

0569

BOX:

453

FOLDER:

4172

DESCRIPTION:

Jackson, Minnie

DATE:

10/07/91



4172

0570

BOX:

453

FOLDER:

4172

DESCRIPTION:

Thompson, Julia

DATE:

10/07/91



4172

0571

off, saw cool

Paul I. Bodin

The People
Minnie Jackson
Julia Thompson

Court of General Sessions. Part I
Before Judge Martine. Oct. 22-1891
Indictment for grand larceny.

Jacob Rotaling sworn. I am an engineer
of the steamboat Crystal Stream, an excursion
boat. I generally board at the Charlton
house, corner of West and Charlton streets. I
recollect the night of the 27th of September last
I was over in Thompson street. I met the
colored woman Julia Thompson; it was
some time about midnight. Had a conver-
sation with her. At that time I did not see
the other woman. Had in the neighborhood
of \$230 and \$240 with me then, all in
bills. Had some loose money, small money
in my pocket. Had it in my right hand
pantaloons pocket with a string around
it. I stayed there all night in that room.
She took me up to No. 100 South Fifth ave.
I knew the woman before by the name
of Julia. I do not think I took my clothes
off. The white woman (the other prisoner)
there was in the room when I went in.
They call her Minnie Jackson. Those two
women were the only persons in the
room. I stayed there all night with them
until morning; they were there then. I
believe we had something to drink. I
gave Julia money and she went out.

and got drunk. He had some whiskey. I gave the colored woman a five dollar bill, she went and got something to eat for dinner; the white woman was there. It must have been about eleven o'clock in the forenoon. I took it out of a roll of money I had in my pocket which I had the night before; it was intact. Julia also bought me a shirt; she was out about half an hour. She came back and brought me something to eat. I went out a little after that, leaving the two women there. They cooked something in the house. I went down the street a little way. I went into a liquor saloon corner of Sullivan and Broome streets. I did not treat out of the roll of money. I had loose money in my pocket. I treated once in there I think. You had put the other roll of money back into your trousers pockets?

Yes then I went up the street again and met Julia; she took me back there again; she said I had better go back and I went back. The white woman was in the room and the colored woman also. I fell asleep in a chair. I am sure I had my money then. The last time I saw the money was where

I gave her the five dollar note out of it. I saw it before I went into the saloon. I never saw it after that. I could feel the money in my pocket after I returned to the room where the defendants were. I suppose I was asleep three quarters of an hour and when I woke up the money was gone and the white woman was gone, but the colored man was there. I told Julia that was too much money for me to lose and I would go and see about it at Headquarters. I asked her where my money was and she said she did not know anything about it. I then went up to the Police Headquarters and reported it. I told the girl that was too much money to lose, and if there was any law in New York to get it back I would see about it. I forget what she did say; she said something, but I do not know what the words were. It was not Headquarters I went to, but Jefferson Market. I saw the Judge on the bench. I do not know his name. I made a complaint to him. He sent me with a detective, I think Savenool is his name; he is here in Court. We went to some place. No 100 up stairs to the room; the door was locked; there was nobody

in. The policeman shoved the door open and found nobody there. He went looking for the women and I went off. I saw them the next morning at the station house. I had no conversation with them. Then I made a complaint against them. I don't know anything more about this case.

Cross Examined. That night was it you were locked up for being drunk? That was the same night. I was not drunk though. That is the Officer's mistake; he locked me up; the Judge discharged me in the morning. I stayed all night in the station house. I was brought to Court the next morning. I was locked up the night after I lost my money. You had been drinking two or three days hadn't you? No Sir. You have told the Court in answer to a question that you did not see the money from the time you gave Julia the five dollar bill, you never saw your roll of money after that, is that correct? I had it tied up in my pocket. I felt something. I could not swear the money was there except I felt something. It was the same pocket that I had the money in that I felt it afterwards. I felt a bunch there that I supposed was the money.

Had you felt it before you lost it? Yes.
I went out of the house after spending the
night there in the forenoon, it might have
been later than nine o'clock. I am sure
it was not two or three hours before I got
back to this place in Thompson street. I did
not look at the time. It was after dinner
some time. I might have been away three
quarters of an hour. I do not remember
that I was sitting on a stoop and Miss
Jackson saw me and invited me to go
up stairs. I had been drinking a little
but I was not drunk. Did you see
a lot of people in front of you at the time
you were sitting on this stoop? No sir.
I do not remember seeing anybody but
passers by. Do you remember that Miss
Jackson invited you to go up stairs
away from this crowd and that you
went up stairs and fell asleep in the
chair? I remember Julia Thompson
asking me to come up stairs. I do not
remember treating some people in the
saloon corner of ~~Thompson~~ ^{Sullivan} and Beome St.
I drank whiskey this morning; she
went out for liquor for me. I can
write my own name, but I ~~thought~~ I
put my name to this paper. I was
not so drunk but that I could write

my name. I was an engineer on the steamboat Crystal Stream, an excursion boat belonging to the Meyer's Navigation Co. The boat had stopped running and was laid up two days before I met the defendant. I worked one day after I laid her up. I was not on a spree, but I was around the street a little. I know Julia about ten years and have seen her quite often. I had often slept with her in South Fifth Avenue as I did that night.

John D. Savercool sworn. I am connected with the police force. I know the colored defendant Julia Thompson for five or six years. I have seen the other one but I did not know who she was until after I arrested her. I had not seen the complainant before the time he came to the station house to make the complaint about being robbed. He came there on the 29th of September about half past eleven o'clock in the forenoon. I had some conversation with him and I went to No 202 South Fifth Avenue. I did not find these defendants there. I went around different places in South Fifth Avenue, Thompson and Sullivan streets looking for them but could not find them. Then I told the

complainant to go to his hotel and stay there. I continued my search that night and I found Julia Thompson in a saloon corner of Broome and Thompson streets about half past seven o'clock. What was she doing in there? Sitting in there pretty well intoxicated. That is the colored woman? Yes sir. Did you say anything to her? Yes; she told me she had nothing to do with it. She called the engineer "Captain"; she knew the old Captain, he was a friend of hers. After I stated the circumstances to her and she was arrested and so on she said she had brought in some drink and Minnie, as she called her.

By Mr.

Townsend

Meaning the white woman, Minnie Jackson?
Yes sir.

The Court

We have got to take the entire statement but it does not at all find the other woman.

Witness

She said that Minnie had put snuff in his beer, then after I went out again and I found Minnie lying in her room in a bed drunk. That room was that? No. 200 South Fifth Avenue. You took Julia to the station house? Yes. What time? It was shortly after eight o'clock. You found Jackson in her room and bed drunk? Yes. Was she asleep? No, she

said that Minnie had put snuff in his
beer and then ^{after} ~~he~~ went out again and
I found Minnie in her room lying on
the bed drunk. I had to get two policemen.
You took Julia to the station house? Yes in
that time? It was shortly after eight o'clock.
You found Jackson in her room and in
bed drunk? Yes. Was she asleep? No, she
was lying drunk. I had to get two police-
men to help me to get her to the station
house. Why did she fight and quarrel?
Yes, she was fighting and would not go. I
did not want to be rough with her. Did
she say anything? I told her what she
was arrested for. She said it was a lie.
She did not take the man's money; she
had his watch, she gave that back to him.
She said that she took that for safe keeping
for him; she said if she got that amount
of money she would be on her way to
California, she would not be there.
What further did you do? Then I went to
look for the complainant. I found him
and notified him to be at the station
house the next morning. I waited until
nine o'clock and he did not come to
the station house. I took the prisoners to
Court and had them remanded until

the afternoon. I had another man to go to his hotel to look for him and they said he had left there in the morning. I then found him myself in Sullivan St. partly intoxicated and staggering up the street. I thought to make sure of him I would make a charge of intoxication. What time was this when you found the complainant? It was just about twelve o'clock in the day. That would be half an hour after he made the complaint? No, this was the night before; it was the next day after the larceny. This was on the 30th I found him; he did not show up to go to the Court in the morning. What further was done? I took them all to Court in the forenoon, the three of them and made a complaint of intoxication against him. and there was a complaint of larceny drawn against the two women and they were all committed until the next morning for examination. On the examination the next morning the two prisoners were held for trial and he was discharged. Were you present when he was there before the Magistrate? Yes. Did you see him sign the document? I saw him make the mark; he said he was too nervous. He was under the influence of liquor.

to some extent was he? Yes. Can you say he was staggering? He was staggering, but he seemed to talk well enough & perfectly understand what he was talking about.

Have you told all the conversation you had with these women or either of them that you recollect? Yes, all that I think of at present. Did you find any of this man's money? I got \$163 that he claims was his.

By the Court Where did you get it? I got it from a gentleman named Thomas Barnett.

By Counsel Where is that money now? Here it is (showing envelopes) You showed him that money you got from Mr. Barnett? Yes. And he identified it as some of his? As a portion of his money in the Police Court. There is four ten dollar bills and four two dollar bills and the rest five dollar and single dollar bills amounting to \$163. Did you search Minnie's room when you arrested them afterwards? Yes. Did you find any money there? No sir. You made a thorough search of the room? I searched the room pretty closely. Did you cause her to be searched when she was arrested? Yes. Did the Matron at the Station House search her? No, she had nothing on, only a wrapper and no pocket in it. Now about the colored defendant, did she

have much money when she was arrested? She had none at all. How long have you known Julia around that neighborhood? I think about five or six years. Has she been arrested for stealing? I do not know that she has ever been arrested for stealing. She has been on the Island probably a dozen times for soliciting. You are the ward detective? Yes. And have been a good many years? Nearly seventeen years I have been there. Have you ever had occasion to arrest her for larceny? No sir. Where did you say you got \$140? Mr. Harnett, he keeps a liquor store, he is here.

Thomas Harnett, sworn and examined. I am in the liquor business and my place of business is No. 34 Grand St. Do you know these defendants or either of them, this woman Jackson? I know both of them by sight. How long have you known this white defendant? She comes in and out of the store for beer. I suppose perhaps about a year or so. I recollect the 24th of Sept. I saw her that day, she came in the saloon; she handed me a small package done up in ~~the~~ newspaper and asked me to keep it for her. What time of day was that? Between twelve and one o'clock. It was a soft, round package, rolled up loose in a piece

of newspaper. Was it tied up in any way?
No sir, loosely in a piece of paper. What did
you do with the package? I set it back on
the shelf, I was busy at the time. I did not
take any notice of it. I put it on the back
bar and she went out of the door. Did
she say anything more or did you say
anything? No, I just took it and put it
back on the bar. After I had an opportunity
I opened the package and I saw it was
money. I counted the money and it was
\$163. They were mostly all tens and
fives and I guess there were some twos.
I gave the package to officer Savercool the
next day. I had not seen the woman
in the mean time. The money I handed
to officer Savercool was the money I
received from the woman. What time of
day was it that she handed you the money?
Between twelve and one o'clock on Tuesday. She
did not drink anything at the bar at the
time, she was not intoxicated but she had
the appearance of one who had been drinking.
The jury rendered a verdict of not guilty in
the case of Julia Thompson and Mervine
Jackson pleaded guilty to an attempt at grand
larceny in the second degree.
The defendant was sent to the penitentiary for
one year and eleven months.

POOR QUALITY
ORIGINAL

0584

Testimony in the
case of
Minnie Jackson
and
Julia Thompson

filed Oct.
1891

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

Jacob Hotaling
of No. Charlton House 213 Clinton Street, aged 51 years,
occupation Engineer

deposes and says, that on the 29 day of September 1891 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:

two hundred and
sixty dollars in gold and lawful
money of the United States
\$260-

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 Minnie Jackson and Julia

Thompson, (both now here) Deponent
had the said money in a pocket of
his trousers. Deponent went into
a house No 200 South Fifth
Avenue and slept there all night
with a woman. In the morning
Deponent had all the said
money, and Deponent took out

Sworn to before me, this

of

189

day

Police Justice

said money there and both the
defendants were present when
defendant took out the said
money and gave the defendant
John Thompson five dollars from the
roll of bills in which said money
was contained. This was about half
past seven or eight o'clock A.M. De-
fendant misused the money before
leaving the house, and then and
there defendant accused the said
defendants and now charges them
with the larceny of said money
for the reason that no one
else had an opportunity to
take it.

James H. Holaday
Miner

SWORN TO BEFORE ME
THIS 10th DAY OF OCTOBER 1894
John F. Kelly
POLICE JUSTICE.

POOR QUALITY
ORIGINAL

0587

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

 District Police Court.

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

Question. What is your name?

Answer. Minnie Jackson

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. U.S.

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

Answer. 200 South 5th Avenue New York

Question. What is your business or profession?

Answer. Housekeeper

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

Answer. I am not guilty - I did

not see the man I gave a

cent except a dollar and

2 gave me 50 cents. He was up

and gone before I got up.

I saw him sitting on a stoop

on the corner fast asleep and

a lot of people around him

Minnie Jackson

Taken before me this

day of

188

John S. Kelly

Police Justice.

POOR QUALITY
ORIGINAL

0588

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Julie Thompson

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

N. Y.

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

Answer.

22 South 7th St.

Question. What is your business or profession?

Answer.

Housework

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

Answer.

*I am not guilty. I saw
him have the money when he
went out of the house, and
I was then a drunk as I
could be.*

Julie Thompson
(Wrote)

Taken before me this

90

day of

1891

Police Justice.

POOR QUALITY
ORIGINAL

0589

1,000 Bail \$0500.
9 a.m.

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

Police Court No. 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jacob H. Hotaling
243 Chambers
Herman Jackson
John Thompson

Offence Robbery
from person

Dated Sept 30 1889

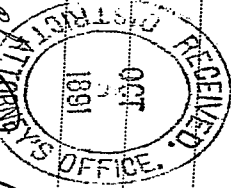
James Magistrate.
James Officer.

Witnesses: Thomas Stewart
No. 3 Street.

No. _____ Street.

No. 1 Street.

No. 1000 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 _____

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

Dated Oct 1 1891 John S. Kelly 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0590

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

523

THE PEOPLE OF THE STATE OF NEW YORK,

against
Minnie Jackson
and
Julia Thompson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Minnie Jackson*
and *Julia Thompson*
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE,
committed as follows:

The said

Minnie Jackson and Julia Thompson, both
late of the City of New York in the County of New York aforesaid, on the *29th* day of
September in the year of our Lord one thousand eight hundred and ninety- *one*
at the City and County aforesaid, with force and arms, in the *day* - time of said day,
divers promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *one hundred and thirty*
dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *one hundred and thirty*
dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *one hundred and thirty*
dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *one hundred and thirty*
dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *thirty dollars*

of the goods, chattels and personal property of one *Jacob Kataling*, on the
person of the said Jacob Kataling, then and there being found,
from the person of the said Jacob Kataling,
then and there feloniously did steal, take and carry away, against the form of the statute in such
case made and provided, and against the peace of the People of the State of New York and their
dignity.

DE LANCEY NICOLL,

District Attorney.

0591

BOX:

453

FOLDER:

4172

DESCRIPTION:

Jarvis, Albert

DATE:

10/02/91



4172

POOR QUALITY
ORIGINAL

0592

361
Counsel,
Filed day of 189
Pleads,

THE PEOPLE

vs.

Albert Jarvis

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. Berry

Foreman.

Read at 11:30 A.M.

S.P. 2 yrs. P.S.M.

Witnesses:

Marie Hansen
off Adams.

[Section 498, 506, 522, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

POOR QUALITY
ORIGINAL

0593

Police Court 2 District.

City and County } ss.:
of New York,

of No. 5 Varick Place Marie Johnson
Street, aged 27 years,
occupation Married being duly sworn

deposes and says, that the premises No 5 Varick Place second floor
in the City and County aforesaid, the said being a three story brick
dwelling.

and which was occupied by deponent as a dwelling on the second floor
and ~~in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking open
a window in a back room leading

to deponent's premises
on the 3d day of July 1888 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

One old dress
of the value of ninety three dollars
(\$93) and four yards of Mollesse
lace worth five dollars a yard, all of the
value of one hundred and thirteen dollars, and
a satchel, then in deponent's custody,

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Albert Jarvis (now here)

for the reasons following, to wit:

The defendant is deponent's
brother in law and was familiar with the
said premises, but he had no right there.
Deponent kept the said premises securely
locked and closed on the 1st day of

POOR QUALITY
ORIGINAL

0594

July 1191 and the said property was hanging
in a wardrobe there, and on defendant's return
about the 28th of August defendant missed
the said property. Defendant charges the
defendant with breaking open the said
wardrobe, and taking the said property
for the reason that defendant is informed
by Rose Gabarim who lives in said house
on the floor above defendant, that on said date
about the hour of 12 o'clock noon she saw the
defendant break open the aforesaid wardrobe and
that she saw him then enter said wardrobe, and
take away said patches after breaking open the
said window by breaking the woodwork thereof.

SWORN TO BEFORE ME

THIS 29th DAY OF

September 1891

Notary Public

John S. Kelly
POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary

Dated

1891

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

POOR QUALITY
ORIGINAL

0595

CITY AND COUNTY }
OF NEW YORK, } ss.

Rose Sabarini
aged 23 years, occupation Married of No.
5 Varick Place

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

Sworn to before me, this 19
day of September 1899 }

Rosa Sabarini

John S. Rice
Police Justice.

POOR QUALITY
ORIGINAL

0596

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. Albert Jarvis

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Middletown N.Y.

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

Answer. Middletown N.Y.

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
Albert Jarvis

Taken before me this

15

day of August

1891

Police Justice

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... 2 District.

1232

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Levie Johnson
5 March Street
Albert Jarvis

Offence

Burglary

Dated Sept 20 1891

Kelly Magistrate.

Sharon Officer.

28 Precinct.

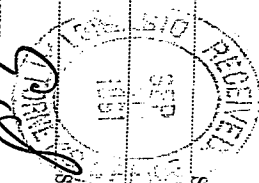
Witnesses _____

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$1000 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 _____

Albert Jarvis

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 19 1891 John S. Keef 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

462

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert Jarvis

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

Albert Jarvis

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

The said

Albert Jarvis

late of the *15th* Ward of the City of New York, in the County of New York aforesaid, on the
third day of *July* in the year of our Lord one
thousand eight hundred and ninety-*one*, with force and arms, in the *day*-time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Marie Johnson

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 *Marie*
Johnson 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.

POOR QUALITY
ORIGINAL

0599

SECOND COUNT—

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

Albert Jarvis
of the CRIME OF *Grand LARCENY in the second degree*, committed as follows:
The said *Albert Jarvis*

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 dress of the value of
ninety-three dollars, and four
yards of lace of the value
of five dollars each yard*

of the goods, chattels and personal property of one

in the dwelling house of the said

Marie Johnson
Marie Johnson

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

De Lancey Nicoll
District Attorney

0600

BOX:

453

FOLDER:

4172

DESCRIPTION:

John, Koster

DATE:

10/27/91



4172

POOR QUALITY
ORIGINAL

0601

Witnesses:

Louis Martinez
off Haddox

Counsel,

Filed

189

Pleads,

THE PEOPLE

vs.

Koster John

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Robert H. Hunt

For. 1891.

Tried and acquitted.

POOR QUALITY
ORIGINAL

0602

Police Court— / District.

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

of No. 413 East 9th Street, aged 22 years,

occupation School Boy being duly sworn

deposes and says, that on the 18 day of October 1891 at the City of New

York, in the County of New York, in the Bowery

he was violently and feloniously ASSAULTED and BEATEN by Robert John

(now here) who struck defendant twice

in the face with some sharp instrument

then and then held in the hand of

the defendant, cutting defendant's cheek

in two places

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 20 day

of October 1891

Louis Martinez

[Signature] Police Justice.

POOR QUALITY
ORIGINAL

0603

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Koster John 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.

Koster John

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Greece.

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

Answer.

48 Oak.

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. Koster John
mark

Taken before me this

day of

1891

Police Justice.

POOR QUALITY
ORIGINAL

0604

BAILED,
No. 1, by David Michael
Residence 96-100 West 10th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____
Street _____

96-100 West 10th St.

Police Court... District.

1342

THE PEOPLE, v.
ON THE COMPLAINT OF

Anna Mathews

413-22 19th St.

John Jones

1 _____
2 _____
3 _____
4 _____
Offence Assault
felony

Dated October 20 1891

John Jones Magistrate

Michael Officer

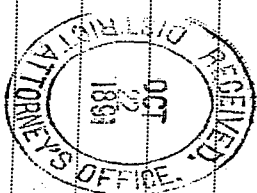
10 Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____



No. _____ Street _____

\$ 1000 to answer B.D.

Carroll

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 October 20 1891 [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

0605

474

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Koster John

The Grand Jury of the City and County of New York, by this indictment, accuse
Koster John
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Koster John
late of the City of New York, in the County of New York aforesaid, on the *18th*
day of *October* in the year of our Lord one thousand eight hundred and
ninety-*one*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Louis Martinez* in the peace of the said People
then and there being, feloniously did make an assault and *him* the said
Louis Martinez with a certain *sharp*
instrument to the Grand Jury aforesaid unknown
which the said *Koster John*
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 *him* the said *Louis Martinez*
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
Koster John
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Koster John
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
Louis Martinez in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Louis Martinez*
with a certain *sharp instrument to the*
Grand Jury aforesaid unknown
which the said *Koster John*
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.

De Lancey Mcoll
District Attorney.

0606

BOX:

453

FOLDER:

4172

DESCRIPTION:

Johnson, Henry

DATE:

10/09/91



4172

POOR QUALITY
ORIGINAL

0607

Witnesses:

Wm B Perkins

Counsel,

Filed

1891

Pleads,

9th day of Oct

THE PEOPLE

vs.

Henry Johnson

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Perk 3, October 13/91 -
Pleads. Petit Larceny.
Per 6 months.

I recommend the
acceptance of the
Clear of Petty Larceny
as the value may
be much reduced
as the coat was
second hand

Oct W L
13/10/91
11

POOR QUALITY
ORIGINAL

0608

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

214 Washington St Wilber B Yerham
of No. Everett Hotel 106 Vesey Street, aged 21 years,
occupation Book Keeper being duly sworn,

deposes and says, that on the 25 day of September 1891 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:

One overcoat of
value of fifty dollars \$50

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and
carried away by Henry Johnson (nowhere)

The said overcoat was stolen from No
214 Washington St. and defendant
was familiar with the premises and was
seen there about the time the coat was
taken. Defendant was suspected and
accused and he confessed in Deponent's
presence that he the Defendant had

Sworn to before me, this

189

Police Justice.

POOR QUALITY
ORIGINAL

0609

Stoler said property was pawned
at, and Abpendant, said he pawn
ticket for said overcoat stolen from
him.

STAMP TO BE FILLED IN

THIS DAY OF

September 1891

W. B. Terhune

POLICE JUSTICE.

POOR QUALITY
ORIGINAL

06 10

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Henry Johnson

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

106 Mac donald St - 2 months

Question. What is your business or profession?

Answer.

laborer

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

Answer.

I have nothing to say

except I took it
Henry Johnson -

Taken before me this
day of *Nov* - *1911*
John J. Kelly

Police Justice.

POOR QUALITY
ORIGINAL

06 12

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Johnson

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

of the CRIME OF GRAND LARCENY IN THE
as follows:

The said

Henry Johnson
late of the City of New York, in the County of New York aforesaid, on the 25th
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

*one overcoat of the value
of fifty dollars*

of the goods, chattels and personal property of one

Wilbur B. Terhune

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

*De Lancey Nicoll
District Attorney.*

06 13

BOX:

453

FOLDER:

4172

DESCRIPTION:

Johnson, John

DATE:

10/27/91



4172

POOR QUALITY
ORIGINAL

06 14

Witnesses:

Chas. G. Lee

And for

officer

Not L. Durbin

Counsel,

Filed

189

Pleads,

THE PEOPLE

vs.

John Johnson
H.D.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

DR. LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman

Feb. 2, 1891

Pleas to A.C. day

Pen 6 mts.

DBM 4

POOR QUALITY
ORIGINAL

06 15

Police Court— District.

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

of No. 35 Hamilton Street, aged 32 years,
occupation Sailor being duly sworn
deposes and says, that on the 23^d day of October 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Johnson (now here) who
willfully cut and stabbed deponent
about the neck and left arm
with a knife then held in
his hand

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 23 day
of October 1889

J. B. H. Gale
Police Justice

POOR QUALITY
ORIGINAL

05 16

Sec. 193-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty John Johnson

Taken before me this

23

day of

1891

Police Justice.

POOR QUALITY
ORIGINAL

0617

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

Police Court--- / District

1347

THE PEOPLE, &c.,
vs. THE COMPLAINANT

Charles Mace
House of Correction

John Salunsky
Offence Felony in
Assault

No. 1, by _____
Residence _____
Street _____

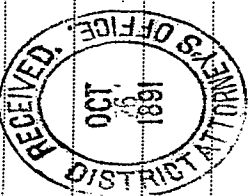
No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

James Magistrate
Corte W. H. O. R. 14

Dated Oct 23 d 1891



Witnesses _____
No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

to answer _____
Corte W. H. O. R. 14

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 _____ of the City Prison, of the City of New York, until he give such bail.

Dated Oct 23 1891 _____ 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

06 18

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, / DISTRICT.

of No. 4th Precinct Street, aged 38 years,
occupation Police Officer being duly sworn deposes and says,
that on the 22^d day of October 1891

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

John Johnson (now where) on the
complaint of Charles Gale charging
him with Felonious Assault and
deparents has good and sufficient
reasons to believe said Gale will
not appear at the next court of
General Sessions and he asks
he be committed to the House of
Detention in default of bail

Det. J. C. Carter

Sworn to before me, this 23 day
of October 1891

Justice

POOR QUALITY
ORIGINAL

06 19

474

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 Johnson

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

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

The said

John Johnson
late of the City of New York, in the County of New York aforesaid, on the 22nd day of *October* in the year of our Lord one thousand eight hundred and ninety-*one*, with force and arms, at the City and County aforesaid, in and upon the body of one *Charles Gale* in the peace of the said People then and there being, feloniously did make an assault and *him* the said *Charles Gale* with a certain *knife*

which the said

John Johnson
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,

him the said *Charles Gale*
with intent 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

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

The said

John Johnson
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 *Charles Gale* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said *Charles Gale* with a certain *knife*

which the said

John Johnson
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.

Wm. Harvey Nicoll,
District Attorney.

0620

BOX:

453

FOLDER:

4172

DESCRIPTION:

Johnson, Maria

DATE:

10/14/91



4172

POOR QUALITY
ORIGINAL

0621

Witnesses:

Francis Nail
off lawless

Counsel,

Filed 14 day of Oct 1891

Pleads, Mary-15

THE PEOPLE

vs.

Maria Johnson

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

[Signature]
H. D. Jones

P.B.M.

POOR QUALITY
ORIGINAL

0622

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 461 6th Avenue Street, aged 34 years,
occupation Keep House being duly sworn,
deposes and says, that on the 8th day of Forember 1890 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 metal box of the value of about
two dollars and fifty cents, containing good
and lawful money of the United States of the
current and value of ten dollars and a quan-
tity of sundries of the value of about twenty
dollars, the property being altogether of the
value of about thirty two ⁵⁰/₁₀₀ dollars
(\$32.50)

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 Maria Johnson, now here from

the fact that on or about said date, this
defendant was in deponent's employ
as a servant. That deponent would have
about the hour of 2 o'clock A.M. said date
and the said property was in the house. That
at about the hour of 5 o'clock A.M. the
defendant left the house and deponent
immediately discovered that the property
was gone. That the defendant never returned
to deponent's house and deponent has never
seen the defendant till to day the 5th day
of October 1891 when deponent caused the
defendant's arrest and charged the defendant
with the larceny as aforesaid and says that
the defendant be Guilty with the larceny

Francis Nail

Sworn to before me this

189

Police Justice

POOR QUALITY
ORIGINAL

0623

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York, }

of No. 461 6th Avenue Street, aged 32 years,
occupation Keep House being duly sworn,
deposes and says, that on the 8th day of November 1890 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 metal box of the value of about
two dollars and fifty cents, containing gold
and lawful money of the United States of the
current and value of ten dollars and a quan-
tity of merchandise of the value of about twenty
dollars, the property being altogether of the
value of about thirty two ⁵⁰/₁₀₀ dollars
(\$32.50)

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 Maria Johnson, now here from

the fact that on or about said date, this
defendant was in deponent's employ
as a servant. That deponent went to bed
about the hour of 2 o'clock A.M. on said date
and the said property was in the house. That
at about the hour of 7 o'clock A.M. the
defendant left the house and deponent
immediately discovered that the property
was gone. That the defendant never returned
to deponent's house and deponent has never
seen the defendant till to day the 5th day
of October 1891 when deponent caused the
defendant's arrest and charged the defendant
with the larceny as aforesaid and pray that
the defendant be convicted with the larceny as
aforesaid.

Frances Nail

Sworn to before me this 1890 day

Police Justice

POOR QUALITY
ORIGINAL

0624

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Maria Johnson*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Richmond Pa.*

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

Answer. *Philadelphia Pa.*

Question. What is your business or profession?

Answer. *Servant*

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*

Maria Johnson

Taken before me this
1881

Police Justice.

POOR QUALITY
ORIGINAL

0625

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

Police Court

District

1802

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. Hall
4617 6th Ave.
William H. Hall

Date _____
John J. Kelly
1802

Magistrate.
John J. Kelly
Precinct.

Witnesses

No. _____
Street _____

No. _____
Street _____



No. _____
Street _____

No. _____
Street _____

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

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 _____ 18 *John J. Kelly* 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 *h* to be discharged.

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0626

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

523

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maria Johnson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Maria Johnson*

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

The said

Maria Johnson

#10. late of the City of New York in the County of New York aforesaid, on the *first* day of
November in the year of our Lord one thousand eight hundred and ninety-
at the City and County aforesaid, with force and arms, in the *day* — time of said day,
divers promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *ten*

dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *ten*

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *ten*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury
aforesaid unknown; of the value of *ten*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *ten dollars, one day-bank of*

the value of two dollars and fifty
cents, and divers articles of under clothing
of a number and description to the Grand Jury aforesaid
unknown, of the value of twenty dollars
of the goods, chattels and personal property of one *Frances Nail* —
then and there being found,

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

DE LANCEY NICOLL,

District Attorney.

POOR QUALITY
ORIGINAL

0627

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

523

THE PEOPLE OF THE STATE OF NEW YORK,

against

Maria Johnson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse

Maria Johnson

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

The said

Maria Johnson

#10. late of the City of New York in the County of New York aforesaid, on the *first* day of
November in the year of our Lord one thousand eight hundred and ninety-
at the City and County aforesaid, with force and arms, in the *day* time of said day,
divers promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *ten*

dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *ten*

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *ten*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *ten*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *ten dollars, one ten*

the value of two dollars and fifty
cents, and divers articles of under clothing
of a number and description to the Grand Jury aforesaid
unknown, of the value of twenty dollars

of the goods, chattels and personal property of one *Frances Nail*
then and there being found,

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

DE LANCEY NICOLL,

District Attorney.

0628

BOX:

453

FOLDER:

4172

DESCRIPTION:

Jones, Charles

DATE:

10/07/91



4172

POOR QUALITY
ORIGINAL

0629

Witnesses:

Arnold Newman

Off Day

Counsel,

Filed

7 day of

1891

Pleas,

Magistry f.

25
THE PEOPLE

vs.

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

Charles Jones

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Essex Superior Court

Foreman.

Sept 2 - Oct. 29, 1891

Arrest and Commitment of

Charles Jones

Per 1 of 1891

POOR QUALITY
ORIGINAL

0630

Witnesses:

Arnold Newman

Off Day

Counsel,

Filed

day of

1891

Pleas,

Magistrate of.

THE PEOPLE

vs.

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

Degree.

25

1891

11/24

pl

Charles Jones

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]

Foreman.

Part 2 - Oct. 29, 1891

Armed and Dangerous

Dist. Attorney

Per 1 yr

POOR QUALITY
ORIGINAL

0631

(1385)

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York, }

Arnold Newman

of No. 175 Norfolk Street, aged 19 years,
occupation Jeweler being duly sworn,
deposes and says, that on the 29 day of September 1891 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:

One silver watch with silver chain attached
of the value of Twenty five dollars ^{and} one
gold ring of the value of Five dollars
all of the value of Thirty dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen
and carried away by Charles Jones (markus)

Deponent says that about the hour 7.30 P. M.
on said date he was walking along Division
Street when said defendant accosted him,
and asked for a match— Deponent replied
that he had none and ^{said defendant} walked alongside
of him and immediately ^{defendant} dove forward
and picked up a pocket book—

That defendant opened the same
and took the \$5.00 bill out and they both
went in places and defendant asked
them to change the aforesaid bill and they
told defendant that they did not have
the change— Defendant requested said

Subscribed and sworn to before me, this
29th day of September 1891

Police Justice

0632

Wherefore defendant charged said defendant with feloniously taking the affs said property

To 160 ~~Highway~~ Police Justice

0633

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

~~Question. What is your name?~~

Answer

Question....How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Charles Jones

~~Charles F. Adams~~

Taken before me this

day of October 1887

Deputy Police Justice

POOR QUALITY
ORIGINAL

0634

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

Police Court

District

THE PEOPLE, vs.
OF THE COMPLAINANT OF

2
3
4
Offence

Date

Sept 30 1891

Residence

Magistrate

No. 3, by

Officer

Residence

Precinct

Witnesses

No.

Street,

No.

Street,

No.

Street,

\$1000

to insure



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 One 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 30 18 91 Do J. C. R. Smith 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

0635

COURT OF GENERAL SESSIONS OF THE PRACE,

CITY AND COUNTY OF NEW YORK.

.....

T h e P e o p l e ,

vs.

CHARLES JONES.

)

) Before

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

)

HON. JAMES FITZGERALD,

and a Jury.

Tried October 29, 1891.

Indicted for GRAND LARCENY IN THE SECOND DEGREE.

Indictment filed October 7th, 1891.

APPEARANCES:

Assistant District Attorney Macdona,

For The People.

John C. Costello, Esq.,

For The Defense.

POOR QUALITY
ORIGINAL

0636

2

ARNOLD NEWMAN, the COMPLAINANT, testified that he lived at 175 Norfolk Street. He saw the defendant at half-past 7 o'clock on the evening of September 29th at the Bowery and Rivington Street. He had never seen the defendant before. The defendant asked him for a match. He the complainant said that he had none. Then the defendant turned to a man who was standing in front of the saloon and asked the man for a match, but the man said he had none. Then the defendant returned to him the complainant and asked where Market Street was and he the complainant told the defendant that he would have to walk about a block on the right hand side. He and the defendant walked in that direction and the defendant asked him the complainant how long he had been in the country, and he the defendant told him. There was a news stand in Market Street and

POOR QUALITY
ORIGINAL

0637

3

there was a dark place there at night because the lamp there does not burn every night. In this dark place the defendant stooped down and picked up a pocketbook. Then he and the defendant walked together to Bayard Street. The defendant did not open the pocketbook when he picked it up, and he said to him the complainant, "Come on with me. You'll get half of it." In Bayard Street near Division the defendant opened the pocketbook. The defendant first said that he thought there was a \$5 bill in the pocketbook, and then he pulled it out and it was a \$50 bill. Then the defendant took him to 199 White Street, a beer saloon, and the defendant treated him the complainant to a glass of beer. When they had drunk the beer, the defendant told him the complainant to hand the \$50 to the barkeeper. The barkeeper looked at it and said that he had only \$37 in change. The barkeeper did not tell him the complainant that the \$50 bill was a \$50 Confederate note, but said that he could not change it, because he had only \$37

POOR QUALITY
ORIGINAL

0638

4

in the drawer. Then the defendant paid for the two glasses of beer, and they went out together. The defendant took him across the Street to 194 White Street and told him the complainant to go in and change the \$50 bill. He the complainant asked the defendant to go in with him but the defendant said he did not care to go in, but wanted him to go in alone. The defendant asked him the complainant to give him some security so that he would not run away with the \$50. He the complainant gave him his watch and chain and ring. The defendant said that he would stand outside until he the complainant came back. The value of the ring was \$5, and of the watch and chain \$25. There was a coin attached to the chain worth about 25 cents. When he the defendant had gone a few steps it occurred to him that the defendant might be swindling him, and he turned around but it was too late. The defendant had gone away. He the complainant made a complaint to the police on the following morning and on the following afternoon.

POOR QUALITY
ORIGINAL

0639

5

I the defendant was arrested and the complainant saw him in the station house. He was present when the defendant was searched. He saw his the complainant's ring on the defendant's finger and identified the ring as his the complainant's property. The coin that was attached to his the complainant's watch chain was also found in the defendant's possession.

In

C r o s s - E x a m i n a t i o n ,

Q the complainant testified that the ring was a present from his brother who was in San Francisco. He the complainant was in the jewelry business and he knew that the ring was worth \$5. The watch and chain were made of silver. He paid \$10 for the watch and he made the chain himself in the shop, of fine silver. The chain was worth \$15. When he and the defendant were in Bayard Street after the defendant picked up the pocketbook the defendant

POOR QUALITY
ORIGINAL

0540

6

asked him the complainant if he had any change for the bill and he the complainant said, "No; I have got nothing. I left my money at home." In Worth Street he the complainant did not say that he would take the \$50 to his home, change it and bring the defendant back his share, and did not offer to leave his watch chain and ring as security until he did so. In the police station the Sergeant at the desk asked the defendant what he had done with the watch and chain. The defendant said that he had sold them. He did not remember that the defendant had said that he had sold the watch and chain to an Italian.

DEFICER DENIS DAY, of the 8th Precinct, testified that he arrested the defendant on the 30th of September, at 199 Worth Street, the saloon testifi-

POOR QUALITY
ORIGINAL

0641

7

ed to by the complainant. He arrested the defendant about 3:15 in the afternoon. The defendant was standing at the end of the bar smoking a cigarette. He the witness called the defendant out and told him that he was wanted at the station. The defendant asked what for, and he the witness told him he did not know what for, but that the Captain wanted to see him. He the witness then took the defendant to the Elizabeth Street station house. The complainant was in the station house when they got there. The complainant identified him and said, "That is my ring on his finger," pointing to the ring on the defendant's finger. The defendant then took the ring off and handed it to the complainant. He made no explanation as to the possession of the ring. The Sergeant at the desk asked the defendant what he had done with the watch and chain and the defendant said that he had sold them to an Italian. Then he the witness searched the defendant and found a pocketbook and a silver coin which the complainant afterwards identified--that is, the coin. The

POOR QUALITY
ORIGINAL

0642

8

coin was in the defendant's trousers pocket.

CHARLES JONES, the DEFENDANT, testified that he lived at 3rd Avenue and 117th Street, and was a fruit dealer. He met the defendant in the Bowery about ten doors from the Elevated station at Chatham Square. He was walking past and he asked a man for a match and the man said he hadn't a match and thereupon he the defendant asked the complainant for a match. The complainant said that he had no match but that if he the defendant would walk a little way with him he would give him a light. He the defendant walked with the complainant and on the way a man pulled out his handkerchief from his hip pocket and dropped his pocketbook and walked away. He the defendant stooped to pick up the pocketbook and the complainant said, "I want some out of that." He

POOR QUALITY
ORIGINAL

0643

9

the defendant halloaed to the man who had lost the pocketbook, and wanted to run after him but the complainant would not let him. The man got on a car and went away. He the defendant opened the pocketbook and found what he supposed was a \$5 bill. The complainant said, no, it was a \$50 bill, and that he wanted half of it. The complainant also tried to grab the bill and he the defendant said, "Oh, no; I would rather give that to a policeman." The complainant said, "Oh, no; don't give it to a policeman. If you give it to a policeman he will not give us any of it." Then he the defendant and the complainant went around to change it, but could not get it changed. The complainant said that he had some money at home at his boarding place, and that he would take the bill there and get the change and come back and gave him the defendant his watch and chain and ring as security until his return. He the defendant waited over three hours for the complainant and he did not return. The complainant did not tell him where he lived. He

POOR QUALITY
ORIGINAL

0544

10

said he could not remember the number. Then he the defendant being tired of waiting in the street went into the saloon.

In

C r o s s - e x a m i n a t i o n ,

the defendant said that he dealt in fruit, selling fruit from a horse and wagon. He the defendant could not remember the number of the house in which he lived. He had lived at 10th Avenue and 124th Street, and his wife was living there now. He peddled whenever he could buy cheap stuff in the market. He the defendant did not know that the watch and chain were in pawn in a pawnbroker's in Park Row. He did not give any information in court on the morning of the trial as to where the watch and chain were pawned. He could not describe the man to whom he sold the watch and chain and he did not know his name. He was an old man with a grey mustache and beard. He was an Italian, he thought.

POOR QUALITY
ORIGINAL

0645

11

He got \$1.25 for the watch. The complainant told him that the watch only cost 25 marks in Germany, which would be \$4.30, and when the complainant did not return he the defendant needed money and sold it. His wife was sick and had had an operation performed on her that day. The complainant told him the value of the watch on the way to court and said that if he the defendant would give him \$50 he would drop the case. In dealing in fruit he had to handle from \$5 to \$15 a day in all kinds of money, and yet he could not tell a Confederate note when he saw it. He had never been convicted of any crime in his life.

MINNIE ZEALA testified that she lived at 435 East 15th Street. She was the mother of the defendant. He was married and had been married about nine

POOR QUALITY
ORIGINAL

0646

12

months. Before he was married he lived with her. He
was a good son. He had begun work as a cigar maker
for Kerbs & Spies.

POOR QUALITY
ORIGINAL

0647

505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Jones

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

of the CRIME OF GRAND LARCENY IN THE
as follows:

The said

Charles Jones
late of the City of New York, in the County of New York aforesaid, on the *29th*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,

*one watch of the value of
twenty dollars, one chain of
the value of five dollars and
one finger-ring of the value
of five dollars*

of the goods, chattels and personal property of one

Arnold Newman

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

*DeRancey Nicoll,
District Attorney*

0648

BOX:

453

FOLDER:

4172

DESCRIPTION:

Jones, John

DATE:

10/02/91



4172

POOR QUALITY
ORIGINAL

0649

Witnesses:

Wm Delaney

Counsel,

Filed

Pleads,

189

THE PEOPLE

vs.

John Jones

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

De LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. L. Loberg
Foreman.

Ben 1 yr - P.B.M.

POOR QUALITY
ORIGINAL

0650

Police Court—2 District.

City and County } ss.:
of New York,

of No. 340 W 11th Street, aged 25 years,
occupation Laborer being duly sworn

deposes and says, that on the 28 day of September 1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John Jones now her
who did cut a stab deep wound
on the head and face with a knife

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 29th day }
of September 1887 }

John S. Kelly Police Justice.

William Delaney

POOR QUALITY
ORIGINAL

0651

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

2 District Police Court.

John Jones 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 Jones*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Bank Street 2 weeks*

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*
John Jones

Taken before me this

24th

1891

John E. Kelly

Police Justice.

POOR QUALITY
ORIGINAL

0652

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

Police Court... District... 1264

THE PEOPLE, &c.,
ON THE COMPLAINT OF

340 St. Mark,
John Jones

1 John Jones
2
3
4
Offence Fel Assault

Dated Sept 29th 1891

Magistrate,
Officer,
Precinct,

Witnesses,

No. Street,

No. Street,

No. Street,

\$ 1,000 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
One 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 29th 1891 John S. Kelly 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

0653

474

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 Jones

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

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

The said

John Jones
late of the City of New York, in the County of New York aforesaid, on the 28th day of September in the year of our Lord one thousand eight hundred and ninety-one, with force and arms, at the City and County aforesaid, in and upon the body of one William Delaney in the peace of the said People then and there being, feloniously did make an assault and *him* the said William Delaney with a certain knife

which the said
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

him the said William Delaney 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

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

The said

John Jones
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 William Delaney in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said William Delaney with a certain knife

which the said

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.

W. Lancy McCall,
District Attorney.