

0737

BAILED,

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

Sec. 208, 209, 210 & 211

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry W. Wadsworth
Robert C. Isaacs

2 _____
3 _____
4 _____

Offence, *Burglary & Larceny.*

Dated *December 13* 188*1*

Power Magistrate.

Conce 19 7 Officer.

Wm. C. Clark Clerk.

Witnesses *George W. Wadsworth*

No. *10 West Broadway*

No. *10 West Broadway*

No. *10 West Broadway*

No. _____
Street _____

Wm. C. Clark
Conce

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 *Robert C. Isaacs*

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

Dated *December 13* 188*1*

W. C. Clark Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0738

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated December 13 188 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 admitted to bail in the sum of Five Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Robert E. Doane

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James W. Warden
G. B. Doane
Robert E. Doane
District.

Dated December 13 188
Magistrate.
Cannally J. Officer.
Clerk.

Witnesses
No. 1. James W. Warden
No. 2. G. B. Doane
No. 3. Robert E. Doane

No. Street.
Hann. Am. G. A.
Cand

BAILED,

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

0739

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Robert E. Isaacs

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

of the CRIME OF

committed as follows:

The said

Robert E. Isaacs
late of the *seventh* Ward of the City of New York, in the County of New York, aforesaid, on the *twelfth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*one* with force and arms, about the hour of *three* o'clock in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Fanny Marshauer
there situate, feloniously and burglariously did break into and enter, ~~by means of~~
~~forcibly~~

he the said

Robert E. Isaacs

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

Fanny Marshauer
in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

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

of the CRIME OF

committed as follows:

The said

Robert E. Isaacs
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,

One scarf pin of the value of one dollar?
Two sleeve-battons of the value of fifty Cents each.

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

Fanny Marshauer
in the said dwelling house then and there being, then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

0740

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

Robert E. Isaacs
of the CRIME OF RECEIVING STOLEN Goods, committed as follows:

The said

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

*One scarf-pin of the value of one dollar.
Two sleeve-buttons of the value of fifty cents each.*

of the goods, chattels and personal property of the said

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

Fanny Marshauer
unlawfully, unjustly, did feloniously receive and have (the said

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

DANIEL G. ROLLINS, District Attorney.

0742

BOX:

54

FOLDER:

625

DESCRIPTION:

Johnson, George

DATE:

12/20/81



625

0743

198

Day of Trial,
Counsel,
Filed 20 day of Dec 1887
Pleads,

THE PEOPLE

vs.

Burglary—Third Degree.

George Johnson

James G. Collins
District Attorney.

District Attorney.

A True Bill.

My witness
Dec 21/87
Pleads Guilty

V.S.P. 2 years.

0744

Police Court—Second District.

City and County
of New York.

ss:

John M. Evoy, aged 23, Bartender
of No. 362, Seventh Avenue Street, being duly sworn,deposes and says, that the premises No. 362 Seventh Avenue
Street, 20. Ward, in the City and County aforesaid, the said being a Brick house
and which was occupied by deponent as a Liquor Storewere **BURGLARIOUSLY**entered by means of forcibly opening the back window
leading to the cellar of said premises and
cutting through the floor to the store between
the hours of three and five o'clock.
on the morning of the 12th day of December 1881

and the following property feloniously taken, stolen, and carried away, viz:

Good and Lawful Money of the
United States Consisting of Silver Coin
and United States Treasury Notes or National
Bank Notes of divers denominations and
value all of the value of seven, two
dollars.the property of James M. Corbett and in deponent's care and charge.
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 George Johnson (now here)for the reasons following, to wit: That deponent left the said
premises securely fastened at the hour
of two o'clock A.M. on said date, and
the said Johnson admitted and confessed
to deponent that he the said Johnson,
in company with a man by the name
of Henry Titus had so Burglariously
Entered said premises and had taken
stolen and carried away said money.

John M. Evoy

I began to
write this on
the 10th day of December 1881
Witness
John M. Evoy
Bartender

0745

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY
OF NEW YORK,

George Johnson 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 Johnson

Question. How old are you?

Answer.

Forty four years

Question. Where were you born?

Answer.

New York State

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

Answer.

Red Bank N.J.

Question. What is your business or profession?

Answer.

Chimney Sweep.

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

Answer.

I am guilty of the charge I divided the money with Daniel Nitus

Taken before me, this

13th

day of

December

188

Police Justice.

Wm. W. W.

his
George Johnson
mark

0746

BAILED

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

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John M. Wey
362 7th Ave.

George Johnson

RECEIVED
DEC 13 1881

Offence, *Burglary*

Dated *Dec 13* 1881

John M. Wey Magistrate.

Francis M. Wey Clerk.

Witnesses *Francis M. Wey*

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

Wey

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 *George Johnson* be admitted to bail in the sum of _____ Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *Dec 13* 1881 *Francis M. Wey* Police Justice.

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

0747

Sec. 208, 209, 210 & 212.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John M. Ervey
392 7th ave
11/18/
George Johnson

RECEIVED
DEC 21 1881

Office,

Dated *Dec 21 1881*

188

George Johnson
Magistrate.

Thane M. Maggard
Clerk.

Witnesses
Thane M. Maggard

Thane M. Maggard
No. Street.

No. Street.

No. Street.

Ervey

BAILED

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Police Justice.

188

Dated

guilty thereof, I order that he be admitted to bail in the sum of

Hundred Dollars and be com-

mitted to the Warden or Keeper of the City Prison until he give such bail

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

THE PEOPLE OF THE STATE OF
NEW YORK,

work by this indictment accuse

The said _____ committed as follows _____

late of the Twentieth Ward of the City of New York,
in the County of New York, appeared

on the *twelfth* day of *December* in the year of our Lord
one thousand eight hundred and ~~sixty-two~~ *sixty-one* with force and arms, at the Ward,
City and County aforesaid, the *State* of

James C. Corden

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

James McCorken

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

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

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

so kept as aforesaid in the said

so kept as aforesaid in the said *store* then and there being, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the State of New York, and their dignity.

Samuel G. Pollard

~~BENJAMIN~~ District Attorney.

0749

BOX:

54

FOLDER:

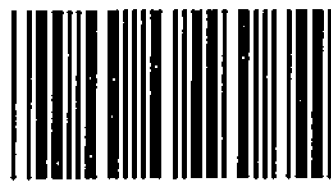
625

DESCRIPTION:

Johnson, William

DATE:

12/06/81



625

0750

WITNESSES.

No 17

Counsel, *W. C. Doe*
Filed *6* day of *Dec* 188*1*
Pleads *Arraignment*

THE PEOPLE

vs.

William J. Brown

INDICTMENT.
W. P. Lawrence from the Person.

DANIEL G. ROLLINS,

W. P.
District Attorney.

A True Bill.

My handwriting Foreman.

Dec 9/81

I find guilty

Rev. Sir

0751

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2^d

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

William Johnson

Question. How old are you?

Answer.

Twenty three years

Question. Where were you born?

Answer.

New York

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

Answer.

53 Houston Street, four months.

Question. What is your business or profession?

Answer.

Stevendine

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

Answer.

I am not guilty of the charge

Taken before me, this

29th

day of November 1888

Wm. Johnson

McCracken

Police Justice.

0752

Sec. 208, 209, 210 & 212.

Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated November 29 1881

John Henry O'Meara Magistrate.

McNally Officer.

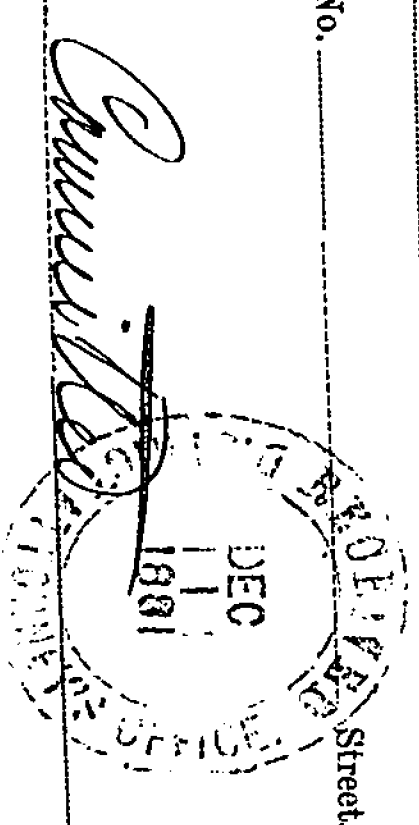
Clerk.

Witnesses - John Henry

No. 53 Henry Street.

No. 30 Howard street
Bridget O'Shea and Dan

No. Street.



1 William Johnson
2
3
4
Offence, Larceny from the person

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

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

Dated November 29 1881

Marion Clark Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0753

Sec. 208, 209, 210 & 212.

Police Court-- 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Jiggie King
Off charged
1 *William Johnson*
2 _____
3 _____
4 _____
Office, *forwards*

Dated *November 29* 188*1*

Hon. Marcus O'Hara Magistrate.

McNally Officer.
Clerk.

Witnesses *Jiggie King*
No. *53* *Hill* Street,
30 *Humbard* with
Bradley *Watts* and *Dan*
No. _____ Street,

No. _____ Street.
Committed
DEC 1 1881
RECEIVED

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Police Justice.

188

Dated

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

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Police Justice.

188

Dated

mitted to the Warden or Keeper of the City Prison until he give such bail.
guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars and be com-

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

0754

FORM 894.

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

Police Court--Second District.

machine operator

of No.

53

Lizzie King

19 years, serving
Street, being duly sworn, deposes

and says, that on the

29th

day of

November 1881

at the City of New York, in the County of New York, was feloniously taken, stolen and carried
away, from the possession of deponent, and from deponent's

person

the following property, to wit:

good and lawful
money of the issue of the United
States consisting of one note or
bill of the denomination and value
of two dollars and two silver coins
together of the value of seventy five
cents all

of the value of

Two 75^{cts}
100

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 ~~attempted to be~~ William Johnsonnow here, for the reason that deponent
caught the said William Johnson
in the act of attempting to take
said and carry away said property
from the left hand pocket of her
sacque then on deponent's person.

Lizzie King

Sworn to before me, this

29

day

of November 1881

McKen Messers Police Justice.

0755

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Johnson

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

William Johnson
of the CRIME OF ^{attempted} LARCENY (from the person)

committed as follows:

The said

William Johnson

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

One silver coin of the kind usually known as a half dollar of the value of fifty cents

One other silver coin of the kind usually known as a quarter dollar of the value of twenty five cents

one Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* United States Treasury Note of the denomination of *two* dollar \$ and of the value of *two* dollar \$.

One Promissory Note for the payment of money, the same being then and there due and unsatisfied, and of the kind known as *a* Bank Note of the denomination of *two* dollars and of the value of *two* dollar \$.

of the goods, chattels and personal property of one

on the person of the said *Lizzie King*

from the person of the said *Lizzie King*

^{attempt to} 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.

Lizzie King

then and there being found,

then and there feloniously

DANIEL G. ROLLINS, District Attorney.

0756

BOX:

54

FOLDER:

625

DESCRIPTION:

Johnston, Edward

DATE:

12/06/81



625

0757

Dec 8. 1881

Hecker

Counsel,

Filed 6 day of Dec 1881

Pleads Not guilty.

THE PEOPLE

vs.

P
Edward Johnston

DANIEL CROLLINS,

District Attorney.

A True Bill.

Foreman.

My many
Dec 10/1
Hands Guilty
Per: One year & Co
Dec 12/1

12

0758

FORM 891.

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

Police Court--Second District.

Mary Burlingame, 27 years
 housekeeper of No *43 East 10th* Street, being duly sworn, deposes
 and says, that on the *26th* day of *November* 1881
 at the City of New York, in the County of New York, was feloniously taken, stolen and carried
 away, from the possession of deponent, *from a closet in a*
hall in No 43 East 10th Street in the daytime
 the following property, to wit: *One seal skin dolma*

of the value of *Five hundred* Dollars,
 the property of *this 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 Johnson*
 now here, for the reason *that deponent*
is informed by Officer Michael
Brumley that when he arrested the
said Johnson, he the said Johnson
admitted that he had taken the
said Dolma and that he had
hidden it in the Bureau

Sworn to before me, this

of *November* 1881

day

State of New York *Mary Burlingame*
 City and County of New York, ss.
Michael Brumley of the 15th Precinct
 Police of the City of New York, being

Michael Brumley
 Police Justice.

0759

dually sworn, says that he arrested
Edward Johnson, now here, who admitted
to defendant that he the said Edward
Johnson had taken, stolen and carried
away from the premises No 45 East
10th Street the property described in the
 foregoing affidavit and that he the said
Johnson had pawned it in a pawnshop
in the Brewery

Sworn to before me
the 28th day of November 1881

Michael Crowley

Michael Crowley
Police Justice

0760

Sec. 198-200.

2d

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Johnson

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 Johnson

Question. How old are you?

Answer. Thirty two years

Question. Where were you born?

Answer. Ireland

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

Answer. 23 Spring Street. Occasionally during 4 years

Question. What is your business or profession?

Answer. Blacksmith and 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 had worked for the complainant for two weeks. She owed me a balance for the first week and refused to pay me and I took the dolman.

Taken before me, this 28th
day of November 1881

Edward Johnson

Marcus O'Shea Police Justice.

0761

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court 2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Bunking
vs. Edward Johnson

1 Edward Johnson
2 _____
3 _____
4 _____

Offence, Grand Larceny

Dated November 28th 1881

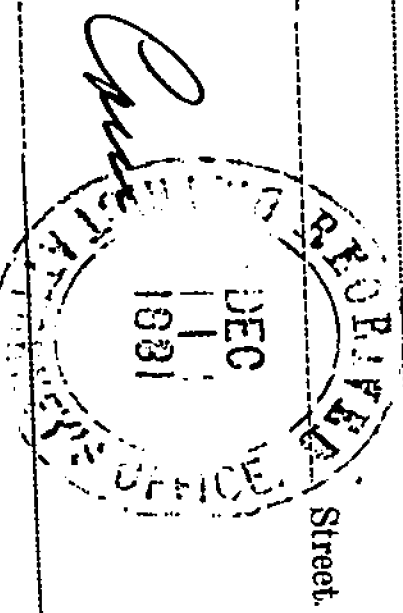
Francis O. Keane, Magistrate.

Michael Kennedy, Clerk.

Witnesses: Edward Kilgar
Michael Kennedy
13. Francis O. Keane

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 Edward Johnson

guilty thereof, I order that he ~~be~~ ^{hold to answer the same on} be admitted to bail in the sum of ten Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated Nov 28 1881

McKenzie, Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

0762

Sec. 203, 209, 210 & 212.

Police Court—2^d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Bunting
45th East 10th St.

1 Edward Johnson

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated November 28th 1881

Marcus O'Rourke Magistrate.

Michael Crowley Officer.

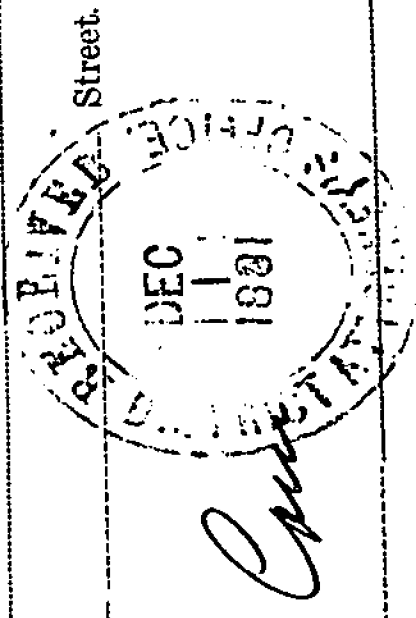
Clerk.

Witnesses Edward Gilgan
Michael Crowley
13th Avenue White

Street,

Street,

Street,



Dated 1881 Police Justice.

There being no sufficient cause to believe the within named

Dated 1881 Police Justice.

I have admitted the above named

Dated Nov 28 1881 Police Justice.

mitted to the Warden or Keeper of the City Prison until he give such bail.

guilty thereof, I order that he be admitted to bail in the sum of Hundred Dollars and be com-

and that there is sufficient cause to believe the within named

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

0763

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 Johnston

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

Edward Johnston

of the crime of

Larceny

committed as follows:

The said

Edward Johnston

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

*One cloak (of the kind usually
known as a dolman) of the
value of five hundred dollars*

of the goods, chattels, and personal property of one

Mary Burlingame

then and

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

DANIEL C ROLLINS,

~~BENJ. H. PHELPS~~, District Attorney.

0764

BOX:

54

FOLDER:

625

DESCRIPTION:

Jones, Thomas P.

DATE:

12/20/81



625

0765

BOX:

54

FOLDER:

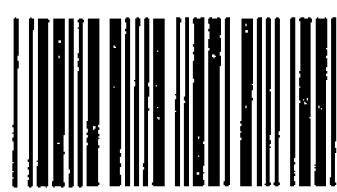
625

DESCRIPTION:

Williams, Edward T.

DATE:

12/20/81



625

0766

BOX:

54

FOLDER:

625

DESCRIPTION:

Lewis, Frederick

DATE:

12/20/81



625

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

The People of the State
of
New York
against
Thomas P. Jones, Edward T. Williams,
and Frederick Lewis -

The Grand Jury of the City and County of New York by this indictment accuse Thomas P. Jones, Edward T. Williams and Frederick Lewis, above named, and all of the City and County of New York, of the crime of conspiracy committed as follows:

That on the twenty fifth day of October in the year of our Lord one thousand eight hundred and eighty one, and therefore, at the City and County aforesaid, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, with force and arms, unlawfully and wickedly did conspire, combine, confederate and agree together to procure a suit, cause and action to be falsely moved, and maintained and brought by one Caroline

2.

Uhlmann, who was then and there the lawful wife of one Simon Uhlmann against the said Simon Uhlmann, in a court having jurisdiction thereof to the Grand Jury aforesaid unknown, and therein to procure and obtain a judgment and decree of absolute divorce in favor of said Caroline Uhlmann and against the said Simon Uhlmann dissolving the marriage contract between the said Simon Uhlmann and the said Caroline Uhlmann, on the ground of adultery, which adultery the aforesaid Thomas P. Jones, Edward T. Williams and Frederick Lewis were to pretend and falsely swear was committed by the said Simon Uhlmann with a certain woman to wit, Mildred M. Barnes of the said City and County of New York.

And that the said Simon Uhlmann did ^{then and there} take a train which left the City and County aforesaid from the Grand Central Depot in said City and County for the City of Buffalo in said State of New York on the New York Central and Hudson River Railroad at the hour of six

0770

o'clock in the afternoon of said last mentioned day, and did journey and become a passenger on the said train and did hire and occupy during said journey a certain section and compartment of a sleeping car attached to and a part of said train.

And that they, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, in pursuance of and according to the said conspiracy, combination, confederacy and agreement, between the said Thomas P. Jones, Edward T. Williams and Frederick Lewis so had as aforesaid, did, on the day and year last aforesaid, at the City and County aforesaid, well knowing that the said Simon Uhlmann was then and there to take the said train so to leave the City and County aforesaid from the Grand Central Depot in said City and County for the City of Buffalo in said State of New York, on the New York Central and Hudson River Railroad at the hour of six o'clock in the afternoon of said last mentioned day, and that the said Simon Uhlmann was to journey and be a passenger on the said train so to leave said City

2.

Mulmann, who was then and there the lawful wife of one Simon Mulmann against the said Simon Mulmann, in a court having jurisdiction thereof to the Grand Jury aforesaid unknown, and therein to procure and obtain a judgment and decree of absolute divorce in favor of said Caroline Mulmann and against the said Simon Mulmann dissolving the marriage contract between the said Simon Mulmann and the said Caroline Mulmann, on the ground of adultery, which adultery the aforesaid Thomas P. Jones, Edward T. Williams and Frederick Lewis were to pretend and falsely swear was committed by the said Simon Mulmann with a certain woman to wit: Mildred M. Barnes of the said City and County of New York

And that the said Simon Mulmann did ^{then and there} take a train which left the City and County aforesaid from the Grand Central Depot in said City and County for the City of Buffalo in said State of New York on the New York Central and Hudson River Railroad at the hour of six

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o'clock in the afternoon of said last mentioned day, and did journey and become a passenger on the said train and did live and occupy during said journey a certain section and compartment of a sleeping car attached to and a part of said train.

And that they, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, in pursuance of and according to the said conspiracy, combination, confederacy and agreement, between the said Thomas P. Jones, Edward T. Williams and Frederick Lewis so had as aforesaid, did, on the day and year last aforesaid, at the City and County aforesaid, well knowing that the said Simon Ahlmann was then and there to take the said train so to leave the City and County aforesaid from the Grand Central Depot in said City and County for the City of Buffalo in said State of New York, on the New York Central and Hudson River Railroad at the hour of six o'clock in the afternoon of said last mentioned day, and that the said Simon Ahlmann was to journey and be a passenger on the said train so to leave said City

4.

and County as aforesaid, and that the said Simon Muhlmann had hired and was to occupy during said journey a certain section and compartment of said sleeping car attached to and a part of the said train so to leave the said City and County of New York as aforesaid, did then and there procure another section and compartment in said sleeping car attached to and a part of said train as aforesaid next to and immediately adjoining the aforesaid section and compartment of said sleeping car so as aforesaid hired and to be occupied by the said Simon Muhlmann for the said journey, and did then and there procure a certain woman to wit, the said Mildred M. Barnes to occupy the aforesaid section and compartment of said sleeping car so as aforesaid hired and procured by the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, and did then and there instigate and procure the said Mildred M. Barnes to use dross, artful means, blandishments, approaches, invitations, solicitations,

signals and encouragements to induce and procure the said Susan Wilmann to enter ^{and occupy} the said section and compartment of said sleeping car so procured as aforesaid by the said Thomas P. Jones, Edward T. Williams and Frederick Lewis while she, the said Mildred M. Barnes, was then and there therein.

And that the said Mildred M. Barnes did, then and there, in pursuance of said conspiracy, combination, confederacy and agreement as aforesaid, enter and occupy the said section and compartment of said sleeping car so as aforesaid hired and procured by the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, and did then and there use such divers artful means, blandishments, approaches, invitations, solicitations, signals and encouragements to induce and procure the said Susan Wilmann to enter and occupy the said section and compartment of said sleeping car so procured as aforesaid by the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, while she, the said Mildred M. Barnes was then and there therein.

6.

And that the said Thomas P. Jones, Edward T. Williams and Frederick Lewis in pursuance of said conspiracy, combination confederacy and agreement, had as aforesaid did then and there conceal themselves in said sleeping car with the intention to come forward and charge the said Simon Muhlmann with having then and there had sexual intercourse with said Mildred M. Barnes when she the said Mildred M. Barnes, had induced and procured the said Simon Muhlmann to enter and occupy the said section and compartment of the said sleeping car, they, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis then and there well knowing that the said Simon Muhlmann had not had any sexual intercourse with the said Mildred M. Barnes and it being then and there, in pursuance of said conspiracy, combination, confederacy and agreement had as aforesaid, well agreed between the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, and the said Mildred M. Barnes, that the

said Mildred M. Barnes should not then and there have any sexual intercourse whatever with the said Simon Muhlmann and that the said Mildred M. Barnes and the said Simon Muhlmann should be simply then and there found together in said last named section and compartment of said sleeping car, and that they, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, should then and there and thereafter testify in the said suit, cause and action as aforesaid to be falsely moved and maintained and brought by the said Caroline Muhlmann against the said Simon Muhlmann, that he, the said Simon Muhlmann had actually had sexual intercourse with the said Mildred M. Barnes, and that they, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis had then and there actually seen the said Simon Muhlmann in the commission of an act of adultery and sexual intercourse with the said Mildred M. Barnes

7. And the Grand Jury aforesaid do further accuse the said Thomas P.

8.

Jones, Edward T. Williams and Frederick Lewis of the crime of conspiracy committed as follows:

That afterwards to wit: on the day and year last aforesaid at the said City and County of New York the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, with force and arms unlawfully and wickedly did conspire, combine confederate and agree together to induce and cause the said Simon Mhlmann to commit adultery and have sexual intercourse with the said Eliza M. Barnes to enable the said Caroline Mhlmann who was then and there the lawful wife of said Simon Mhlmann to move and maintain and bring a suit, cause and action against the said Simon Mhlmann in a court having jurisdiction thereof to the Grand Jury aforesaid unknown, and therein to procure and obtain a judgment and decree of absolute divorce in favor of the said Caroline Mhlmann and against the said Simon Mhlmann dissolving the marriage contract between the said Simon Mhlmann and the said Caroline

Whelan on the ground of the adultery
so to be committed as aforesaid and to
be sworn and testified to in said
suit, cause and action by the said
Thomas P. Jones, Edward T. Williams and
Frederick Lewis.

And that the said Simon Whelan
did ^{then and there} take a train which left the City and
County aforesaid from the Grand Central
Depot in said City and County for the
City of Buffalo in the State of New York
on the New York Central and Hudson
River Railroad at the hour of six o'-
clock in the afternoon of said last
mentioned day and did journey and
become a passenger on the said train
and did hire and occupy during said
journey a certain section and compart-
ment of said sleeping car attached to
and a part of said train.

And that the said Thomas P. Jones,
Edward T. Williams and Frederick Lewis
in pursuance of and according to
the said conspiracy, combination, con-
federacy and agreement between the
said Thomas P. Jones, Edward T. Williams
and Frederick Lewis so had as aforesaid,
did on the day and year last aforesaid

0779

10

at the city and County of New York aforesaid, well knowing that the said Simon M. Mann was then and there to take the said train so to leave the city and County aforesaid from the Grand Central Depot in the said State of New York on the New York Central and Hudson River Railroad at the hour of six o'clock in the afternoon of said last mentioned day and that the said Simon M. Mann was to journey and be a passenger on the said train so to leave said City and County as aforesaid and that the said Simon M. Mann had hired and was to occupy during said journey a certain section and compartment of said sleeping car attached to and a part of the said train so to leave the said City and County of New York as aforesaid, did then and there procure another section and compartment in said sleeping car attached to and a part of said train as aforesaid next to and immediately adjoining the aforesaid section and compartment of said sleeping car so as aforesaid hired and to be occupied

0780

**POOR QUALITY
ORIGINAL
DOCUMENT(S)**

0781

that we American and
want a girl to look
A. B. C. to him she said
that would do nicely
the first go there
individuals that say
has father sent her
she with the girl right
away. Sent her to me
I believe it was
you that will
be satisfactory of course
you of course you
address. Let me know
of you in consequence
I am so sorry for that
not doing it and then
perhaps if you get the
place for once get a

chance to come to the part
you clear for good. Life and. Please
you I would like to see you again
I am very happy and I know
you are glad to hear it - the job

was for. I. Please to you and thank

Love from

Yours. Schumann

Nov 13 / 82

0782

If you go to this lady
drop in at my agency

For information
John A. Phillips
July 7, 1884
J. M. A.

Dear Jennie

I went also this afternoon
and asked Mrs. Jackson
why she did not get from
a place as she promised
the sand. You did not call
and she was so busy that
she had no time to send
you. I told her you were
not the only girl that
would do a specimen and
playful about the other
girls in the house. This
time she said she was
so busy you were only
a child 5 years old
to take care of and

0783

New York Court of General Sessions.

The People } For
vs. } Misdemeanor.
Frederick Lewis }
et al.

If the undersigned Frederick Lewis
Thomas P. Jones and Edmund Williams
the above named Defendants, hereby
retain, employ and expressly authorize
William F. Howe of N^o 87 Centre Street
in the City of New York, an Attorney
and Counsellor at Law of the Supreme
Court of the State of New York to appear
for ^{us} ~~me~~, on ~~my~~ ^{our} behalf and in ~~my~~ ^{our}
place and stead in the Court of General
Sessions to be holden in and for the
City and County of New York in the above
entitled action, and in the matter of
the Indictment now pending against
~~us~~ in said Court of General Sessions
for Misdemeanor AND I hereby expressly
authorize said William F. Howe to
appear for ^{us} ~~me~~ in said Court of
General Sessions as ~~my~~ ^{our} duly authorized
Attorney in that behalf and for that
purpose to plead for ^{us} ~~me~~ "Not Guilty"
to said Indictment on the trial thereof
in said Court of General Sessions and
to proceed with the trial of said

0784

Indictment for ~~me~~^{us} as ~~my~~^{an} duly
authorized Attorney and Counsel in ~~my~~^{our}
place and stead and in ~~my~~^{our} absence
on the trial of this Indictment in
this action. And I hereby expressly
waive ~~my~~^{our} right to be personally
present at said trial.

Dated this 6th day of June 1882.

Recd. Leavis
Thos. O. Jones
Ed. T. Williams

0785

Identification
of Williams Ex. No. 2.
July 7, 1884
F. M. Co.

Chas. General Sessions
The People

vs.
Frederick Lewis

Authority to appear
& waiver - under
3. Rev. Stat. p. 1207.

Wm. J. Howe
of Counsel.

W. J. Howe
Magistrate

George F. Keller

90 2nd Ave

Providence
\$11500.00

0786

Court of General Sessions of the Peace
of the City ^{and} County of New York

The People vs }
 ^{against}
Frederick Lewis }

And on this 17th day of April 1882, the
said Frederick Lewis, being arraigned
upon said indictment prays that he demand
that to upon the following grounds:
That the facts stated in said indictment
do not constitute a crime.

Wherefore said Frederick Lewis
prays the Judgment of this Court that
he may be discharged from said indict-
ment without day.

William F. Moore
of Counsel for defendant.

0787

For identification
William E. P. 3
July 7, 1884
F.M.A.

W. J. General

The People's

april
Frederick Lewis
Deming

Wm. F. Hms
Planned for
days.

Filed April 18, 1882

0788

by the said Simon Whimann for said journey, and did then and there procure a certain woman to wit, the said Mildred M. Barnes to occupy the aforesaid section and compartment of said sleeping car so as aforesaid tried and procured by the said Thomas P. Jones, Edward G. Williams and Frederick Lewis and did then and there instigate and procure the said Mildred M. Barnes to use divers artful means, blandishments, approaches, flirtations, solicitations, signals and encouragements to induce and procure the said Simon Whimann to enter and occupy the said section and compartment of said sleeping car so procured as aforesaid by the said Thomas P. Jones, Edward G. Williams and Frederick Lewis while she the said Mildred M. Barnes was then and there therein, and to then and there commit an act of adultery and have sexual intercourse with the said Mildred M. Barnes

And that the said Mildred M. Barnes did then and there in pursuance of said conspiracy, ^{conspiracy} confederacy and agreement as aforesaid, enter and occupy

the said section and compartment of said sleeping car so as aforesaid hired and procured by the said Thomas P. Jones, Edward T. Williams and Frederick Lewis and did then and there use such divers artful means, blandishments, approaches, invitations, solicitations, signals and encouragements to induce and procure the said Senior Muhlmann to enter and occupy the said section and compartment of said sleeping car so procured as aforesaid by the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, while she the said Mildred M. Barnes was then and there therein, and to then and there commit an act of adultery and have sexual intercourse with the said Mildred M. Barnes, and that the said Thomas P. Jones, Edward T. Williams and Frederick Lewis in pursuance of said conspiracy, combination, confederacy and agreement had as aforesaid, did then and there conceal themselves in said sleeping car with the intention to come forward and discover the said Senior Muhlmann in the commission of an act of adultery

and sexual intercourse with the said Mildred M. Barnes, and to charge the said Simon Muhlmann with having then and there had sexual intercourse with said Mildred M. Barnes when she, the said Mildred M. Barnes had induced and procured the said Simon Muhlmann to enter and occupy the said section and compartment of the said sleeping car and to commit an act of adultery and have sexual intercourse with her, the said Mildred M. Barnes, and that they the said Thomas P. Jones, Edward T. Williams and Frederick Lewis should then and there and thereafter testify that he, the said Simon Muhlmann had then and there committed adultery and had sexual intercourse with the said Mildred M. Barnes, and that they, the said Thomas P. Jones, Edward T. Williams, and Frederick Lewis had then and there seen the said Simon Muhlmann in the commission of said act of adultery and sexual intercourse, in the said suit, cause and action, so as aforesaid to be moved and maintained and brought by the said Caroline Muhlmann against

the said Simon Mülmann as aforesaid to procure and obtain a judgment and decree of absolute divorce in favor of the said Caroline Mülmann and against the said Simon Mülmann dissolving the marriage contract between the said Simon Mülmann and the said Caroline Mülmann on the ground of the adultery so to be procured, discovered and testified to by them, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis as aforesaid

And the Grand Jury aforesaid do further accuse the said Thomas P. Jones, Edward T. Williams and Frederick Lewis of the crime of conspiracy committed as follows:

That afterwards, to wit: on the day and year last aforesaid at the City and County of New York the said Thomas P. Jones, Edward T. Williams and Frederick Lewis, with force and arms, unlawfully and wickedly did conspire, confederate, combine and agree together to induce and cause the said Simon Mülmann who was then and there the lawful husband of said Caroline Mülmann,

to commit adultery and have sexual intercourse with a certain woman, to wit, the said Maud M. Barnes.

And that the said Sumner Uhlmann did ^{then and there} take a train which left the city and county aforesaid from the Grand Central Depot in said city and county for the city of Buffalo in said State of New York on the New York Central and Hudson River Railroad at the hour of six o'clock in the afternoon of said last mentioned day and did journey and become a passenger on the said train and did hire and occupy during said journey a certain section and compartment of a sleeping car attached to and a part of said train.

And that they, the said Thomas P. Jones, Edward T. Williams and Frederick Lewis in pursuance of and according to the said conspiracy, combination, confederacy and agreement between the said Thomas P. Jones, Edward T. Williams and Frederick Lewis so had as aforesaid did on the day and year last aforesaid at the city and county of New York well knowing that the said Sumner Uhlmann was then and there to take the said

train so to leave the City and County
 aforesaid from the Grand Central Depot
 in the said State of New York on the
 New York Central and Hudson River Rail-
 road at the hour of six o'clock in the
 afternoon of said last mentioned day
 and that the said Simon Mann
 was to journey and be a passenger
 on the said train so to leave said City
 and County as aforesaid and that the
 said Simon Mann had hired and
 was to occupy during said journey
 a certain section and compartment
 of said sleeping car attached to and
 a part of the said train so to leave the
 said City and County of New York as
 aforesaid, did then and there procure
 another section and compartment in
 said sleeping car attached to and a
 part of said train as aforesaid next
 to and immediately adjoining the aforesaid
 said section and compartment of said
 sleeping car so as aforesaid hired and
 to be occupied by the said Simon Mann
 for said journey, and did then and
 there procure a certain woman, to
 wit: the said Mabel M. Barnes to

occupy the aforesaid section and compartment of said sleeping car so as aforesaid hired and procured by the said Thomas P. Jones, ^{Edward Y.} Williams and Frederick Lewis and did then and there instigate and procure the said Mildred M. Barnes to use divers artful means, blandishments, approaches, invitations, solicitations, signals and encouragements to induce and procure the said Susan Lehmann to enter and occupy the said section and compartment of said sleeping car so procured as aforesaid by the said Thomas P. Jones, Edward Y. Williams and Frederick Lewis while she the said Mildred M. Barnes was then and there therein, and to then and there commit an act of adultery and have sexual intercourse with the said Mildred M. Barnes.

And that the said Mildred M. Barnes did then and there in pursuance of said conspiracy, combination, confederacy and agreement as aforesaid, enter and occupy the said section and compartment of said sleeping car so as aforesaid hired and procured by said

Thomas P. Jones, Edward T. Williams
 and Frederick Lewis and did and there
 use such divers artful means, blandish-
 ments, approaches, invitations, solicita-
 tions and encouragements to induce
 and procure the said Susan Mann
 to enter and occupy the said section
 and compartment of said sleeping
 car so procured as aforesaid by the
 said Thomas P. Jones, Edward T. Williams
 and Frederick Lewis, while she the said
 Mildred M. Barnes was then and there
 therein and to then and there commit
 an act of adultery and have sexual
 intercourse with the said Mildred
 M. Barnes, and that they, the said
 Thomas P. Jones, Edward T. Williams
 and Frederick Lewis, in pursuance of
 said conspiracy, combination, confed-
 eracy and agreement had as afore-
 said did then and there conceal them-
 selves in said sleeping car with the in-
 tention to come forward and discover
 the said Susan Mann in the com-
 mission of an act of adultery and
 sexual intercourse with the said Mil-
 dred M. Barnes, and to charge the

said Simon Uhlmann with having
 then and there had sexual intercourse
 with said Mildred M. Barnes when she
 the said Mildred M. Barnes had in-
 duced and procured the said Simon
 Uhlmann to enter and occupy the
 said section and compartment of the
 said sleeping car and to commit
 an act of adultery and have sexual
 intercourse with her, the said Mildred
 M. Barnes

Against the form of the statute
 in such cases made and provided
 and against the peace and dignity
 of the People of the State of New York.

Daniel G. Rollins

District Attorney

0797

BOX:

54

FOLDER:

625

DESCRIPTION:

Judge, Anna

DATE:

12/19/81



625

0798

177
Counsel, *W.C.*
Filed 19 day of Dec 1891
Pleads *Not guilty (ev)*

THE PEOPLE
vs.
Ch. Jones
Anna Judge.
P.

INDICTMENT.
Grand Larceny of Money, &c.

DANIEL G. ROLLINS,
BENJ. K. PHILLIPS,
District Attorney.

A True Bill.

My name Foreman.
Dec 20/91
Plends J.F.
Per: True not.

0799

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Anna Judge

Question. How old are you?

Answer.

Forty four

Question. Where were you born?

Answer.

Ireland

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

Answer.

414 East 20th St. Four years

Question. What is your business or profession?

Answer.

Laboring woman

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

Answer.

I am guilty of taking the hand bag from the private box in the theatre but I did not take anything out of it.

Taken before me, this

14th

day of

Decr

1881

Anna Judge
Ma

Marcus J. Thompson Police Justice.

0800

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. Ashland House

Jean Delmar 25 yrs. actress.
Street, 4th Avenue near 24th St.

being duly sworn, deposes and says, that on the 14th day of December 1881

at the Park Theatre in the City of New York,

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

the following property, viz:

One hand bag containing one purse
which ^{purse} contained jewelry and good and
lawful money and all of the value
of One hundred and twenty nine
Dollars

Deposits her husband Eugene Ellis
the property of

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 Anna Judge (now here)
for the reason that said Anna
admitted and confessed to deponent
that she feloniously took stole and carried
away the above described property from a
box in the Park Theatre, and secreted the
same in said theatre and told deponent
where she had secreted it and where it
was found.

Jean Delmar

Sworn before me this

14th day of

December 1881

Police Justice.

0001

BAILED,

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

Dec. 208, 209, 210 & 212.

Police Court No. 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Delaney
Adelaide House 47 Ave near 24 St

Aurora Bridge

Offence, Grand Larceny

Dated December 14th 1881

Ostenburg Magistrate.

Blanche 29 - Officer.

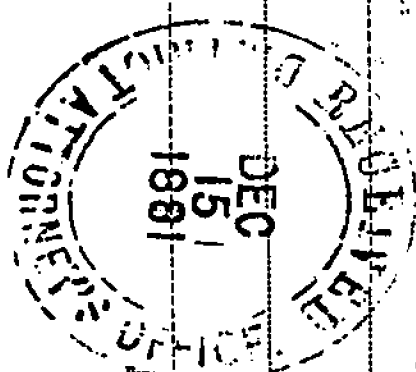
Clerk.

Witnesses

No. 1, by Blanche
No. 2, by Blanche

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 Aurora

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

Dated Dec 14 1881

M. J. Carter Police Justice.

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

Dated _____ 188

Police Justice.

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

Dated _____ 188

Police Justice.

2000

Dated 188 Police Justice.

There being no sufficient cause to believe the within named

Dated 188 Police Justice.

to bail to answer by the undertaking, hereto annexed.

I have admitted the above named

Dated 188 Police Justice.

mitted to the Warden or Keeper of the City Prison until he give such bail.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Delaney
Ashland House 14 Ave near 24

Anna Judge

Greenwood 14th 1887

Ottensburg Magistrate.

Blanche 29 Officer.

By Blanche Clerk.

29. Pecquet

DEC 15 1887

Police Court 2 District.

177

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0003

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

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

committed as follows:

The said

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

One purse of the value of fifty Cents.

of the goods, chattels, and personal property of one

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.

Eugene Ellis
DANIEL C. ROLLINS,
District Attorney.

0005

BOX:

54

FOLDER:

626

DESCRIPTION:

Kane, Annie

DATE:

12/22/81



626

0006

239
1877

Day of Trial,

Counsel, *W. H. C.*

Filed 22 day of Dec 1881

Pleeds *Guilty (23)*

THE PEOPLE

vs.

I

Annie Lane

Felonious Assault and Battery.

DANIEL G. ROLLINS,

District Attorney.

Case No. Dec. 28. 1881

Widely acquitted -
A True Bill.

W. H. C.
Foreman.

Witnesses:

0007

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

Form

POLICE COURT—FIRST DISTRICT.

John Connor
of No. 124 Roosevelt Street, being duly sworn, deposes and says,

that on the 7th day of December 1887

at the City of New York, in the County of New York, he was violently and feloniously assaulted and

beaten by

Amie Kane, now present.

that said Amie did unlawfully and maliciously cut and stab deponent in the hand and ear with and by means of a certain knife and sharp dangerous weapon which she then held in her hand

Deponent believes that said injury, as above set forth, was inflicted by said

Amie Kane
with the felonious intent to take the life of deponent, or to do her 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 dealt with according to law.

John Connor

Sworn to, before me, this

day of

December 1887

Police Justice.

0000

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

First

DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Amie Kane

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

102 Cherry Street & about 3 Months

Question. What is your business or profession?

Answer.

I pack fish

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.

He followed me in the street threatening & pushing me and I had to do something to protect myself from him

Taken before me, this

day of

188

Amie Kane
mark

J. W. Smith Police Justice.

0009

BAILED,

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

Rev. 205, 209, 210 & 212.

Police Court, 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Connor
124 Riverside St.
Amie Kane
Jel as to duty

2 _____
3 _____
4 _____
Offence _____

Dated *Dec 8* 1881

Wilhelm Magistrate.

Sturck Officer.

for Burk Clerk.

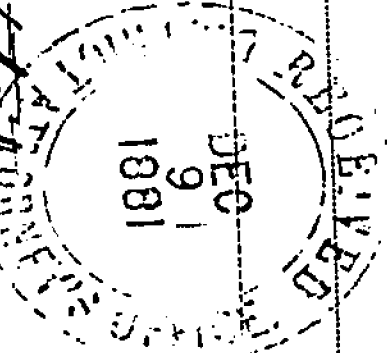
Witnesses _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Committed



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 *Amie Kane*

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

Dated *Dec 8* 1881

J. Wilhelm Police Justice.

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

Dated _____ 1881 _____ 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 _____ 1881 _____ Police Justice.

0180

Dated 188 Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

mitted to the Warden or Keeper of the City Prison until he give such bail.

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

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Connor
124 Rochester St
Anna Lane
Dated 188
Magistrate.
Officer.
Clerk.
Witnesses
No. Street,
No. Street,
No. Street,
No. Street,
Committed

Police Court, East District.

Secs. 208, 209, 210 & 212.

BAILED,

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

0811

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Kane

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

Annie Kane

of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows: .

The said

Annie Kane

late of the City of New York, in the County of New York, aforesaid, on the ~~Seventh~~ day of ~~December~~ ^{one} in the year of our Lord one thousand eight hundred and eighty ^{one} with force and arms, at the City and County aforesaid, in and upon the body of ~~him~~ ^{John Connor} in the peace of the said people then and there being, feloniously did make an assault and ~~with a certain~~ ^{knife} which the said

Annie Kane

in ~~her~~ ^{her} right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent ~~him~~ ^{him} the said ~~John Connor~~ 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

Annie Kane

of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Annie Kane

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said ~~him~~ ^{John Connor} then and there being, wilfully and feloniously did make an assault and ~~with a certain~~ ^{knife} which the said

Annie Kane

in ~~her~~ ^{her} right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto ~~him~~ ^{him} the said ~~John Connor~~ 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.

0012

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Annie Kane
of the CRIME OF "Assault and Battery upon another by such means and force as was
likely to produce death with intent to kill," committed as follows:

The said

Annie Kane
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, ~~the said~~

with force and arms, in and upon the body of *the said John Connor*
in the peace of the said people then and there being feloniously did make another
assault and *him* the said

which the said

Annie Kane
in *her* right
hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut
and wound, the same being such means and force as was likely to produce the death
of *him* the said *John Connor* with intent *him* the
said *John Connor* 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said
Annie Kane
of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent
to maim," committed as follows:

The said

Annie Kane
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-
said, ~~the said~~

with force and arms, in and upon the body of the said *John Connor*
then and there being, wilfully and feloniously did make another assault and *him*
the said *John Connor* with a certain *knife* which the said

Annie Kane
in *her* right hand then and there had and held, the same being then and there
a deadly weapon, wilfully and feloniously did then and there beat, strike, stab,
cut and wound, with intent then and there wilfully and feloniously to maim *him*
the said *John Connor* against the form of the Statute in
such case made and provided, and against the peace of the People of the State of New
York and their dignity.

DANIEL G. ROLLINS, District Attorney.

08 13

BOX:

54

FOLDER:

626

DESCRIPTION:

Keesing, Henry

DATE:

12/21/81



626

0014

Counsel, *21* day of *Dec* 188*1*
Filed
Pleads,

THE PEOPLE

us.

IV.

Henry Deasy.
2 copy

DANIEL G. ROLLINS,

District Attorney.

A True Bill.

Foreman.

08 15

N. Y. GENERAL SESSIONS.

The People
against
Henry Keesing.

*I attempt
to rate*

BRIEF OF EVIDENCE
for the People.

ALICE WALKER. Age nine years. Resides with her parents 309 West 44th Street. Father is a waiter at Windsor Hotel. On Sunday evening November 20, 1881, about 9 P. M. at the corner of Eighth Avenue and West 39 Street met Henry Keesing aged 28, who asked her to go with him to his residence 69 West 48 Street to deliver a letter and gave her fifty cents as they reached his house. On reaching the house Keesing found his street door locked and no access to the building except by the basement. He opened the window, got the child in, took the fifty cents away from her, threw her on a lounge and attempted to outrage her person. Child screamed and tried to protect her person with her right hand. He drew a razor across the back of her hand severing the tendons, then drew the razor across her privates and on the buttock, cutting up to the navel, then cut her across her breasts. She screamed loudly and he then got out of the window, ran down the street and disappeared. OFFICERS GLEESON and FARRELL of the 19th Precinct hearing the screams came up and took the child first to Cunz drug store corner 48 Street and Sixth Avenue, thence to Dr. MOSES W. WATERMAN 103 West 49 Street and thence in an ambulance to Bellevue Hospital. The marks of the injuries are visible on her person.

08 16

2

OFFICER GLEASON 19th Precinct, heard the screams of the child, took her to the drug store and searched the house for KEESING. Knows that Keesing's family reside in the house. Knows Keesing to be the offender from the child's description.

OFFICER FARRELL 19th Precinct accompanied Officer Gleason and will corroborate his statement.

Dr. MOSES W. WATERMAN 103 West 49th St., Deputy Coroner, dressed the wounds of the child, will describe them as he found them a little after 10 P. M. on November 20th, 1881. At midnight the child was removed to Bellevue Hospital.

Dr. FRANK HARTLEY House Surgeon of second surgical division Bellevue Hospital received the child on November 20, 1881, examined and dressed the wounds, has careful notes of their size and character and will describe them accurately and how they were dangerous to life.

Dr. ROBERT F. WEIR 37 West 33, Attending Surgeon at Bellevue Hospital examined child on Nov. 21, 1881, the day following, and will testify as to their location and character.

WALKER, 309 West 44, Father of child knows her age.
Is waiter at Windsor Hotel.

0817

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Keesing

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

Henry Keesing
of the CRIME OF "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said

Henry Keesing
late of the City of New York, in the County of New York, aforesaid, on the *twentieth* day of *November* in the year of our Lord one thousand eight hundred and eighty *-one* with force and arms, at the City and County aforesaid, in and upon the body of *Alice Walker* in the peace of the said people then and there being, feloniously did make an assault and *her* the said *Alice Walker* with a certain *razor* which the said

Henry Keesing
in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *her* the said *Alice Walker* 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

Henry Keesing
of the CRIME OF "Assault upon another, without justifiable or excusable cause, with a sharp, dangerous weapon, with intent to do bodily harm," committed as follows:

The said

Henry Keesing
afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~ with force and arms, in and upon the body of the said *Alice Walker* then and there being, wilfully and feloniously did make an assault and *her* the said *Alice Walker* with a certain *razor* which the said

Henry Keesing in *his* right hand then and there had and held, the same being then and there a sharp, dangerous weapon, wilfully and feloniously, and without justifiable and excusable cause, did then and there beat, strike, stab, cut and wound, with intent to then and there wilfully and feloniously do bodily harm unto *her* the said *Alice Walker* 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.

08 18

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Henry Keesing* of the CRIME OF "Assault and Battery upon another by such means and force as was likely to produce death with intent to kill," committed as follows:

The said *Henry Keesing* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of *Alice Walker* in the peace of the said people then and there being, feloniously did make another assault and ~~her~~ the said *Alice Walker* with a certain *razor* which the said

Henry Keesing in *his* right hand then and there had and held, wilfully and feloniously did beat, strike, stab, cut and wound, the same being such means and force as was likely to produce the death of ~~her~~ the said *Alice Walker* with intent ~~her~~ the said *Alice Walker* 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.

FOURTH COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Henry Keesing* of the CRIME OF "Assault and Battery upon another, with a deadly weapon, with intent to maim," committed as follows:

The said *Henry Keesing* afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, ~~the said~~

with force and arms, in and upon the body of the said *Alice Walker* then and there being, wilfully and feloniously did make another assault and ~~her~~ the said *Alice Walker* with a certain *razor* which the said

Henry Keesing in *his* right hand then and there had and held, the same being then and there a deadly weapon, wilfully and feloniously did then and there beat, strike, stab, cut and wound, with intent then and there wilfully and feloniously to maim ~~her~~ the said *Alice Walker* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DANIEL G. ROLLINS, District Attorney.

0019

Witnesses:

186 B.W. 181
Dec 21 1881

Day of Trial,
Counsel,
Filed *Dec 21* day of *Dec* 1881
Pleads

THE PEOPLE

vs.

Volontous Assault and Battery.

N.A.

Henry Keeling.

2 copies

DANIEL G. ROLLINS,
District Attorney.

A True Bill.

W. H. H. H. H.
Foreman.

0820

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Henry Keesing.

The Grand Jury of the City and County of New York, by this indictment, accuse
of the CRIME OF *Henry Keesing*
Attempted Rape.
committed as follows :

The said

Henry Keesing

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twentieth* day of *November* in the year of our Lord one
thousand eight hundred and eighty-*one* at the Ward, City and County aforesaid,
with force and arms in and upon one *Alice Walker*
wilfully and feloniously made an assault, and that the said *Henry Keesing*

Alice Walker her the said
Alice Walker then and there by force and with
violence to her, the said *Alice Walker* and against her
will, did wilfully and feloniously *attempt to* ravish and carnally know

Alice Walker against the form of the
Statute in such case made and provided, and against the peace of the People of the
State of New York and their dignity.

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

of the CRIME OF

Henry Keesing
Assault with intent to commit rape.

committed as follows :

The said

Henry Keesing

late of the Ward, City, and County aforesaid, afterwards, to wit, on the
day and in the year aforesaid, and at the place aforesaid, with force and arms, in and
upon her, the said *Alice Walker* wilfully and feloniously
made an assault, with intent her the said *Alice Walker*
against her will, and by force and violence, to then and there wilfully and feloniously
ravish and carnally know, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York, and their dignity.

DANIEL G. ROLLINS, District Attorney.