thomas Anderson*

late of the City of New York, in the County of New York aforesaid, on the *seventh* day of *September* in the year of our Lord one thousand eight hundred and ninety-*three*, with force and arms, at the City and County aforesaid, in and upon the body of one *Margaret Anderson* in the peace of the said People then and there being, feloniously did make an assault, and *held* the said *Margaret Anderson* with a certain *knife*

which the said *Thomas Anderson* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent *held* the said *Margaret Anderson* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

*Thomas Anderson*

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

The said *Thomas Anderson*

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, in and upon the body of the said *Margaret Anderson* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *held* the said *Margaret Anderson*

with a certain *knife* which the said *Thomas Anderson* in *his* right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY  
ORIGINAL

0613

THIRD COUNT—

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

*Thomas Anderson*

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

The said

*Thomas Anderson*

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, in and upon the said *Margaret Anderson* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *her* the said

with a certain *knife*

*Margaret Anderson*

which *he* the said

*Thomas Anderson*

in *his* right hand then and there had and held, in and upon the

*head and face* of

*her*

the said

*Margaret Anderson*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

*Margaret Anderson*

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 14

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Andrews, Edward W.

**DATE:**

09/22/93



4846

Witnesses:

Mr. Haynes

Subpoena

anybody in this

case for 4 months

11th Part 2

Amley

Counsel,

Filed *20* day of *Sept* 189*3*

Pleas, *Magistry*

THE PEOPLE

vs.

*E*  
Edward W. Andrews

Part 2 - Oct. 11/93

Sentenced on *magistry*  
indictment *with same*  
DE LANCEY NICOLL,  
of *Edwin H. Andrews* District Attorney.

Grand Larceny, *second Degree*, [Sections 898, 897, Penal Code.]

A TRUE BILL,

*Edw. Bloomingdale*  
*Ch. J.*

Foreman.

Police Court 2 District. Affidavit—Larceny.

City and County of New York } ss:

of No. 203 West 21 Street, aged 21 years, occupation Student being duly sworn,

deposes and says, that on the 16 day of September 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 Satchel, one blue suit of clothes, one silver, two razors, good and lawful money to the amount of one dollar, one pair of cuff buttons, one half dozen neckties, one set of hair brushes and comb in cloth case one pair of pantaloons and one gray coat and one silver wallet all together of the value of seventy five dollars (\$75.00)

the property of Alfred and deponent's brother, Andrew Jones

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 Andrew (not named)

for the following reasons, to wit: that on said date the said property was taken from deponent's room in the said premises. That deponent notified the police of his loss, and when the defendant was arrested he acknowledged and confessed in the presence of Det. Geo. C. Egan that he had feloniously taken, stolen and carried away the said property, and that the defendant then had the cuff buttons and pantaloons of deponent on his person.

H. R. Jones

Sworn to before me this 16 day of September 1893 at New York Police Justice.

*[Handwritten signature]*

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:\*

*Edward Andrews* 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. *Edward Andrews.*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *Free City N.Y.*

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

Answer. *Silver Dollar Hotel One Island St, 3 weeks*

Question. What is your business or profession?

Answer. *Waiter*

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*

*Edward H. Andrews*

Taken before me this

189

Police Justice.

*[Signature]*

*Michael  
Laurina Wilson  
249 M-25-8*

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

*William Hayes  
203 M-21-8  
Edward Williams*

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Officer *Paul Luce*

Dated *Sept 20 1893*

*John J. ...  
Magistrate  
Edward Williams  
District*

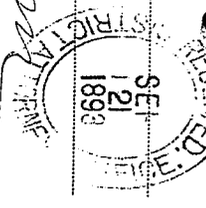
Witnesses  
*Carl ...*

No. *Quinnett ...* Street \_\_\_\_\_

No. *213 M-21* Street \_\_\_\_\_

No. *221 M-11* Street \_\_\_\_\_

No. *1894* Street \_\_\_\_\_  
(to answer)



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 20 1893* *Paul Luce* 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.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Harry Engelhausen*

aged \_\_\_\_\_ years, occupation *Detective* of No.

*16 Precinct* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *William Hayes*

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

Sworn to before me, this *20* day of *Apr* 189*3* } *Harry Engelhausen*

*[Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0620

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

THE PEOPLE OF THE STATE OF NEW YORK  
against  
*Edward M. Andrews*

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

*Edward M. Andrews*

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

The said *Edward M. Andrews*

late of the City of New York, in the County of New York aforesaid, on the *sixteenth* 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 watch of the value of ten dollars, one coat of the value of sixteen dollars, one vest of the value of six dollars, two pairs of trousers of the value of eight dollars, one ulster of the value of ten dollars, one satchel of the value of five dollars, two razors of the value of two dollars each, one pair of cuff buttons of the value of five dollars, six neckties of the value of one dollar each, two hair brushes of the value of one dollar each, one comb of the value of one dollar, one case of the value of one dollar, one other coat of the value of one dollar, and the sum of one dollar in *lawful money of the United States of America and of the value of one dollar* of the goods, chattels and personal property of one *William R. Hyman**

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 Nicoll*  
*District Attorney*

0621

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Andrews, Edwin W.

**DATE:**

09/29/93



4846

0622

# CORRECTION

0623

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Andrews, Edward W.

**DATE:**

09/22/93



4846

Witnesses:

Mr. Haynes

Subpoena

anybody in this

case for 4. Damon

11/6 Part 2

*Q. J. Conley*

Counsel,

Filed *20* day of *Sept* 1893

Pleas, *Not guilty*

THE PEOPLE

vs.

*Edward W. Andrews*

*Part 2 - Oct. 11/93*

*Sentenced on another indictment under same name of Edwin H. Andrews, District Attorney.*

Grand Larceny, second Degree, [Sections 528, 531, Penal Code.]

De LANCEY NICOLL,

District Attorney.

A TRUE BILL,

*Edw. Stoughton*  
*Ch. J. r*

Foreman.

0625

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877

*Jerruce W. Gonnell*

aged 33 years, occupation Driver of No. 206

West 26<sup>th</sup>

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Maurice Weisk

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

Sworn to before me, this

day of January 1893

*Jerome McGonnell*

*[Signature]*  
Police Justice.

Police Court, 2<sup>nd</sup> District.

1901

City and County of New York, ss. Michael Welsh  
of No. South Amboy New Jersey Street, aged 43 years,  
occupation Hotel and Dining Room being duly sworn, deposes and says,  
that on the 15<sup>th</sup> day of August 1893 at the City of New  
York, in the County of New York,

Edward W Adams

(now here) came to defendants place  
of business at South Amboy in  
the State of New Jersey and hired  
a horse, one set of harness and  
one buggy from defendant, and that  
defendant promised to return said  
property to defendant on said date.  
That defendant failed to return said  
property as promised. Deponent is  
informed by Terrence M. Gonnell that  
the defendant sold as it were a  
horse, wagon and harness and that  
defendant had informal witnesses that  
said property was the property of  
defendant. Deponent has since  
identified the property sold to  
witness as the property of defendant  
stolen by defendant. Valued at two hundred dollars  
Deponent therefore charges the defendant  
with bringing stolen property into this  
state in violation of Section 540 of  
the Penal Code and prays that  
he be held to answer

Done & sworn me this }  
22<sup>nd</sup> day of September 1893 }  
[Signature]

Michael Welsh  
Police Justice

**POOR QUALITY ORIGINAL**

0627

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edward W. Alderman* 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 W. Alderman*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *No home.*

Question. What is your business or profession?

Answer. *Waiter*

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*  
*Edwin H. Anderson*

Taken before me this  
day of *Sept*

188*9*

Police Justice.

*[Signature]*

**POOR QUALITY ORIGINAL**

0628

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

Police Court... District...

1893

THE PEOPLE, etc.,  
ON THE COMPLAINT OF

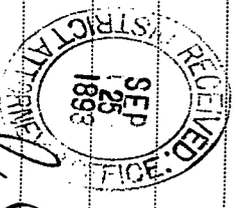
Michael W. Block  
First Avenue New York  
Ed W. Andrews

Offence: Receiving Stolen Property in this State  
Larceny

Dated Sept 22 1893  
Heppner Magistrate

J. J. O'Connell Officer

Witnesses: J. J. O'Connell  
No. 206 W 46 St Street



No. \_\_\_\_\_ Street  
No. 1000 Street  
Ed W. Andrews  
to answer  
Ed W. Andrews  
Ch 341

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

Defendants

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

Dated Sept 22 1893 Heppner 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.

Police Court

2<sup>d</sup> District.

Affidavit—Larceny.

City and County of New York, ss:

William Hynes

of No. 203 West 21<sup>st</sup> Street, aged 21 years,

occupation Student being duly sworn,

deposes and says, that on the 16 day of September 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 satchel, one blue suit of clothes, one watch, two razors, good and lawful money to the amount of one dollar, one pair of cuff buttons, one half dozen neck ties, one set of hair brushes and comb in cloth case one pair of pantaloons and one gray coat and one silver wallet all together of the value of seventy five dollars (\$75.00)

the property of William and Dependent brother, Andrew Hynes

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 Anderson (or alias)

for the following reasons, to wit: that on said date the said property was taken from Dependent's room in the said premises. That Dependent notified the police of his loss, and when the defendant was arrested he acknowledged and confessed in the presence of Detachment Leuba-hausen, that he had feloniously taken, stolen and carried away the said property, and that the defendant then had the cuff buttons and pantaloons of Dependent on his person.

H. R. Hynes

Sworn to before me this

of

day

1893

Police Justice.

[Handwritten signature]

Sec. 198-200.

1882  
District Police Court.

City and County of New York, ss:•

*Edward Andrews* 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. *Edward Andrews.*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *Free City N.Y.*

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

Answer. *Silver Dollar Hotel One Island St, New York*

Question. What is your business or profession?

Answer. *Waiter*

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*

*Edward H. Andrews*

Taken before me this

189

Police Justice.

*[Signature]*

POOR QUALITY ORIGINAL

0631

*Michael Lawrence Nelson*  
249 Nassau St

BAILLED,  
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

*William K. Jones*  
203 W. 21st St  
*Edward Williams*

1 \_\_\_\_\_  
2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_  
Offence *Paul Luce*

Dated *Sept 20 1893*

*John J. Jones* Magistrate  
*Edward Williams* District

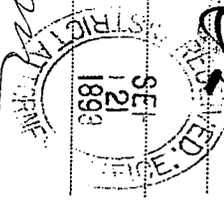
Witnesses  
*Carl J. Jones* Precinct

No. *Quinn's Street* Street

No. *213 W 21st* Street

No. *221 W 21st* Street

No. *109th* Street



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

*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 20 1893* *Paul Luce* 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**

0632

1877

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Harry Egerhausen*

aged \_\_\_\_\_ years, occupation *Detective* of No.

*16 Presnet* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *William Hayes*

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

Sworn to before me, this *20* day of *Sept* 18*93* } *Harry Egerhausen*

*[Signature]*  
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

Edward W. Andrews

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

Edward W. Andrews

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

The said Edward W. Andrews

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 watch of the value of ten dollars, one coat of the value of sixteen dollars, one vest of the value of five dollars, two pairs of trousers of the value of eight dollars each pair, one ulster of the value of ten dollars, one satchel of the value of five dollars, two razors of the value of two dollars each, one pair of cuff buttons of the value of five dollars, six neckties of the value of one dollar each, two hair brushes of the value of one dollar each, one comb of the value of one dollar, one other coat of the value of one dollar, and the sum of one dollar in lawful money of the United States of America and of the value of one dollar* of the goods, chattels and personal property of one *William R. Hyman*

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 Nicoll  
District Attorney

0634

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Andrews, Edwin W.

**DATE:**

09/29/93



4846

**POOR QUALITY ORIGINAL**

0635

*Mr. Deane is present at  
Petition Committee in  
advice to court*

Counsel,

Filed

Pleads,

1883

Grand Larceny, *second* Degree.  
[Sections 528, 531 Pennl Code.]

THE PEOPLE

vs.

Edwin W. Andrews

*Sept 29/93*

DE LOUVEY NICOLL,  
District attorney.

*Frank J. D. District attorney.*

*Get 9. 10. 11. for assignment of bill  
Home & assigned to be read 11/11/93*

A TRUE BILL

*Ed. J. G.*

*Ed. J. G. Oct 11/93*

Oh 941

Foreman.

Oct 11. Paid to V. M. Deane

Witnesses:

*W. J. M.*

*Comd. / Sept 10 -*

*W. M. D. has written to Mr. Adams.  
- 544 27/93.*

*Have conference  
in attendance  
case on 11th  
for Deane's. Also  
subpoena office.*

**POOR QUALITY  
ORIGINAL**

0636

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Edwin W. Andrews*

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

*Edwin W. Andrews*

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

The said

*Edwin W. Andrews*

late of the City of New York, in the County of New York aforesaid, on the 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 horse of the value of one hundred and twenty-five dollars, one vehicle, to wit: one buggy of the value of fifty dollars and one set of harness of the value of twenty-five dollars*

of the goods, chattels and personal property of one

*Michael Welsh*

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.

*DeLancey Nicoll  
District Attorney*

0637

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Anthony, John W.

**DATE:**

09/27/93



4846

Witnesses:

*W. R. ...*

*Carroll Lewis*

Counsel,

Filed

1893

Plads,

*Sept 28*

THE PEOPLE

vs.

*John W. Anthony*

Grand Larceny, Second Degree  
[Sections 528, 529, 530 Pennl Code]

*Sept 2-84. 6. 1893*  
DE LANCEY NICOLL,  
District Attorney,  
*tried and acquitted*

A TRUE BILL,  
*Geo. Bloomingtondale*  
*Ch 204*

Foreman.

POOR QUALITY ORIGINAL

0639

Police Court \_\_\_\_\_ District. Affidavit—Larceny.

City and County }  
of New York, } ss.  
of No. 393 Broadway Street, aged 46 years.  
occupation Expressman being duly sworn,  
deposes and says, that on the 11th day of September 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 night time, the following property, viz:

One horse wagon, 4 horses  
together of the value of  
Three 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 John McTathony (nowhere)  
for the reasons hereinafter to wit  
On the afternoon of said day  
deponent left said horse wagon  
standing in front of the premises  
at 5th Avenue where he went  
to said premises, and when he returned  
he found said property gone. Depon-  
ent is informed by Daniel Rogers  
of the 5th Avenue police station that he arrested  
said defendant in Broadway  
near Canal Street with said horse  
and wagon in his possession, which  
deponent fully identifies as being  
his and charges defendant with the  
larceny thereof.

John Voss

Sworn to before me, this  
of September 1893  
James  
Police Justice.

POOR QUALITY ORIGINAL

0640

CITY AND COUNTY }  
OF NEW YORK, } ss.

*James Rodgers*  
aged 36 years, occupation Police Officer of No. 5th Avenue Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of John Voss and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me this, 15 day of September 1893 } *James Rodgers*

*[Signature]*  
Police Justice.

[Lined area for additional text or notes]

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

*John Anthony* 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 Anthony*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *160 West 55th Street 4 years*

Question. What is your business or profession?

Answer. *Porter*

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*

*John M. Anthony*

Taken before me this

*19*

*day of September 1893*

*W. M. [Signature]*  
Police Justice

POOR QUALITY ORIGINAL

0642

BAILIED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

1911  
 Police Court... 1  
 District... 1011

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
 John Jones  
 393 Broadway  
 John W. Smith  
 1011  
 Offense Garment

Dated, Sept 15 1893

George Magistrate  
Deppors Officer

Witnesses  
James J. Green  
 No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
 \$ 1000 to answer  
John W. Smith  
 Street \_\_\_\_\_

Committee  
Ch. B. N.

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 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, Sept 16 1893 John W. Smith 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

0643

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*John W. Anthony*

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

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

The said

*John W. Anthony*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*  
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 horse of the value of  
one hundred and fifty dollars,  
one wagon of the value of  
one hundred  
fifty dollars and one set  
of harness of the value of  
fifty dollars.*

of the goods, chattels and personal property of one

*John Voss*

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.

POOR QUALITY  
ORIGINAL

0644

SECOND COUNT—

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

*John W. Anthony*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *John W. Anthony*

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,

*one horse of the value of one hundred and fifty dollars, one wagon of the value of one hundred dollars and one set of harness of the value of fifty dollars,*

of the goods, chattels and personal property of one *John Vass*

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

*John Vass*

unlawfully and unjustly did feloniously receive and have; the said

*John W. Anthony*

then and there well known 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.*

0645

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Archbold, Robert

**DATE:**

09/13/93



4846

Witnesses

Amey Cardinale  
Joseph T. O'Leary

High Pleas  
Ch. 900-5  
see app. 5  
Subpoena app. 14  
Return 11/19/93

Superior Court, Special Term

9/11/93  
7  
1906

*York* X

Counsel,

Filed, *13* day of *Sept* 1893

Pleas, *14*

36 THE PEOPLE

Sabman,

vs.

Robert Archbold

11/1/93

14/11/93

DE LANCEY NICOLL,

District Attorney.

Part 3 - Sept 21, 1893  
Pleas 14/11/93

A TRUE BILL.

*W. J. DeLeonville*

Foreman

*W. J. DeLeonville*

Part III 11/21/93

BIGAMY  
Section 298, Penal Code.

Sept 22<sup>nd</sup> 18<sup>th</sup> 13

Hon. Recorder Smythe  
General Sessions

Dear Sir  
I write this  
requesting you to deal with  
Robt Archibald who has  
promised me to plead  
guilty to the charge of Bigamy  
and throw himself on your  
mercy. I am the girl to  
whom he was married last  
and the one injured by his  
crime. I am going away  
to a strange place and  
take up life anew and  
expect to oblivion the injury

his crime has done to me.  
I have freely forgiven him  
myself for having deceived  
me and I now write asking  
your Honor to extend your  
greatest leniency to him.

He has always been kind  
true and attentive to me since  
I knew him and while we  
were living together, he was sober  
industrious and kind.

I cannot recall, during  
the past five months a single  
unkind word or action on  
his part against me.

I was happy with him  
until his arrest.

He is worthy of your

clemency and I am sure  
you will make no mistake  
by extending it to him.

of course, we have parted  
forever.

Kindly consider this  
and you will have my lasting  
gratitude.

I remain, dear sir  
Yours truly  
Josephine Maude

Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Robert Archbold. :  
 )  
 -----X

City and County of New York, ss:-  
 Mary C. Archbold, being duly sworn, deposes and says:- I am a sister of the above-named defendant, and made the affidavit herein, which is duly verified the 26th day of September, 1893. In addition to what I stated therein, I desire further to state, that during the period which I lived with my brother, it was supposed by my father that I had been in school instead of which I was used as a tool in my sisterinlaw's deceit. My time was spent in company with my sisterinlaw and a Miss <sup>Alice</sup> Smith, in visiting theatres, and other public houses, and also in saloons drinking, as well as in meeting a Mr. Woodman, whose company my brother had strictly forbidden, and in fully deceiving my brother by staying out and leaving him to secure his own meals, as best he could. I being only sixteen years of age at the time and not having any adviser in the matter, I was fully misled by her.

Sworn to before me this )  
 27th day of September, 1893) *Mary C. Archbold.*

*Ignatius Wellen*  
*Notary Public*  
*96, N. Y. av.*

Court of General Sessions.

```

-----X
                                )
The People, &c.,                :
                                )
    -against-                    :
                                )
Robert Archbold.                :
                                )
-----X

```

City and County of New York, ss:-

M a r y C. A r c h b o l d, being duly sworn, deposes and says, I am a sister of the above-named defendant, and reside at No. 468 West 33rd Street, with my sister Annie, who is a school teacher in Grammar School, No. 51, situated in 44th Street, between 10th and 11th Avenues, in said city, and have resided with her for the past six months. That previous to this time, for a period of three years, I lived with my aunt, Mrs. Keeley, at No. 182 New York Avenue, Rosebank, S. I.

Deponent further says, that before taking up her residence with her aunt, she resided with her father and sister, at No. 129 East 125th Street, and that the defendant above-named, and his wife, became members of their household. A Mr. Martin also boarded with them. About February 1st, 1890, Mr. Martin, who boarded with the family, came home very much under the influence of liquor, it being his pay night, as deponent was informed at the time, and went directly into the parlor, where deponent's sister-inlaw was. Deponent, at this time, was conversing with her brother (the defendant herein) when both happened to glance inside. There was a large mirror in the parlor, and through it, deponent and her brother, the above-named defendant, saw Mr. Martin with his arm resting on Mrs.

2.

Mrs. Archbold's (defendant's wife) shoulder, on seeing which defendant became very indignant. He then went into the parlor and his wife and Mr. Martin both jumped up at the same time, upon his approach. Mr. Martin owed defendant some money (the amount of which deponent does not know) which he refused to give him. Then a quarrel ensued between Mr. Martin and defendant, during which time deponent's father came into the room, and ejected Mr. Martin.

Deponent further says, that at this time defendant's wife, who was in a delicate condition, immediately left the parlor, when her husband entered the room, and went into the dining room. After Mr. Martin had been ejected, deponent's brother went into the dining room and spoke to his wife. She then sat on the floor and began crying, making quite a time. Defendant then asked her if she wouldn't go to her room, but she insisted upon remaining on the floor. He then lifted her up, and carried her to her room.

Deponent positively avers, that defendant never kicked his wife, or abused or ill-treated her in any manner, but merely insisted upon her getting off the floor, and upon her refusal to do so, lifted her up and placed her on the bed in her own room. Defendant's wife did not at that time, nor at any other time, complain that the defendant kicked her, or abused her, or that she was hurt in any manner, but five weeks after this occurrence, she left

him, without any cause or reason whatsoever.  
Sworn to before me this )  
26th day of September, 1893.:

NOTARY PUBLIC KINGS COUNTY,  
CERTIFICATE FILED IN NEW

*Mary C. Archbold*

N. Y. Court of General Sessions.

-----X  
 )  
 The People, &c., :  
 )  
 -against- :  
 )  
 Robert Archbold. :  
 )  
 -----X

City and County of New York, ss:-

C h r i s t o p h e r A r c h b o l d,  
being duly sworn, deposes and says, I am the father of the  
above-named defendant and reside at 748 Sixth Avenue, in the  
City of New York. My business is that of a hack driver.

Deponent further says, that in or about the year  
1889, he resided with his family at No. 129 East 125th  
Street, in said city, and that his son, the defendant  
above-named, and his wife, were members of his household.  
A Mr. Martin also boarded with him. That on one occa-  
sion, deponent reached home about ten o'clock, and found  
his son and Mr. Martin struggling together on the floor,  
and finally separated them, and upon inquiring the cause,  
the defendant above-named replied that he had found Mr.  
Martin and his wife in a compromising position. <sup>Deponent</sup> He then  
insisted upon Mr. Martin leaving the house, which he did.

Deponent further says, that the defendant above-  
named always treated his wife well, and was a good and de-  
voted husband, and that his wife left him without any cause  
about five weeks after the occurrence above mentioned.

Sworn to before me this )  
28th day of September, 1893)

*Christopher Archbold*

*Ignatius Mallon*  
*Mallon* *Tullis*  
46, N.Y.C.

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

-----X  
)  
The People, &c., :  
)  
-against- :  
)  
Robert Archbold. :  
)  
-----X

City and County of New York, ss:-

J o h n R. S w e e n y, being duly sworn,  
deposes and says, I am a real estate agent and also conduct  
a grocery business in White Plains, N. Y. I am acquainted  
with the above-named defendant, he having been about four or  
five years ago, a resident in the vicinity of White Plains.  
I was the agent of the house in which he resided, and saw  
him quite frequently. During that time, I always found him  
to be an honest, industrious and hard-working man, who  
seemed to provide a good home for his family.

Sworn to before me this )  
29th day of September, 1893 |

*John R. Sweeney*

*Robert J. Robson*  
*Notary Public*  
*N.Y. Co.*

**POOR QUALITY ORIGINAL**

0655

New York Central & Hudson River RR. Co.  
Office of the General Passengers Agent  
Room 4  
Grand Central Depot  
New York

C O P Y:

New York, January 30th, 1890.

TO WHOM IT MAY CONCERN:

The bearer, Mr. R. H. Archbold, was employed in this office about a year and a half, and left our service on account of his time being required in looking after personal business. I take pleasure in testifying to his general ability and intelligence.

Yours very truly,

E. J. Richards.

A.G.P.A.

+

J. A. Hanway, Pres & Genl Mgrs                      Oliver B. Dawson, Secy & Treas.  
Office & Salesroom of  
American Dental Manufacturing Company  
1298 + 1300 Broadway  
Corner 3rd St.

C O P Y:

New York, Oct. 4, 1887.

To Whom it may concern:

Mr. Robt. H. Archbold was in our employ for 6 or 7 months as travelling salesman, and we believe him to have been honest and energetic in performing his duties for us.

American Dental Mfg. Co.

per

J. A. Hanway, Mgr.

E. H. Tinsdale  
Hatter  
348 Third Ave  
ny.

C O P Y:

New York, Feb. 14, '87.

This is to certify that R. H. Archbold was employed by me  
for two seasons as extra salesman. I always found him honorable,  
willing and competent, and take pleasure in recommending him.

E. H. Tinsdale.

348 Third Ave.

Joint Executive Committee  
Office of the Chairman, 346 Broadway  
N.Y. City.

C O P Y:

New York, Dec. 30, 1884.

To all Whom it may concern:

R. H. Archbold has been employed here since March 1st of this year, and has satisfactorily performed the duties assigned him.

I have pleasure in adding that he is attentive, reliable and ready of comprehension. On a few occasions when sent out on special service he acquitted himself creditably.

Wm Fleming (copy)  
~~W. Deming.~~

Chief Clerk.

*Trans Line Commission  
Passenger Department  
Dr Ralph L Parsons, Esq  
Box 734 Sing Sing N.Y.  
43-E 23<sup>rd</sup> St New City  
Mondays & Fridays from 6 to 5 P.M.*

COPY:

Greenmont, Dec. 14, '83.

This is to certify that Mr. R. H. Archbold has served at Greenmont during the past three months as special attendant and companion for a patient; and that he has commended himself to my favorable consideration by his efficiency, assiduity, obedience to rules and instructions, and by his gentlemanly deportment. I cordially recommend him for this, or any other service within the sphere of his ability.

(Signed.) Ralph L. Parsons.

Trunk Line Commission  
Passenger Department  
346 Broadway  
New York

C O P Y:

New York, Nov. 13, 1884.

To Whom it may concern:

This will introduce to your favorable consideration Mr. R. H. Archbold, who is connected with this Department, but who desires if possible to connect himself with some railroad company in the capacity of Rate and Division Clerk. I will be obliged if you will kindly consider Mr. Archbold's application and do whatever you can in the matter in his interest.

Mr. Archbold's record is rated A1 in this office.

Very truly,

R. T. Bayden.

a

*C. H. Nichols  
Medical Dept*

*Bloomington Asylum  
Boulevard, #117  
St. Peter's  
N.Y. City*

C O P Y:

New York, September 13th, 1883.

To Whom it may concern:

Robert H. Archbold was in the service of this Institution in the capacity of attendant from Feby. 19th to August 20th, 1883 and left honorably after due notice of his intention. He was here thought to be honest and sober, and he was quite industrious and efficient. He discharged the duties of special attendant to a patient difficult to manage and was on a hall with quite troublesome patients, and in both positions discharged his duties with a good degree of fidelity on his part and of satisfaction to me.

He has more education than attendants usually have and might on that account discharge certain duties in an institution, as a clerk, reader, or companion, that the average attendant could not discharge.

(Signed.)

Charles H. Nichols,

Medical Superintendent.

*N. Y. General Sessions Court.*

*The People vs.,*

*—against—*

*Robert Archbold.*

Sir —  
Please take notice, that the within is  
a true copy of an  
in the within-entitled action, this day duly  
entered and filed in the office of the Clerk  
of this Court.

Dated, N. Y., 189

Yours &c.,  
FRIEND & HOUSE,

Att'ys for

To Esq.,

Attorney for

*Affidavits.*

FRIEND & HOUSE,  
*Defendants* ATTORNEYS,  
61-65 PARK ROW,  
WORLD BUILDING,  
NEW YORK.

Due and timely service of a copy of the within  
this \_\_\_\_\_ day of \_\_\_\_\_ 189  
*[Signature]*  
is hereby admitted

Attorney for

150-5-10.

# The R. Rothschild's Sons Co.

READ THIS.

The greatest Salesrooms on earth. We will show you 50 saloons, set up complete, ready to sell the liquors. Getting new ideas is the only way, nowadays, to get Rich.

SALOONS FURNISHED COMPLETE.

739 and 741 Broadway,

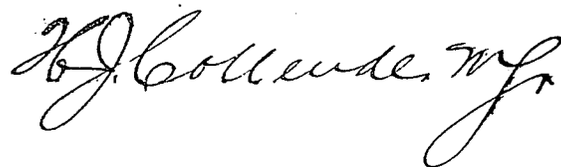
New York, Sept. 27th '93 189

To whom it may concern:

Robert H. Archbold has been in our employ for several months in the capacity of traveling salesman. We have found him industrious and capable in every respect, and can cheerfully recommend him to any one desiring his services.

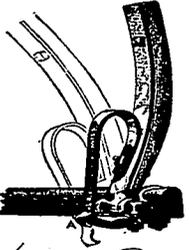
We are fully satisfied that the crime which he was recently charged with, and which he is now awaiting a sentence for, was committed innocently, or at least in ignorance of the existence of his first wife, and in view of the fact the clemency of the court is respectfully solicited.

Yours respectfully,



A Permanent . . .  
Anti-Rattler.

DOTTED LINES SHOW POSITION OF SPRING WHEN CARRIAGE IS IN USE.



# Rochester Carriage and Buggy Shaft Support Co.;

Manufacturers of the . . . .

Woodruff Automatic Carriage and Buggy Shaft Support and Anti-Rattler, \*  
= And Other =

High Grade Specialties for Gentlemen Drivers,

New York Office, 215 East 23d Street,

Dictated by .....

James Ritchie, Sole Agent.

New York, Sept. 27 1893.

Hon. Justice Smythe.

This is to certify that Robert Archibald has been a salesman for me up to the time of his present difficulty. There have been sensational newspaper reports stating that he had stolen several hundred dollars from me. This I take pleasure in contradicting emphatically. Mr. Archibald while with me has always proven himself a capable, energetic and faithful employee. His accounts stand balanced to a penny with me. I have no claims whatever upon him and wish that he were free to again enter my employ. I believe, upon interview with both Mr. and Mrs. Archibald that he is more sinned against than sinning. In my interview with her I have found her a very unreasonable, and unmanageable woman, while on the other hand I have seen nothing in Mr. Archibald's conduct to indicate anything but the most sincere respect and love for her. He has made through his friends every effort to induce her to be on agreeable domestic terms. I would respectfully add my appeal to any other of his friends, who all seem to speak well

of him and his efforts toward maintaining a comfortable home, in hopes that it will serve to induce you to suspend sentence in his case, as I really think the young man is anxious and earnest in his efforts to do right. I stand ready to give him an opportunity of redeeming his foolish error by taking him back to my employ.

If I can be of any further service to his interests I will cheerfully respond.

Very Respectfully Yours,  
James Ritchie.

Justice Smythe

Dear Sir

I have known Robert Archibald since childhood and his entire family intimately and I have always found him to be a hard working, energetic, industrious man, seemingly desirous of maintaining a happy and comfortable home for his wife. And never during my Council calls, have I found anything other than a contented home.

Trusting as an old friend of the family, that his past

good record and the good will of his old acquaintance will serve to induce you to allow the same to mitigate the offense I remain, bearing him every sympathy in so an unfortunate affair

J. Kelly  
154 E 85 St.

New York, Sept 22/93

Mr R. H. Archibald

Dear Sir,

Your favor of the 21<sup>st</sup> reached me, just about time I am starting for the South.

I have some delicacy in addressing Recorder Smyth, but will say to you, that when living in the same house with you, the association was pleasant, and as far as I could see, found you, attentive and industrious, and certainly was under the impression that you thought everything of Mrs A. It has been seven years since we lived in Harlem and I have seen you but once in that time & then only for a few moments.

Pardon me for referring to it, but I am unable to understand, how a man of your intelligence and education, could be capable of committing such an error, unless in some way you became demented, for the time being.

You have my full sympathy, and hope that the leniency you crave, be granted you.

Respy  
C. Chase

Court of General Sessions.

-----X  
 )  
 The People of the State of New York )  
 )  
 -against- )  
 )  
 R o b e r t A r c h b o l d . )  
 )  
 -----X

City and County of New York, ss:-

R o b e r t A r c h b o l d, the defend-  
ant, being duly sworn, deposes and says, that I desire to  
submit the following statement, under oath, together with  
the affidavits and letters hereto annexed, by way of miti-  
gation of sentence, upon my plea of guilty to an indictment  
charging me with the crime of bigamy.

That I was born in the City of New York, on the 18th  
day of October, 1856; that my mother is dead, and my father,  
who is now past seventy years of age, has been engaged in  
business in said city, for over thirty years.

That, at the age of five years, I was placed in the  
school of the Christian Brothers, 19th Street, between 6th  
and 7th Avenues, where I remained until my tenth year, when  
I entered the College of St. Francis Xavier, 15th Street  
between 5th and 6th Avenues, where I remained for several  
years and then entered Public School, No. 55, in West 20th  
Street, where I graduated; and on account of ill health and  
failing eye sight, was placed on the farm of one Peter E.  
Miller, at Montgomery, Orange County, New York, where I re-  
mained for one year.

On my return to New York, I became connected with  
amateur newspaper work, and as editor of the "Young Cadet",

2.

Youth's Progress and other periodicals of like character, and in 1873 was President of the "New York State Amateur Press Association."

In 1875, at the age of 19, I was attached to the New York Sun, under Mr. Bogert, City Editor, as a space writer, and then changed to the New York World, under the management of Mr. Bullard Smith, as City Editor, where I remained until the spring of 1877.

In 1875, while living with my parents in West 33rd Street, I became acquainted with my first wife, Mary C. Prior, and at the end of two years I was sent for by Rev. Father Brophy of the "Sacred Heart Church" in West 51st Street, who informed me that he had been visited by Miss Prior; after this interview with Mr. Brophy, Miss Prior and I were married on the evening following; no one being present except the relatives and some friends of Miss Prior.

Some six months before the marriage, I had lived with the parents of Miss Prior, and continued so to do after marriage, until some difficulty occurring between Miss Prior, the mother of my wife, and myself, when I took my wife and child and started house-keeping for myself; at this time, I was employed by John Callahan, 140 Bowery, as book-keeper and salesman. On account of a difficulty regarding my wages, I left Callahan and brought an action against him in the Fourth District Court and recovered judgment for the full amount of my claim.

After leaving Callahan, I engaged in the wholesale candy business and finally succeeded in purchasing out a

3.

store, which after conducting for some time, I was persuaded by my wife to sell, she constantly insisting that I should obtain work in some business where I should be paid a certain sum per week. The money realized from the sale of my store, I gave to my wife, and she invested the entire amount in furniture, which was placed in the house of her mother, with whom we had returned to live.

After the sale of my store, I obtained work as a laborer, at \$1.25 per day, on the Riverside Drive, where I remained until I went to work for Mr. Harrington, on the Boulevard, 69th and 70th Streets, until I again engaged in the wholesale candy business; this business prospered for a time, until the conduct of my wife compelled me to again sell the store, the purchasers paying \$50. on account, but before paying the balance, and having gotten possession, removed the goods in the night-time and never paid the rest of the purchase price.

I next obtained employment on the farm of a Mr. Lane, near Sing Sing, where I received \$15. per month, and after several months ~~when~~ my wife came to live with me, and shortly after I was put in charge of a creamery owned by John Throne, where I remained until his failure in business.

I then obtained employment in the Bloomingdale Asylum, where I remained on a salary of \$20. per month, until stricken with typhoid fever and left. My wages of \$20. per month, while in the Asylum were always given to my wife.

4.

After leaving the Asylum, I was sick and unable to work for some time, but was finally employed as a clerk in the office of the Trunk Line Commission, 346 Broadway, and remained in such employment until the dissolution of the pools between the Trunk Line Railroads, interested in the Joint Executive Committee, when the department in which I was employed was dissolved and I was again out of employment.

During the time I was with the Trunk Line Commissioner, and for many seasons since, I utilized my spare time in extra employment as salesman on Saturday nights; Two seasons for E. H. Tindale, 348 Third Avenue; Two seasons for B. J. McCann, 280 Bowery; One season for Glassheim, 136 Bowery; One season for the Westchester and Harlem Clothing Co. and for two years keeping the bookaccounts of Dr. Dews, for which service the Doctor paid me \$100. a year.

After the loss of this employment, I took the agency for several lines of goods and went on the road, returning home about every sixty days. At this time I was living at 120 East 125th Street and the flat containing more room than was needed for myself and wife, I rented rooms to Mr. Albert Simpson, who was a clerk with me in the office of the Trunk Line Commissioner, and one John Woodman, which said Woodman, I charge with being the primary cause of my present trouble.

Woodman, during my absence on the road, brought to her improper books; they visited places of amusement together and she contracted the habit of drinking.

5.

The discovery of these facts was made accidentally, on account of my return from a trip a week earlier than had been expected. I found the house closed and later Mrs. Archbold and Mr. Woodman came in both under the effects of drink; they having been to a theatre and afterward to get something to eat and drink.

At this time I entered into a partnership with Mr. Barton, in the wholesale candy business, at 254 East 125th Street.

During the time I was in business with Barton, the mother of my wife died and her brother and sister came to live with us, at my expense; and her conduct with Woodman got to be such, and she became so extravagant, that I lost heart, began to drink myself, and finally lost my business.

After this, I received employment under Mr. Wolfe, Assistant Auditor of Passenger Accounts, N.Y.C. & H.R.R.Co., as clerk, to keep the records of a new branch of his Dept., viz., excess baggage and storage reports. At the end of three months a vacancy occurring in the General Passenger Department, I applied and out of a large number of applicants received the appointment, where I remained until I resigned on account of trouble with my wife.

Before my resignation, however, and with the view of weaning my wife from her associations and habits, I moved to a place three miles from White Plains, where I rented a house through John R. Sweeny.

This house was, at the request of Mrs. Archbold, with Woodman, who had in the meantime been married.

6.

I purchased a horse, carriage, buggy, farming implements and furniture. The understanding being, that Woodman, who was also employed in the Passenger Rate and Division Department of the N.Y.C. & H.R.R.Co., with me was to pay one half of the running expenses of the house.

This he did not do, and when he had become indebted to me in the sum of \$260., or more, I determined to separate the families and this resulted in a general row in which my wife sided with Woodman as against me.

I insisted that the families must separate and finally Woodward and his family took a house in the village and Mrs. Archbold promised me to discontinue her relations with the Woodman's, and finally consented to my proposition to return to New York City to live.

While we were residing outside of White Plains, one of Mrs. Archbold's visitors was one Gus Harrington<sup>son</sup>, who played quite an important part in the Annie Goodwin case, for causing the death of whom Dr. McGonigal was sent to Prison.

Harrington would meet a Mrs. Chase at my house, and both would come up on the invitation of Mrs. Archbold.

When I learned of these facts, I ordered Harrington out of my house and forbade him to ever come there again and threatened to inform Mr. Chase of what I knew, and shortly after we returned to New York City, and went to reside at 208 East 36th Street.

At or about this time a man named Bulmer, whom I had known for some time and had from time to time aided, came to

7.

me out of work and funds and I permitted him to reside with me, free of board.

In looking after something for him, I found and purchased the Ice Cream and Candy privilege of Oak Point, where he remained until the end of the season.

At the end of the season I was persuaded by Bulmer to start him in the liquor business, he claiming to know all about it. I secured a place on St. Ann's Avenue, near 149th Street, and guaranteed all bills he might contract regarding the place.

Bulmer neglected the place and within three months, creditors commenced to compel me to make good my guarantees and this brought to the attention of the Company that I had some connection with a liquor store and I was compelled, by resignation, to sever my connections with the N.Y.C. & H.R. R. Co., after a service of two years with them.

About this time, my eldest sister, who had for five years been a teacher in a Public School at 125th Street, resigned her position and entered Mt. St. Vincent, as a novice, leaving no one to look after and manage my father's house, and on his offering to occupy the house jointly with my family, we moved to 129 East 125th Street, where we divided the living expenses and rent; but matters were no better with me, as Mrs. Archbold was constantly leaving the house during the day time, visiting Mrs. Woodman at White Plains, and meeting Woodman around the Harlem Depot, where she was looked upon and passed among the trainmen as his wife.

8.

This conduct on her part lead me into drinking habits and caused me to lose a position which I had secured with the Cooper Milling Co., 34th Street and 12th Avenue, where I had been in receipt of \$15. per week.

On February 1st, 1890, the day upon which Mrs. Archbold alleges I struck her and caused her to give premature birth to a child, I was a few dollars short of my part of the rent, and went to the Grand Central Depot to see one Martin, who had been boarding with us for some time and owed about \$40; when I saw Martin he said he had not been paid as yet, but for me to wait until he had and he would give me something on account. I waited until 6 P.M., when all the clerks had left, and seeing nothing went home and as I was finishing my supper, Martin came in drunk. At this time Mrs. Archbold was in the front room, and my sister in the dining room talking to me. Mrs. Archbold called Martin into the front room, where he went, and I followed shortly, where I found them seated on the sofa with Martin's arm resting on Mrs. Archbold's shoulder and with heads close together, they were whispering.

I ordered Martin to get up and leave the house, where upon he got up and struck me and Mrs. Archbold grabbed my arms, while he continued to strike me. My father hearing the noise came in and separated us and also ordered Martin to leave the house. During this trouble, I did not strike, kick or hurt her in any way and after Martin had gone, she also left the house, returning at about 11 P.M., and I subsequently learned that she had met Martin and sent him up

9.

to the Woodman's at White Plains.

After this, things went from bad to worse with me, and because of my inability to pay the rent for the month of February, the agent commenced an action to dispossess me, and I was compelled to seek for living apartments elsewhere and secured them at 117th Street, but before I could complete arrangements for moving, Mrs. Archbold placed all the things in storage and left without any information to me as to where she had gone; and for some months I heard nothing of her, until I received some information which disclosed the fact that she was living at Woodman's, in White Plains, under the name of Lizzie Wall.

We were then separated for quite some time but finally came together again and went living together corner 118th Street and 3rd Avenue, and then at Rye Beach for the summer.

On our return to the City, we lived in West 12th Street for a time, but there appeared to be no harmony between us and finally I suggested that it seemed impossible for us to live together and that we should separate for good and a Mr. Clark and a Miss Smith, who came in at the time, witnessed a separation, which Mr. Clark wrote out and Mrs. Archbold and I signed it, and she immediately moved to 155 East 117th Street and went to live with a Miss Jennie Barton or Shields, who was employed in a Concert Hall, in Coney Island, and I never saw her again until my arrest upon the charge to which I have pleaded guilty.

The second marriage, which I contracted, I know was

10.

in violation of the law and I deeply regret having committed such act and submit hereto annexed a letter from the lady, with whom my second marriage was contracted, asking the Court to be merciful to me.

Just prior to the second marriage, I had secured employment with the Alum Extract Works on Harrison Street, where I remained until their failure in business.

I had made the acquaintance of Miss Josephine Meade of 244 East 33rd Street, had called upon her at times and had been out with her and her sister.

This acquaintance lead to a proposition of marriage on my part and it was accepted and we were married.

My first wife had disappeared and I knew nothing about her, and our life while we were together had been unpleasant, on account of her conduct, which I do not desire to describe more than I have; I had become very fond of Miss Meade and committed the wrong for which I am now to suffer. I do not seek to excuse my conduct, but offer the following together with the annexed affidavits and letters and hope that they may contain something of a mitigating character and that the Court may deal as lightly with me, as under the circumstances is consistent with justice.

Sworn to before me this )

10th day of October, 1893. )

*Robt. H. Archbold*

*Symon Steel*

CLERK OF THE COURT,  
COUNTY OF ALBANY,  
STATE OF NEW YORK.

I, Gregory J. Archbold of Boston, County of Suffolk, State of Massachusetts, do hereby make affidavit, that I know intimately Mr. and Mrs. Robert Archbold. Mr. Robert Archbold is my brother. I am a traveling salesman for over ten years in the employ of J. H. Barker & Co., of 328 Cherry Street, New York City. To the best of my knowledge, Robert Archbold married his present wife, whose maiden name was Mary C. Prior in or about the year 1878, when he was but a wild boy. He seemed very deeply attached to her. My entire family considered it an ill-advised marriage, in as much as they did not consider her my brother's social or moral equal, and consequently refused to recognize either he or her.

For over ten years thereafter he suffered in silence the contempt and enmity of his entire family for the sake of the earnest love he bore to this woman. During all the years I have known his wife, she has been a peevish, ill-tempered woman, always surrounded by an ignorant crowd of followers, under whose influence she gradually began to neglect her wifely duties to her husband, and indulged in liquor drinking to a considerable extent, in which she was assisted to the best of my knowledge by the crowd of men and women scandal-mongers.

I recall very distinctly the following circumstances, without the exact dates. I called at their residence, while they were living at 129 E. 125th street, New York City, about a month preceeding the great March blizzard; and dropping in unexpectedly to see my brother, I surprised Mary C. Archbold and a neighbor, known to me as Mrs. Chase and a man known to me, all of whom were stupidly drunk, and an empty liquor quart liquor flask standing on the kitchen table. I next saw her drunk about April 1890, when I happened to be in New York on business. She accosted me with her tale of domestic troubles at the North West corner of 116th street and 3rd Avenue. She was in company with an attractively dressed blond

2.

woman, about I should think twenty-five years of age. This was about seven o'clock in the evening. In reply, I blamed her for her preference for the company of men other than her husband, especially one, John Woodman, who is employed as a clerk in the passenger department of the N. Y. Central Rail Road Grand Central depot, New York City. She boasted that said Woodman thought more of her and did more for her than her own husband, and that she thought more of said Woodman's little finger than she did of her husband's soul and body, and she did not care who knew it; that Woodman would take care of her during her troubles. I told her that she was driving her husband, who despite her faults, loved her most dearly, to desperation and insanity. She laughed and raising her voice to a triumphant pitch, she said: "I have got \$500.00 insurance on his life and the sooner he is ~~actually~~ dead, the better. Your people need not think I could not have married better, for if I was free of him, Jack Woodman would never have married that cripple that he did."

I next called at their residence, while they were living at 208 E. 36th street, which flat was on the ground floor. When I entered their rooms a rear door closed as if somebody had gone out to avoid being seen, and on the table stood two glasses, both of which looked as if they had been recently used. There was one empty liquor flask and one partly used, of what I should judge was of one pint capacity. My brother came in shortly afterwards and had to make his dinner off a piece of cold bread and butter and a cold pot of coffee, left evidently on the table since breakfast. He cleared the table of dishes, himself, after finishing his humble meal.

After my brother and his wife had separated, I should judge about three years ago, or during the summer of 1890, I came with my wife, Edna Grace Archbold, nee White, from Boston purposely to make one more effort at reconciliation, hearing that my brother was about to go to White Plains, where she was

2.

in hiding at the home of said John Woodman. On the same errand, I accompanied him and induced him to stay with my wife at an hotel on Broadway, White Plains, kept by one Thomas Taylor, while I would first go to Woodman's house and ask her to meet him. This I did because said John Woodman had associated with him several ruffianly ~~the~~ followers and they had previously joined him in assaulting my brother whenever he attempted to see his wife. I called at the house and found the house in mourning for the death of one of Woodman's family. I was met at the door by several of Woodman's followers, who seemed to have known me and attempted to block my entrance to the house; seeing that I was thoroughly prepared for such emergency and was capable of taking care of myself I was permitted under protest to enter the house. I found Mrs. Archbold in hiding in the kitchen in the basement of this house. She positively refused to have anything whatever to do with my brother and said that if he would not bother her, she would never bother him.

At one time, I think it was during the winter of 1889, and spring of 1890, she was living in the same apartments with my father and two sisters, in company with her husband. She used to tell my father that my younger sister, Mary C. Archbold, then a girl of fifteen or sixteen years old, was at school when in fact she was induced by my brother's wife to spend her time going around and carousing in saloons and other unfit places drinking liquor in company with one, Alice Smith and meeting said John Woodman, whose company my brother had positively forbidden his wife to keep. John Woodman, so I am informed used to visit her while she was living with my father during the absence of the male members of the family, always calling up the speaking tube first, to be sure the coast was clear. My brother's wife was on several occasions, so I am informed, alone in her flat in company with said Woodman. I had often heard my mother, Ann Archbold, who is now dead,

4.

caution me against ever being so foolish as to marry such a woman. She seldom was known to speak ill of any one.

Robert Archbold has to my knowledge at all times been an industrious and ambitious husband and seemed to love his wife dearly, even after he knew of her unfaithfulness and was willing to have her return and behave herself. He has, as have I also, made repeated efforts to effect this result. She has on the other hand, been at all times a weak minded, selfish woman, neglectful of her home and her husband's comfort.

My brother lived at my house, 1508 Washington Street, Boston, while his wife and he were separated, and frequently I have seen the man in tears and heart broken over her conduct. I have never seen him in company with any other woman up until the past summer, he at one time, at my suggestion, brought a woman whom I do not know driving passed the house where his wife lived, in hopes that even jealousy might prompt her to come back. She seemed dead to shame or jealousy. The only company that she seemed to care for was that of said John Woodman. A fact which caused common talk in White Plains, Westchester County, New York. She has also deliberately lied about myself and family, which fact I do not care to discuss herein.

On several occasions I have offered to guarantee to her a weekly ~~tax~~ allowance for her maintenance, which she refused, saying she had others who were thoroughly capable of looking after that matter, as she wanted my brother to have no claim upon her.

Subscribed & sworn to,  
before me, a Notary Public  
this Twenty eighth day of September  
in the year of our Lord 1893 at  
Elmhurst N.Y.



John M. Dowell  
Notary Public

§ 298 = A husband who having a wife living marries another woman is guilty of bigamy.

See People v. Chase 28 Am. 310.

First Marriage must be proved.

Confessions not proof.

First marriage ~~must~~ <sup>may</sup> be shown prima facie by reputation, cohabitation & admissions.

Exception - To a person whose former husband or wife has been absent for 5 years successively last past without being known to him or her to be living and believed by him or her to be dead.

See Bishop "Marriage & Divorce"

Ch. 75 Laws 1873.

Shall furnish on request to either party a certificate

- 1 The names & places of residence of the parties married
- 2 - That they are known or satisfactorily proven by the oaths of the parties themselves or a person known to him to be known to him that they were the persons therein described
- 3 - That they were of sufficient age to contract marriage
- 4 The name & place of residence of the attesting witnesses
- 5 The time & place of marriage

§ 17. Chap VIII - Title I Article I. Every such original Certificate the original entry thereof made as above directed and a copy of such Certificate or such entry duly certified shall be received ~~shall be~~ in all Courts & places as presumptive evidence of the fact of such marriage.

Church of the Sacred Heart of Jesus,  
457 WEST 51ST STREET,  
NEW YORK CITY.

I **Hereby Certify** that Robert H. Archbold  
and Mary C. Prior were lawfully Married,  
according to the rite of the Catholic Church by the  
Rev. M. J. Brophy on the 5<sup>th</sup> day of  
November 1878 in presence of Michael J. Prior  
and Mary J. Powers

Copied from the Parish Register, this  
8<sup>th</sup> day of Sept 1893

Thos W Wallace  
Asst Rector

# Certificate of Marriage.

ST. GABRIEL'S CHURCH,  
NEW YORK.

\* This is to Certify, \*

That *Robert H. Archfield*  
and *Fredeline V. Mead*  
were lawfully  Married   
on the *2<sup>nd</sup>* day of *April* 18*93*

According to the Rite of the Catholic Church  
Rev. *Fred R. Hayes* officiating, and  
in the presence of *August M. Pagliarone*  
and *Kate Mead*  
as appears from the Marriage Register

Dated, *Sept. 6, 1893*  
*Fred R. Hayes*



Sec. 193-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Robert Archbold 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. Robert Archbold

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. New York

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

Answer. I have no city address

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 have nothing to say at present.

Robert Archbold

Taken before me this 15th day of September 1899  
W. J. Brady  
Police Justice.

BATTED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court... 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James G. McLaughlin*  
*Arthur W. McLaughlin*

1  
2  
3  
4

Offense *Bigamy*

Dated *Sept 8* 1893

Magistrate *McLaughlin*

Witnesses *James G. McLaughlin*  
*Arthur W. McLaughlin*

No. *215* Street *Bar 73*

No. *207* Street *St. S.*

No. *207* Street *St. S.*

*James G. McLaughlin*  
*Arthur W. McLaughlin*

*Ch 731*

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 8* 1893 *McLaughlin* 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.

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

aged 50 years, occupation Josephine T. Mead of No. 244 East 35 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Mary C. Archibald and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 1st day of September 1897 by Josephine Mead

J. H. Brady Police Justice.

Police Court, 4 District.

(1353)

City and County } ss.  
of New York,

of No. 159 East 119 Street, aged 38 years,  
occupation Dressmaker being duly sworn, deposes and says,  
that on the 2 day of April 1893 at the City of New  
York, in the County of New York

Mary C. Archibald

Robert Archibald, (now here)  
did wilfully, unlawfully and  
feloniously, while being respondent's husband  
and while not having any divorce from  
respondent, commit the crime of bigamy  
by marrying on said date one Josephine  
V. Mead, all of which is in violation of  
Section 298 of the Penal Code of the  
State of New York, for the following  
reasons. That on the 15<sup>th</sup> day of January  
1898 respondent was married to the  
defendant by the Rev. Father Prophy,  
at the Roman Catholic Church of the  
Sacred Heart, in West 57<sup>th</sup> Street, and has  
never been divorced from the defendant.  
That respondent is performed by Josephine  
V. Mead, that on the 5<sup>th</sup> day of April  
1893, the defendant, marking her Josephine  
in St. Gabriel's Church, in East 87<sup>th</sup> Street  
that the ceremony was performed by  
the Rev. Father William R. Hayes. That  
the defendant told Josephine, that he  
was a widower at the time.

Therefore respondent prays that  
the defendant be dealt with in the  
law's decrees

Subscribed before me 3  
this 2<sup>nd</sup> day of September 1893 Mary C. Archibald  
Notary Public  
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

*Robert Archbold*

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

*Robert Archbold* —

of the CRIME OF BIGAMY, committed as follows:

The said *Robert Archbold*,

late of the City of New York, in the County of New York aforesaid, on the *fifteenth*  
day of *November*, in the year of our Lord one thousand eight hundred and  
*nineteen*, at the *City and County aforesaid*,

did marry one *Mary R. Archbold*, and *her*, the said  
*Mary R. Archbold*, did then and there have for  
*his wife*; and the said *Robert Archbold*,

afterwards, to wit: on the *second* day of *April*, in the year of  
our Lord one thousand eight hundred and ninety-*three*, at the City and County  
of New York aforesaid, did feloniously marry and take as *his wife* one

*Josephine Meade*, — and to the said  
*Josephine Meade*, was then and there married, the said  
*Mary R. Archbold*, being then living and in full life,

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.

0690

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Arnold, Edward

**DATE:**

09/13/93



4846

0691

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Arnold, Edward

**DATE:**

09/13/93



4846

0692

Witnesses:

*R. Stepanian*

Counsel,

Filed *13* day of *Sept* 189*3*

Pleadings

*418 Bell*  
*1718 1/2*

IN THE PEOPLE

vs.

*R*

*Edward Arnold*

*Sept 17 1893*  
*Edward G. P.*

Grand Larceny, Second Degree, [Sections 528, 529, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

*18*

A TRUE BILL.

*Edw Bloomfield*

*Sept 17 1893*  
Foreman.

*1718 1/2*

**X**

POOR QUALITY ORIGINAL

0693

1912

Police Court—3<sup>rd</sup> District.

Affidavit—Larceny.

City and County of New York, } ss.

Oliver N. Eaton

of No. 10 Fourth Avenue Street, aged 43 years,

occupation Carpenter being duly sworn,

deposes and says, that on the 19<sup>th</sup> day of September 1893 at the City of New

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

A watch and chain 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 Frederick Ashley (now here)

for the reasons that deponent was on Prince The Bowery near Prince Street and had said watch and chain worn on his person and the defendant suddenly seized the chain and drew the watch from deponent's vest pocket and ran away O. N. Eaton

Sworn to before me, this 20 day of September 1893

John McLaughlin Police Justice.

POOR QUALITY ORIGINAL

0694

Sec. 198-200.

3<sup>rd</sup> District Police Court. 1982

City and County of New York, ss:

*Frederick Ashley* 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. *Frederick Ashley*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *131 Sullivan St. 1 month*

Question. What is your business or profession?

Answer. *Waiter*

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*

*Frederick Ashley*

Taken before me this 29 day of September 1893.  
*John W. ...*  
Police Justice.

POOR QUALITY ORIGINAL

0695

BAILIED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

Police Court... 3  
 District... 1005

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
*Quincy A. Dalton*  
 110 Fourth Ave.  
*André Oakley*

2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Offense *Grand Larceny*

Dated *Sept 20* 189 *3*

*Yorshin* Magistrate  
*Burton* Officer  
 11 Precinct

Witness *May Shapiro*  
 No. *96* *Greenwich* Street

No. \_\_\_\_\_ Street  
 No. \_\_\_\_\_ Street  
 No. *1000* Street  
 to answer *Ed*

*Ed*  
*Ch 117x*

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 20* 189 *3* *John P. Wood* 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.

0696

**CORRECTION**

0697

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Arnold, Edward

**DATE:**

09/13/93



4846

**POOR QUALITY ORIGINAL**

0698

Witnesses:

*R. F. Freeman*

Counsel,

Filed *13* day of *Sept* 189*3*

Reads

*1418 Bell  
1109 814*

THE PEOPLE

vs.

*Edward Arnold*

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

*Sept 17 1893  
Edward Arnold*

De LANCEY MCOLL,

District Attorney.

*18*

A TRUE BILL.

*E. W. Bloomer*  
*10/14/93*  
*170 Park St.*  
Foreman.

POOR QUALITY ORIGINAL

0699

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss. *29 St* *Rudolph Stegmann*  
of No. *729* *Second Avenue* Street, aged *27* years,  
occupation *architect* being duly sworn,

deposes and says, that on the *26* day of *August* 189*3* 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 trunk containing a quantity of wearing apparel & books, the whole of the value of Fifty-Dollars,*  
*\$50.00*

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 Arnold (now here)*

from the fact that deponent is informed by one *Louis Hartmann* of No. *418 East 11<sup>th</sup> Street*, in this city, that the defendant brought to his, *Hartmann's* residence, on the aforesaid date, a trunk, from which defendant afterward took a quantity of clothing and books, defendant at that time representing to said *Hartmann* that he owned said property. That deponent, on being informed by said *Hartmann* of said fact, went to the said premises and identified the trunk as his property and on causing defendant's arrest found that he was wearing a portion of deponent's missing clothing. Therefore deponent prays that defendant may be dealt with according to law

*Rudolph Stegmann*

Sworn to before me, this *29* day of *August* 189*3*  
*Jacob M. ... Police Justice.*

**POOR QUALITY ORIGINAL**

0700

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

*Louis Hartmann*

aged *22* years, occupation *tailor* of No.

*418 East 11<sup>th</sup>* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Redolph Stepanian*

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

Sworn to before me, this *30* day } *Lus Hartmann*  
of *August* 189*3*

*John Woodie* Police Justice.

Lined area for additional text or notes.

**POOR QUALITY ORIGINAL**

0701

Sec. 198-200.

3

1892  
**District Police Court.**

City and County of New York, ss:

Edward Arnold, 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 a 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 Arnold

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Germany

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

Answer.

418 E. 11 St. — 10 days

Question. What is your business or profession?

Answer.

Button-hole 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 guilty -

Edward Arnold

Taken before me this

day of

August

189

31

Police Justice.

John P. ...  
Police Justice.

POOR QUALITY ORIGINAL

0702

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court, 3  
 District, 9/3

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

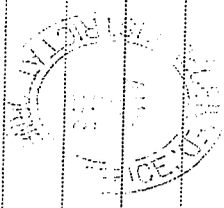
*Robert Steinhilber*  
*779 2nd Ave*  
*Edmond Small*

Offense, Grand Larceny

Dated, Aug. 30 1893

*John Wood's* Magistrate.  
*Thellon & Stearns* Officer.  
 14 Precinct.

Witnesses \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_  
 No. \_\_\_\_\_ Street \_\_\_\_\_



No. \_\_\_\_\_ Street \_\_\_\_\_  
 \$ 1000 to answer  
*John Wood*  
 140.

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 30 1893 *John Wood's* Police Justice.

I have 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

0703

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Arnold

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

Edward Arnold

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

The said

Edward Arnold

late of the City of New York, in the County of New York aforesaid, on the *26th*  
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 thirty dollars,  
twenty printed books of the  
value of one dollar each, and one  
trunk of the value of ten dollars,  
of the goods, chattels and personal property of one Rudolph Stegmann*

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.

*Wm Lucey McCall  
District Attorney*

0704

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Ashley, Frederick

**DATE:**

09/22/93



4846

**POOR QUALITY ORIGINAL**

0705

Witnesses:

*Ed. Eaton*

Counsel,

Filed *Ed. Eaton* day of *Sept* 189*3*

Plends;

THE PEOPLE

vs.

*Frederick Ashley*

Grand Larceny, *Third* Degree, [Sections 528, 529, 530, Penal Code.]

De LANCEY NICOLL,

District Attorney.

A TRUE BILL,

*Geo. Deeringdale*  
*Sept 26 1893*  
Foreman.

*Thomas H. H. Foley*  
*Oct 27 1893*  
*Ed. Eaton*

**POOR QUALITY ORIGINAL**

0706

1919

Police Court— 3<sup>rd</sup> District.

Affidavit—Larceny.

City and County of New York, ss.

Oliver N. Eaton

of No. 10 Fourth Avenue Street, aged 43 years,

occupation Carpenter being duly sworn,

deposes and says, that on the 19<sup>th</sup> day of September 1893 at the City of New

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

and person of deponent, in the night time, the following property, viz:

A watch and chain 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

Frederick Ashley, (now here) for the persons that deponent was on Prince The Bowery near Prince Street and had said watch and chain worn on his person and the defendant suddenly seized the chain and drew the watch from deponent's vest pocket and ran away.

O. N. Eaton

Sworn to before me, this 20 day of September 1893

John M. [Signature] Police Justice.

**POOR QUALITY ORIGINAL**

0707

Sec. 198-200.

3 District Police Court. 1882

City and County of New York, ss:

*Frederick Ashley* 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. *Frederick Ashley*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *131 Sullivan St. 1 month*

Question. What is your business or profession?

Answer. *Waiter*

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*

*Fred Ashley*

Taken before me this *20* day of *September* 189*3*  
*John W. [Signature]*  
Police Justice.

POOR QUALITY ORIGINAL

0708

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street \_\_\_\_\_

Police Court... District...

1005

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Charles M. Eaton*  
 110 Fourth Ave.  
*Charles Oakley*

2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offense *Burglary*

Dated, *Sept 20* 189 *3*

*Yorkin* Magistrate

*Burton* Officer

*11* Product

Witness *Max Shapiro*

No. *96* *Szumanski* Street

No. \_\_\_\_\_ Street

No. *1000* Street

To *Shriver* *Shriver*

*Ch 177*

*[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 \_\_\_\_\_

*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, *Sept 20* 189 *3*

*John H. Wood* 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick Ashley

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

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

The said

Frederick Ashley

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

one watch of the value of twenty five dollars, and one chain of the value of ten dollars

of the goods, chattels and personal property of one Oliver N. Eaton on the person of the said Oliver N. Eaton then and there being found, from the person of the said Oliver N. Eaton 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

0710

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Augustino, Michael

**DATE:**

09/08/93



4846

0711

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Squince, Michael

**DATE:**

09/08/93



4846

Witnesses:

*W. G. Galt*  
*W. W. Wagner*

Counsel,

Filed

1893

Pleas:

Grand Larceny, [Sections 228, 229, Penal Code.]  
Second Degree.

THE PEOPLE

*Michael C. Inguitano*  
*Michael S. Quince*

*Robert G. ...*  
*Robert G. ...*

DE LANCEY NICOLL,  
District Attorney.

*Nov 14 2 P. M. 1893*

A TRUE BILL,

*E. J. ...*

Foreman.

*W. J. ...*

Court of General Sessions  
The People  
vs

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

New York, Aug 20 1893

Michael Pasquince

CASE NO. 74799 OFFICER Schmitt  
DATE OF ARREST Aug 15  
CHARGE

Grand Larceny

AGE OF CHILD Thirteen years

RELIGION Catholic

FATHER Francisco Pasquince

MOTHER Mary Pasquince

RESIDENCE 215 West 25th

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy has a poor home, but his parents are respectable people. On May 16<sup>th</sup> 1893 the boy was arrested in company with two other boys for stealing zinc out of a hallway at 122 Mulberry st, he was held for trial at the time, but was discharged at the Court of Special Sessions on May 19<sup>th</sup> 1893.

All which is respectfully submitted,

Edw. L. Kenney  
Capt

To Dist Atty

Court of

General Sessions

*The People*

*vs*

*Frank Karseny*

PENAL CODE, <sup>SS</sup>

*Michael Casquino*

Report of the New York Society  
for the Prevention of Cruelty  
to Children.

**ELBRIDGE T. GERRY,**

*President, &c.,*

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

*Court of General Sessions*  
*The People*  
*vs*

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

New York, August 20<sup>th</sup> 1893

*Michael Augustina*

CASE NO. *74739*  
DATE OF ARREST  
CHARGE

OFFICER *Schmitt*  
*Aug 15*

AGE OF CHILD  
RELIGION  
FATHER

*Grand Larceny*  
*fourteen years*  
*Catholic*  
*James Augustina*

MOTHER

*Mary Augustina* *Step. Mother*

RESIDENCE

*Belport L.I.*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT

*The boy has no home, and that his parents who are living at Belport L.I. left him in this city to care for himself.*

*On May 16<sup>th</sup> 1893 the boy was arrested in company with two other boys for stealing zinc out of a hallway at 121 Mulberry st, he was held for trial at the time, but was discharged at the Court of Special Sessions on May 19<sup>th</sup> 1893.*

*All which is respectfully submitted,*

*William L. King*  
*Rep*

*To Dist Atty.*

Court of

General Sessions

The People,

vs

Michael Augustina

FEMAL CODE, §

Domestic Violence

**Report of the New York Society  
for the Prevention of Cruelty  
to Children.**

**ELBRIDGE T. GERRY,**

*President, &c.,*

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

0716

ORIGINAL

ORIGINAL

0717

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

*Charles Grabe*  
*Detective*  
aged *35* years, occupation *Police* of *New York*

Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of *Morris Wagner*  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this *14* day of *August* 189*3* } *Charles Grabe*

*W. H. Brady* Police Justice.

Police Court Fourth District.

Affidavit—Larceny.

City and County of New York, } ss. Harris Wagner  
of No. 106 Ludlow Street, aged 37 years,  
occupation Saddler

deposes and says, that on the 14 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 horse, wagon and harness together 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 Michael Augustina, and Michael Squice both men here,

while acting in concert, for the following reasons: That on said date, deponent left the said property on Pier 29 North River at about the hour of 2 o'clock P.M. That the property was taken from the said pier, that deponent is informed by Detective Grabe, that on the 15<sup>th</sup> day of August, 1893, the detective, arrested the defendants while, in company with each other at 70<sup>th</sup> Street and Eastern Boulevard, that the horse and harness (part of the property taken) was in the possession of the defendants and the

Subscribed to before me this 14<sup>th</sup> day of August 1893

Police Justice

defendants were trying to dispose of  
the property wherefor defendant  
prays that the defendants be dealt  
with according to law.

Spoken before me <sup>3 of</sup> Harris & Hagner  
this 14<sup>th</sup> day of August 1893 <sub>marsh</sub>

Wm. H. Brady  
Police Justice

CITY AND COUNTY } ss:  
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

of No. the 25 Precinct Police Street, aged 26 years,  
occupation Police Officer being duly sworn, deposes and says,  
that on the 15 day of August 1893  
at the City of New York, in the County of New York, Apprenticed

Michael Augustina and Michael Szymiec  
(both now here) on suspicion of having stolen  
one horse and one razor.

Deponent prays that said  
defendants may be held in order  
that deponent may procure  
the necessary evidence  
against them.

Charles Grabe

Sworn to before me, this  
of August 1893 day

John A. Parker  
Police Justice.

ORIGINAL

0721

Police Court, 4 District.

115 THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Michael Argentin  
Michael Squinice

AFFIDAVIT.

*San*

Dated, Aug 15 1893

Boyle Magistrate.

Grabe Officer.

Witness, Michael Healey  
515 Court 70 St

Exp Aug 16-9 AM:  
17. 9 C. 2.

Disposition, \_\_\_\_\_

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

Michael Augustina 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 sees 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. Michael Augustina

Question. How old are you?

Answer. 14 years

Question. Where were you born?

Answer. New York City

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

Answer. 60 215 Astor St. one month

Question. What is your business or profession?

Answer. Peddler

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

Michael Augustino

Taken before me this

day of

1893

Wm. J. Hall  
Police Justice.

Sec. 198-200,

11 District Police Court.

CITY AND COUNTY OF NEW YORK, } ss:

Michael Spivice 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 sees 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. Michael Spivice

Question. How old are you?

Answer. 13 years

Question. Where were you born?

Answer. New York City

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

Answer. 6315 Astor St. 11 years

Question. What is your business or profession?

Answer. Reader

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  
Michael Spivice  
Mark

Taken before me this

day of

189

Police Justice.

BAILED.

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

115  
Police Court...  
District...  
879

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Nervous Henry  
Michael Maganara  
Michael Spinnies  
James Laroux

Offense

Date August 17 1893

Magistrate  
Sydney  
Smith

Officer  
95

Witnesses  
Call the officers

No. \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 297 - 4th Ave Street

No. \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

577 Beak Street  
121  
1893  
FED. DIST. COURT  
S. D. N. Y.  
No. 574

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

Defendants  
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, each and it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until they give such bail.

Dated, Aug 17 1893  
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.

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

THE PEOPLE OF THE STATE OF NEW YORK

against  
*Michael Augustino*  
and  
*Michael Squinice*

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

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

The said *Michael Augustino and Michael Squinice*, both

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*  
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 horse of the value of seventy  
five dollars, one wagon of the  
value of fifty dollars and one  
set of harness of the value of  
twenty-five dollars*

of the goods, chattels and personal property of one

*Harris Wagner*

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.

SECOND COUNT—

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

*Michael Augustino and Michael Spence*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows :

The said *Michael Augustino and Michael Spence, both*

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,

*one horse of the value of seventy five dollars, one wagon of the value of fifty dollars and one set of harness of the value of twenty-five dollars*

of the goods, chattels and personal property of one

*Harris Wagner*

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

*Harris Wagner*

unlawfully and unjustly did feloniously receive and have ; the said

*Michael Augustino and Michael Spence*

then and there well known 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.*

0727

**BOX:**

531

**FOLDER:**

4846

**DESCRIPTION:**

Avallone, Rafaele

**DATE:**

09/29/93



4846

Witnesses:

Off Counsel  
John Bigge  
Sub. Ch. Oct 9/96  
Dep. Sec. of  
Hon. Reary  
on No of stay  
Fople

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE

vs.

B

Rafael Awallone

SUPREMA COURT  
of the DISTRICT OF COLUMBIA

DE LANCEY NICOLL,

District Attorney.

Ordered to the COURT of

A TRUE BILL.

General Sessions  
of the COUNTY of WASHINGTON,  
for the District of Columbia

W. B. Loomis  
1893

Foreman.  
W. B. Loomis

April 3 96  
see back

Washington, D.C., 2nd District  
[Section 1936 & Code]

John A.

Counsel,  
Filed  
Pleads

1895

*William H. ...*  
*[Section 193 Code Civil]*

THE PEOPLE  
vs.

B

*Ref. ...*

Ordered to the COURT of  
SUPREME COURT  
of the COUNTY of NEW YORK  
for trial (entered in the Minutes)  
DE LANCASTER NICOLL,  
District Attorney.

Ordered to the COURT of  
A TRUE BILL,  
of the COUNTY of ...  
for trial (Entered in the Minutes)

*... 1895*

Foreman  
*...*

*...*  
see back

Witnesses:

*John ...*  
*John ...*  
*Sup. Ct. ...*  
*Dept. ...*  
*Learn ...*  
*on ...*  
*people*

*...*

Police Court, 5 District.

(1352)

City and County of New York, }  
of No. 28<sup>th</sup> Precinct Police Street, aged \_\_\_\_\_ years,  
occupation Police Officer being duly sworn, deposes and says,  
that on the 22 day of September 1893, at the City of New  
York, in the County of New York,

Frank D. Converse

Rafaelle Avallone  
(now here) did, by an act of  
culpable negligence, feloniously  
cause the death of one John  
Harrison, aged 12 years of no  
2047 1<sup>st</sup> Avenue.  
Deponent further says that at about  
the hour of 2:30 o'clock A.M. said  
date, while this defendant was in  
charge of, and driving a horse  
attached to a grocery wagon in  
the Harlem Market, at 103<sup>rd</sup> St  
and the Harlem River, drive said  
horse in such a dangerous and  
reckless manner, that the defendant  
wagon collided with a wagon that  
the said John Harrison was in,  
thereby upsetting said wagon and  
dragging the said John Harrison  
over the pavement in said Market,  
thereby injuring him so severely, that  
he has since died from the  
effects.  
Wherefore deponent prays the said  
defendant may be held and  
dealt with according to law.

Sworn to before me } Frank D. Converse  
this 22<sup>nd</sup> day of Sept 1893 }  
J. J. J. J.  
Police Justice

POOR QUALITY ORIGINAL

0731

Sec. 198-200.

3

District Police Court.

1882

City and County of New York, ss:

*Rafaelle Avallone* 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 a 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. *Rafaelle Avallone*

Question. How old are you?

Answer. *48 years old*

Question. Where were you born?

Answer. *Italy*

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

Answer. *476 East 151st Eight years*

Question. What is your business or profession?

Answer. *Grocer*

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*

*Rafaelle<sup>his</sup> Avallone  
mark*

Taken before me this *22nd* day of *Sept* 1919  
*Charles J. Steine*  
Police Justice.



POOR QUALITY  
ORIGINAL

0733

Department of Public Charities and Correction.

HARLEM HOSPITAL,

New York, Sept 22 1893

This is to certify that Mrs.  
Harrison died at this in-  
stitution at about 9:30 AM.  
O. R. Pratt M.D.

**POOR QUALITY ORIGINAL**

0734

COURT OF GENERAL SESSIONS OF THE PEACE.

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THE PEOPLE &c.	:	Manslaughter in the
	:	Second Degree.
against	:	
	:	Indicted September 29th,
R A F A E L E A V A L L O N E .	:	1893.
	:	

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To the District Attorney.

The defendant in this case was indicted for the killing of one John Harrison, a boy of twelve years of age.

It appears that the deceased was sitting in a wagon when the defendant, driving another wagon in a very reckless and careless manner, ran into and upset the wagon in which deceased was and dragged him some distance over the pavement.

The officer who made the arrest and a man named John Prigge are the only witnesses whom I have been able to find. The doctor who was in attendance on the deceased at the Harlem Hospital has disappeared, and although I have caused a search to be made no trace of him can be discovered. The parents of the deceased are, I believe, somewhere in Boston, and I am of the opinion that their attendance will be extremely difficult to secure, if not altogether impossible. There are two very young brothers of deceased in Father Drumgoole's Mission on Staten Island, but they would be useless as witnesses. While the testimony of the officer and Prigge, uncontradicted, make out a clear case of criminal negligence on the part of the defendant, still I do not think it would be wise to put the County to the expense of a trial without the presence of the witnesses necessary to prove the cause of death and the identity of the deceased described in the indictment; I therefore make the recommendation that the defendant be discharged upon his own recognizance.

Respectfully submitted,

*Joseph H. Kearney*

Deputy Assistant District Attorney.

*I advise you above recommendation.  
Det 8/96.  
Thomas McDevitt  
JSA*

*Date April 24/96.*

POOR QUALITY  
ORIGINAL

0735

*Court of General Sessions*

THE PEOPLE OF THE STATE OF  
NEW YORK

*against*

*Rafaele Avallone*

*Manslaughter Second Degree*

*Report*

JOHN R. FELLOWS,

DISTRICT ATTORNEY,

No. 82 CHAMBERS ST.,

NEW YORK CITY.

2938

POOR QUALITY ORIGINAL

0736

(455)

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

THE PEOPLE OF THE STATE OF NEW YORK,  
against  
*Rafade Owallone*

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

of the crime of *Manslaughter in the second degree,*

committed as follows:

The said *Rafade Owallone,*

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

*in and upon one John Harrison, who was then and there in a certain wagon, negligently and feloniously did make an arraiving, and a certain other wagon, drawn by a certain horse, then and there being driven by him the said Rafade Owallone, to at and against the said wagon wherein was then and there the said John Harrison, then and there negligently and feloniously did force and drive, with great force and violence, by means whereof the said John*

Harrison was then and there cast and thrown out of the said first mentioned wagon, down into and upon the ground there, with great force and violence; giving into him the said John Harrison, then and there by the means aforesaid, in and upon the head and body of him the said John Harrison, divers mortal wounds, bruises, fractures and contusions, of which said mortal wounds, bruises, fractures and contusions he the said John Harrison then and there died.

And so the Grand Jury aforesaid do say, that the said Robert Wallace, then the said John Harrison, in manner and form, and by the means aforesaid, wilfully and feloniously did kill and slay; against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

Edmund Nicoll,

District Attorney