

0200

BOX:

40

FOLDER:

468

DESCRIPTION:

Watson, Samuel

DATE:

05/06/81



468

0201

BOX:

40

FOLDER:

468

DESCRIPTION:

McKnight, Peter

DATE:

05/06/81



468

0202

Bail Super at
#1000 F.P.
May 6 1881

W.V. 29. 5. 13
May 13 1881

Filed
May of 1881
Plends Not Guilty

THE PEOPLE
vs.
Samuel Watson
1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
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

Obtaining Goods by False Pretences.

DANIEL C ROLLINS,
District Attorney.
(Signature)

A True Bill. 7 1/2
22.5

(Signature)
Chas. May 6 1881
Spec. of Processed
May 29 1881

0203

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That Samuel Watson and Peter McKnight whose
real christian name is to the jurors aforesaid
unknown but who is here designated as Peter
McKnight each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the ~~thirtieth~~ day of ~~April~~ in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ ~~one~~ at the Ward, City, and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent
feloniously to cheat and defraud one

Jeremiah W. Strong
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to

Jeremiah W. Strong

That a certain horse which he the said Jeremiah
W. Strong was then and there about to buy from
them the said Samuel Watson and Peter McKnight
was a sound, kind and true horse, and
was well adapted and fitted to be used
in drawing wagons.

0204

And the said Jeremiah W. Strong

then and there believing the said false pretences and representations so made as aforesaid by ^{them} the said

Samuel Watson and Peter McKnight and being deceived thereby, was induced, by reason of false pretences and representations so made as aforesaid, to deliver, and did then and there deliver ^{them} to the said Samuel Watson and Peter McKnight the sum of seventy-five dollars in money and of the value of seventy-five dollars.

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Jeremiah W. Strong

and the said Samuel Watson and Peter McKnight did then and there designedly receive and obtain the said sum of seventy-five dollars in money and of the value of

seventy-five dollars

of the said Jeremiah W. Strong

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

Jeremiah W. Strong

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

Jeremiah W. Strong

of the same.

Whereas in truth and in fact, the aforesaid horse was not then and there a sound horse but on the contrary the said horse was unsound and distempred and then and there had, and was afflicted with and by, divers ailments, distempers, maladies and diseases to the jurors aforesaid unknown, and was wholly useless and worthless all which they the said Samuel Watson and Peter McKnight then and there well knew:

0205

And Whereas, in truth and in fact, the ~~said~~ aforesaid horse was not then and there kind or true but on the contrary, the said horse was wholly bad, vicious and refractory and incapable of management, guidance or control by any one, all which they the said Samuel Watson and Peter M^c Knight then and there well knew: and

Whereas in truth and in fact, the aforesaid horse was not then and there well adapted or fit or at all adapted or fit to be used in any wagon or wagons whatever but on the contrary said horse was not then and there adapted or fit to be used for any purpose whatever, but was wholly useless and worthless all which they the said Samuel Watson and Peter M^c Knight then and there well knew:

And Whereas, in fact and in truth, the pretences and representations so made as aforesaid, by ^{them} the said Samuel Watson and Peter M^c Knight to the said Jeremiah W. Strong was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth, ^{they} the said Samuel Watson and Peter M^c Knight well knew the said pretences and representations so by ^{them} made as aforesaid to the said Jeremiah W. Strong to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that ^{they} the said Samuel Watson and Peter M^c Knight by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City, and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Jeremiah W. Strong, the said sum of seventy-five dollars in money and of the value of seventy-five dollars.

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said

Jeremiah W. Strong with intent feloniously to cheat and defraud ^{him} of the same, 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. K. PHELPS,~~ District Attorney.

0206

BOX:

40

FOLDER:

468

DESCRIPTION:

Whalen, Ann

DATE:

05/23/81



468

0207

222

Counsel,
Filed *23* day of *May* 188*7*
Plends *Ans* *by* *W. D.*

INDICTMENT—Larceny from
the Person.

THE PEOPLE

vs.

W. D. Maden
Ans

DANIEL C. ROLLINS,
BENJAMIN PHIPPS,

District Attorney,
Part *4th* day *24*, 188*7*
Pleas *do* *W. D.*
A TRUE BILL.

W. D. Maden
Foreman.

W. D.

0208

Form 112.

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

Police Court—First District.

Martin James

of No. *108 Carlisle* Street, being duly sworn, deposes
and says, that on the *18th* day of *May* 18*81*
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 his person*

the following property, viz: *one silver case watch and chain*
of the value in all

of the value of *Fifteen* 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 *Ann T. Whalen (now here)*
for the reason following to wit: that on said day
at the hour of nine o'clock A. M. this deponent
was sitting in company with said Ann in front
of a house near Battery Place, and at that
time had said watch in his possession and in
his left side pocket of the vest then and
there were by deponent as part of his bodily
apparel, that then and there said Ann did lay
her hand upon deponent's body and clothing
and snatched from said pocket said watch
with the said chain attached thereto, and ran away
Martin James

Sworn to before me, this

18*81* day

of

M. J. [Signature]
Police Justice.

0209

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Ann Whalen being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to *her*, states as follows,
viz:

Question. What is your name?

Answer. *Ann Whalen*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Ireland*

Question. Where do you live?

Answer. *12 1/2 Washington Street*

Question. What is your occupation?

Answer. *Sometimes I work*

Question. Have you anything to say, and if so, what—relative to the charge
here preferred against you?

Answer. *I did not take the watch*
Ann + Whalen
work

Taken before me, this *18*
Mcmen day of *April*
Police Justice. 18*81*

0210

222
Police Court—First District.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Martin Burgess
House of Detention

vs.
Alvin



from the prison
Affidavit—Larceny.

BAILABLE:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

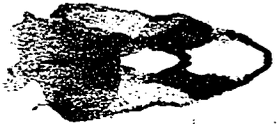
Residence,

No. 5, by

Residence,

No. 6, by

Residence,



COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Dated *May 18* 19*01*

Attorney Magistrate.

Edward Grace Office Clerk.

Witness:
Complainant *House of Detention*

\$ *11.00* to answer
at *Second* Sessions.

Received at Dist. Atty's office

35

0211

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *Ann Thalen*

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *eighteenth* day of *May* 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 watch of the value of ten dollars
one chain of the value of five dollars

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

DANIEL C ROLLINS,
~~BEING A JUROR~~ District Attorney.

02 12

BOX:

41

FOLDER:

468

DESCRIPTION:

Whalen, John

DATE:

05/06/81



468

0214

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

Police Court--First District.

Joh. Stutzenegger
of No. *130 South 5th Street*, being duly sworn, deposes
and says, that on the *night of the 3* day of *May* 18*91*
at the *14* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

A Silver Watch Chain

of the value of *two* 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 force and violence as aforesaid, by

Joseph Whalen now present
in the following manner to wit:
That about the hour of Midnight
of said day a deponent was passing
along the Street, the prisoner and
two other persons followed him - that
when they came up to deponent the
prisoner struck him a violent blow
upon the mouth and immediately
taking hold of the chain which was
attached to deponents watch with a
sudden pull detached it from the watch
and ran away - Joh. Stutzenegger

Sworn to, before me, this *18* day of *May* 18*91*

Mendenhall
Police Justice.

02 15

Police Court--First District.

CITY AND COUNTY } ss.
OF NEW YORK. }

Joseph Whalen being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Joseph Whalen

Question. How old are you?

Answer.

22 Years

Question. Where were you born?

Answer.

Brooklyn

Question. Where do you live?

Answer.

188 North Eighth Street Williamsburg

Question. What is your occupation?

Answer.

Sawyer

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am not guilty of the charge

Joseph Whalen
mark

Taken before me, this *4* day of *May* 18*87*
Marcus Osterburg
Police Justice.

02 16

COUNSEL FOR COMPLAINANT.

Name, Address,

COUNSEL FOR DEFENDANT.

Name, Address,

Police Court--First District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

AFFIDAVIT--ROBBERY.

83

John Langenegger
Joseph Whalen

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Date,

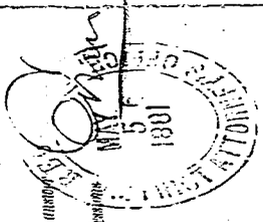
May 14 1881
Attorney Justice
West Officer
14 Clerk

Witnesses:

Officer
Complainant
John Langenegger
Joseph Whalen

Row to master
Sawal Sheriff

Received at Dist. Atty's office



0217

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York.
upon their Oath, present :

That

Joseph Whalen

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *third* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy eight~~ *one*, at the Ward, City, and County
aforesaid, with force and arms, in and upon one *John Sturzenegger*
in the peace of the said People then and there being, feloniously did make an assault and

One chair of the value of two dollars

of the goods, chattels and personal property of the said *John Sturzenegger*
from the person of said *John Sturzenegger* and against
the will and by violence to the person of the said *John Sturzenegger*
then and there violently and feloniously did rob, steal, take and carry away, against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

Daniel B. Rollins

BENJ. K. PHELPS, District Attorney.

02 18

BOX:

40

FOLDER:

468

DESCRIPTION:

White, Alfred

DATE:

05/11/81



468

02 19

BOX:

40

FOLDER:

468

DESCRIPTION:

Welling, William B.

DATE:

05/11/81



468

0220

H. of D.
113

Counsel,
Filed *11* day of *May* 188*7*
Pleads

THE PEOPLE
vs.
Alfred White
William B. Welby
vs.
DANIEL C ROLLINS
District Attorney.

Part No May 11, 1887
Not Pleads R. S. S.
A True Bill.

W. Valen
Foreman.

S. J. Two years & up

#2. not present heard
to have pleaded for
W. Emch - D. H.

0221

Form 112.

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

Police Court—First District.

Charles O. Welch

of No. *Salem Massachusetts Street*, being duly sworn, deposes

and says, that on the *26th* day of *April* 18 *81*

at the City of *Brooklyn Kings* ~~New York~~, in the County of *New York*, was feloniously taken, stolen, and carried away from the possession of deponent, *and conveyed*

within the City & County of New York
the following property, viz: *Good and lawful money consisting of French Silver coin to wit one thousand five franc pieces*

of the value of *Nine hundred fifty* Dollars,

the property of *George Ropes and in deponents care and charge*

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 *Alfred White*

(nowhere) and *William B. Wellings* not arrested from the fact that deponent is informed by *William Sheen* that he saw *Wellings* have a bag (here shown) with a large amount of such coin therein that *White* and *Wellings* and *Sheen* were sailors on board the *Bartholomew No 2*, from which said money was stolen and said *White* admits

Sworn to before me this *26th* day of *April* 18 *81*
of *Charles O. Welch*
Police Justice

0222

Form 10.

POLICE COURT-FIRST DISTRICT.

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

William Shaw
of No. *House delaware* Street,

being duly sworn, deposes and says,
that on the _____ day of _____ 188____, at the City of New York,
in the County of New York.

he has heard read
the foregoing affidavit
& the facts therein set
forth on information of
deponent are true.

W. Shaw

Sworn to this _____ day of *May* 188____
before me.

Marcus B. [Signature]
Police Justice.

0223

Police Court—First District.

CITY AND COUNTY OF NEW YORK, ss.

Alfred White

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Alfred White

Question. How old are you?

Answer.

30 years

Question. Where were you born?

Answer.

Ireland

Question. Where do you live?

Answer.

I am a Sailor & live at Sea

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I did not steal the money but received some of it. Kidnapping it was stolen & department was in Welling's Company when said money was carried away from the vessel.

Witness before me, this

Wm. Murphy
1881
Mayor of New York
Police Justice

Alfred White

0224

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

Sun May 12/13

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Chas. D. Welch
Boston, Massachusetts

vs.
Wm. S. White



Affidavit—Larceny.

BAILED

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Date, May 7, 1887

Wm. S. White, Magistrate.

Wm. S. White, Officer.
H. M. C. Clerk.

Witnesses:
Mr. John ...
to the Hon. ...
in presence of ...

to answer
at ... Sessions
Received at Dist. Atty's office

0225

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

*Alfred White and William B.
Welling each*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
twenty six day of *April* 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 thousand silver coins of the
kind commonly known as and called
five franc-pieces (the same being
lawful money of the Republic of France)
of the value of ninety cents each*

of the goods, chattels, and personal property of one

George Ropes

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.

0226

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Alfred White and William B. Welling each

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 thousand silver coins of the kind commonly known as and called five franc pieces (the same being lawful money of the Republic of France) of the value of ninety cents each

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

George Ropes

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

George Ropes

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

Alfred White and William B. Welling

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 C. ROLLINS,

~~BENJAMIN K. PHILLIPS~~, District Attorney.

0227

BOX:

40

FOLDER:

468

DESCRIPTION:

Wightman, James

DATE:

05/05/81



468

0228

51.

Counsel,
Filed 5 day May 1871
Plends,

THE PEOPLE
vs.
James Hightman,
and
Kantzenlehen
Larceny,
and
Kantzenlehen
Larceny,
District Attorney.

A TRUE BILL.

Mr. Bacon
Wm. H. Hays
Hon. J. P.
Esq. Dep. Secy
F. D.

See Mem as to
Chauvinism
app. section
F. D.

0229

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK. J.S.S.

James Wightman being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *James Wightman*

Question. How old are you?

Answer. *Thirty three years.*

Question. Where were you born?

Answer. *In England*

Question. Where do you live?

Answer. *216 Canal St.*

Question. What is your occupation?

Answer. *Laborer.*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer. *I have nothing to say to the charge.*
James Wightman

Taken before me, this
26 day of *April*
188*1*
Police Justice.

0230

New York, April 16 1887
Mr. E. L. Lacey



~~Beck~~ Eibs Bros.
DEALERS IN CHOICE
Beef, Mutton, Lamb & Veal.
67 Vesey Street.
Orders promptly attended to.

am. Side \$ 10 44
14 120 Linn 18 21 60

\$ 32.04

paid
J. M. [unclear]

0231

Form 10

POLICE COURT-FIRST DISTRICT.

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

of No. 67 Vesey Street,
being duly sworn, deposes and says,
that on the 16 day of April 1881, at the City of New York,
in the County of New York.

James Wrightman was present.
who was of the employ of Deponent for
wages, collected from Michael
Levy, the sum of thirty two dollars.
and converted the same to his own use
without the knowledge or consent of
deponent. That the receipt hereto
annexed was written, signed, and
delivered to said Levy by said
Wrightman. That said amount was
due to deponent from said Levy for
meat sold and delivered to him.
Fred. Eib

Sworn to this 16 day of April 1881

before me,

[Signature]
Police Justice.

0232

Form 10.

POLICE COURT—FIRST DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Federick Ciba
67 West 11th St

James Nightman

AFFIDAVIT—Credibility—Tenure

Dated *26 April* 188*8*

[Signature] Justice

Nagarty Officer

Rudolph L. [Signature]
Butcher

2.5. 7th Avenue at 31st St

Completely that
the deft. was in his
employ. that he
has heretofore been
honest. & that
this is his first
offence. Has
family dependent
upon him for support.

[Signature]
F.P.



[Handwritten initials]

57

0233

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present :

That

James Wightman

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *seventeenth*
day of *April* in the year of our Lord one thousand eight hundred
and ~~seventy~~ *eighty-one* was employed in the capacity of a clerk and servant to one

Frederick Eibs

and as such clerk and servant, was entrusted to receive *a certain sum of*
money to wit: the sum of thirty-two dollars
in money and of the value of thirty-two
dollars

and being so employed and entrusted as aforesaid, the said *James Wightman*
by virtue of such employment,
then and there did receive and take into his possession *the said sum of*
thirty-two dollars in money and of the
value of thirty-two dollars

for and on account of *the said Frederick Eibs*

his said master and employer; and that the said *James Wightman*
on the day and year last aforesaid,

with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently and
feloniously embezzle and convert to his own use, without the consent of his said master and em-
ployer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *sum of*
thirty-two dollars in money and of the
value of thirty-two dollars

(Over.)

0234

of the goods, chattels, personal property and money of the said _____ which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, 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 Jurors aforesaid, upon their Oath aforesaid, do further Present, That the

said

James Nightman

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand 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 Demand 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 Demand Treasury Notes), of the denomination of five dollars, and of the value of five 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 a bank note), 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 a bank note), 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 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 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: 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: thirty 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: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half 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 coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent 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.

\$32,100

0235

of the goods, chattels, and personal property of one *Frederick Gibs* 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 G. Rollins
BENJ. K. PHELPS, District Attorney.

0236

BOX:

40

FOLDER:

468

DESCRIPTION:

Wildermuth, Richard

DATE:

05/31/81



468

0237

297

Day of Trial

Counsel,

Filed 3rd day of

May 1881

Pleads

THE PEOPLE

vs.

20. 917
44 1 17
primarily

Richard Aldermuth

BURGARY—Trade Degrees, and
[Receiving Stolen Goods.]

DANIEL CROLLING,

Attorney for

BENJ. K. PHELPS,

District Attorney,

Part No June 1, 1881

pleads guilty

A True Bill.

Wm. J. Galvin
Foreman
State Equivocal Jury

0238

Police Court—Second District.

City and County of New York } ss:

Frederick Spinner

of No. 554 West 28th Street, being duly sworn,

deposes and says that the premises No. 554 West 28th Street, 2nd Ward, in the City and County aforesaid, the said being a ~~tail building~~ and which was occupied by ~~James W. Darboe~~ J. W. Darboe as a ~~factory~~ Manufactory of Sugar Wagons ~~Paint Works~~ were BURGLARIOUSLY entered by means of forcibly breaking open a door leading from the yard of said premises,

on the morning of the 26th day of May 1881

and the following property feloniously taken, stolen, and carried away, viz: One large brass cock, one small brass valve and screws, one wrench, two pieces of betting acc of the value of six dollars.

the property of John W. Darboe and George Darboe Gladders
deponent further says, that he has great cause to believe, and does believe, that

and carried away by Richard Wilmerath (w/here)

for the reasons following, to wit: that at about seven o'clock A.M. of the 26th inst. he attempted to enter the said premises and discerned that the premises had been entered as herein above recited that he found paper stuffed in the keyhole of the front door; that the aforesaid property had been taken, that subsequently deponent found the aforesaid on 10th Avenue, having in his possession the aforesaid property here shown and identified with the property herein charged as taken and stolen.

Sworn to before me this 26th day of May 1881.
R. W. [Signature]
Police Justice

John Spinner

0239

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. } ss.

Richard Wildermuth

being duly examined before the undersigned, according to law, on the annexed charge ; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz :

QUESTION.—What is your name ?

ANSWER.—*Richard Wildermuth*

QUESTION.—How old are you ?

ANSWER.—*20 years*

QUESTION.—Where were you born ?

ANSWER.—*New York*

QUESTION.—Where do you live ?

ANSWER.—*442 W. 17th St*

QUESTION.—What is your occupation ?

ANSWER.—*Riveter in Machine Iron works*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you ?

ANSWER.—*I am guilty*

Richard Wildermuth

Taken before me, this

26th day of *May* 188*9*

R. Murphy
Police Justice.

0240

247
Police Court—Second District.

OFFENSE: BURGLARY AND LARCENY.

THE PEOPLE & C.
ON THE COMPLAINT OF

Francis James
No. 5374 9th St. St. L.

vs.

Richard W. Wilmers
Magistrate

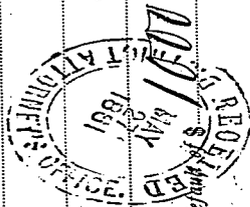
Dated May 20 1891

Richard W. Wilmers
Magistrate.

Richard W. Wilmers
Officer.

Clerk.

Witnesses:



Committed in default of \$ Bail.

Bailed by

No. Street.

0241

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Richard Wildermuth

late of the *twentieth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty sixth* day of *May* in the year of our Lord one
thousand eight hundred and eighty *one* with force and arms, at the Ward,
City and County aforesaid, the *factory* of

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

John W. Jarboe then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*sixty pounds of brass of the value of
ten cents each pound
twenty four yards of belting of the
value of twenty five cents each yard*

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

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

0242

And the Jurors aforesaid, upon their oath aforesaid, do further present

THAT the said

Richard Wildermuth

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,

*Sixty pounds of Brass of the value of ten cents each pound
twenty four yards of belting of the value of twenty five cents each yard*

of the goods, chattels and personal property of

John W. Jarboe

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

the said John W. Jarboe

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

Richard Wildermuth

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 C. ROLLINS,~~
~~BENJ. C. PIERCE,~~ District Attorney.

0243

BOX:

40

FOLDER:

468

DESCRIPTION:

Williamson, William

DATE:

05/16/81



468

0244

BOX:

40

FOLDER:

468

DESCRIPTION:

McGovern, Terrence

DATE:

05/16/81



468

0245

158
W. D. [unclear]

Filed 16 day of May 1881
Pleads Not guilty

THE PEOPLE
vs.
William Williams
vs.
Eugene Mc Govern

by
Daniel S. Koller
~~W. D. [unclear]~~

District Attorney.
Part No. 1145 23:1881
Nos. 1 & 2
A True Bill.
1. S. 1. Two years.
2. Sentence suspended.

W. D. [unclear]
Esquire.

[Handwritten initials]

0246

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

Police Court--First District.

James Grant
of No. _____ Street, being duly sworn, deposes
and says, that on the *Eighth* day of *May* 18 *87*
at the *Fourth* Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent, by force and violence, without his consent and against his will, the following property viz:

*One Coat together with gold
and lawful money in silver
of the value of twenty five cents
all*

of the value of *Twenty Dollars* 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 force and violence as aforesaid, by

*William Williamson & Ference
McGovern now present and
two others not arrested that
deponent was passing along Water
Street at about 7 1/2 o'clock P.M.
on said day when the prisoners
and said others accosted him and
roughly demanded deponent to treat
them that Williamson put his
hand on deponents shoulder the
others standing close around
that to avoid what deponent*

Sworn to before me this _____ day of _____ 1887

Police Justice

0247

expected by violence he
invited them in to drink and
in payment therefor tendered
fifty cents That when the bar-
tender placed upon the counter
a quarter of a dollar having paid
himself for the drinks it was
immediately taken by said
McGovern who put it in his
pockets and told deponent
who objected to such a proceeding
that he would put a beard on
him meaning deponent

That the prisoner Williamson
then took by force from deponent
possession the coat in question
and struck deponent a violent
blow upon the mouth when
he made an effort to recover it

That the prisoner McGovern
stood by and held this deponent
at the time he was struggling
with said Williamson to recover
possession of deponent's coat

Deponent therefore charges
the prisoners and said others
with acting in concert and collusion
together as described above

James Grant
witness

Shown to before me this
9th day of May 1881

Wm. H. Murray
Sheriff Justice

0248

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY OF NEW YORK.

Terrence McGovern being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.

I am not guilty. I was in the liquor store with a woman and ^{never} saw the complainant in my life before this day

Terrence McGovern

Taken before me this

day of *July* 188*8*

John J. McNamee
POLICE JUSTICE

0249

Police Court--First District.

CITY AND COUNTY } ss.
OF NEW YORK.

William Williamson being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him states as follows,
viz:

Question. What is your name?

Answer. *William Williamson*

Question. How old are you?

Answer. *21 Years*

Question. Where were you born?

Answer. *New York City*

Question. Where do you live?

Answer. *336 Water Street*

Question. What is your occupation?

Answer. *Work along shore*

Question. Have you anything to say, and if so, what relative to the charge
here preferred against you?

Answer. *I am not guilty. I met
the Complainant in the liquor
store and saw him among a
crowd who were beating him. The
Complainant was drunk, one of
the men in the store had taken
his coat from him and he was
angry. I afterwards took the coat
from the man who took it for the
purpose of returning it to the
Complainant and brought it
to my house for the purpose
of returning it.*

Taken before me, this

John J. ...
day of *May* 18*81*
Police Justice.

William Williamson
sworn

0250

COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

Police Court--First District.

THE PEOPLE & c. v. W. J. ROBERTS

AFFIDAVIT--ROBBERY.

James Grant
House of Deputies in
default of \$100 Bail

1. William Williamson

2. Edward Green

3. _____

4. _____

5. _____

6. _____

Date: May 9, 1902

Judge

Officer

Clerk

James
Ogilby

Witness:

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

1002
at
Received at Dist. Atty's office
MAY 12 1902
CLERK

0251

CITY AND COUNTY { ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That William Williamson and Terrence
McGovern each

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eightth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy-eight~~ *eighty one*, at the Ward, City, and County
aforesaid, with force and arms, in and upon one *James Grant*
in the peace of the said People then and there being, feloniously did make an assault and

One coat of the value of twenty dollars
One silver coin (of the kind commonly
called a quarter) of the value of
twenty five cents

of the goods, chattels and personal property of the said *James Grant*
from the person of said *James Grant* and against
the will and by violence to the person of the said *James Grant*
then and there violently and feloniously did rob, 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. *Samuel S. Rollins*

BENJ. K. PHELPS, District Attorney.

0252

BOX:

40

FOLDER:

468

DESCRIPTION:

Winter, John

DATE:

05/18/81



468

0253

BOX:

40

FOLDER:

468

DESCRIPTION:

Smith, Henry

DATE:

05/18/81



468

0254

In the case of a...
man that deftly lay
ped Charles ten. They
have been in prison
a fortnight. They took
the glass but that's
all the evidence
of my part. I am
satisfied that no
circumstances under
the indictment can
be had. J. P. Hardy
May 26, 1887. A.P.A.

1891
Loeb

Day of Trial,
Counsel,
Filed 10 day of May 1887
Pleas Not guilty

THE PEOPLE
vs.
John Winter
Henry Smith

David S. Wilson
~~Henry K. Phillips~~

District Attorney,
Apr 30, May 26, 1887
The prisoner discharged on
A True Bill.
then noted as acquiesced

McPalmer
Foreman.

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

0255

Police Court, Second District.

City and County }
of New York, } ss.

Richard Davis

of No. 511 Seventh Avenue Street, being duly sworn,
deposes and says, that the premises No. 511 Seventh Avenue
Street, 20 Ward, in the City and County aforesaid, the said being a Stable
and which was occupied by ~~deponent~~ ^{deponent} Baltis Moore as a Stable

entered by means forcibly breaking four panes of glass
and madden sash of the office ^{attempted to be} ~~murder~~ front-
leading into said premises ^{with bricks} ~~murder~~
into said window

on the night of the 13 day of May 1881 2.15 a.m.
and the following property feloniously taken, stolen, and carried away, viz.:

with the felonious intent to take steal and
carry away therefrom the following property
viz Three madden robes of the value of
some dollars

the property of Baltis Moore in the care and charge of
deponent and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** ^{attempted to be} was committed and the aforesaid property, ^{attempted to be} ~~stolen~~
and carried away by John Winter and Henry Smith

for the reasons following, to wit: That about the hour of 2.15
a.m. on said date deponent was asleep
in said office & was awakened by the
noise of breaking of panes of glass
in said office ~~murder~~ that deponent

0256

immediately got up and saw officer
Finnerty coming across said Avenue
in front of said premises with John
Winter (over here) in his charge. That
deponent is informed by officer Finnerty
that he heard the noise of the breaking
of said glass and saw said John Winter
^{and} Henry Smith standing in front of
said premises and in his ^{approach,}
~~said~~ Finnerty said Winter + ^{Smith} Cross
ran away together. That deponent accom-
panied officer Finnerty to the Station
House and made complaint against
John Winter. That on leaving the
Station House said Henry Smith
came up to deponent and asked
him if he was going to make a
charge against said Winter. That
deponent replied yes. When he said
Smith immediately struck deponent
a violent blow on the face with his
fist cutting his forehead

Richard Davis

Sworn to before me this

13 day of May 1881

Attest

John Justice

0257

City and County of
 New York 501
 Martin Fennerty of the 20th Precinct Police
 being duly sworn says that on the 13
 day of May 1881 at the hour of 2.15
 a.m. he heard the noise of the
 breaking of a pane of glass on 7th Avenue
 between 37th & 38th Streets. That deponent
 saw John Winter and Henry Smith
 standing in front of premises No 511
 Seventh Avenue where said window
 was broken and described in the
 within affidavit of Richard Davis
 that at the time deponent heard the
 breaking of said glass he was standing
 on north west corner of 37th Street & 7th
 Avenue and as he approached, said
 Winter & Smith ^{both} ran away together
 that deponent pursued them and caught
 said Winter on 7th Avenue near 36th Street.
 no person except the defend^{ant} as he were
 near said window when the glass was
 was broken

Martin Fennerty

Sworn to before me this
 13 day of May 1881
 R. J. Murphy
 Police Justice

0258

POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard Davis

vs.

John Menter
Henry Smith

Dated *May 13* 1881

B. O. Buxby Magistrate.
Finnerty 20 Officer.

Clerk.

Witnesses, *Michael Collins*
Private watchman
20 Crown St. Station

Committed in default of \$ bail.

Bailed by

No.

Street.

OFFENCE—Burglary and Larceny.

0259

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

John Winter being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.— *John Winter*

QUESTION.—How old are you?

ANSWER.— *23 years*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *514 E 13th St*

QUESTION.—What is your occupation?

ANSWER.— *Laborer*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.— *I was coming down 38th Street—7th Avenue between 37th and 38th Streets and some fellows threw stones and I ran away*

John Winter

Taken before me, this
R. A. [Signature]
day of *May* 1881
Police Justice.

0260

Police Court—Second District.

CITY AND COUNTY)
OF NEW YORK. ss.

Henry Smith being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.— *Henry Smith*

QUESTION.—How old are you?

ANSWER.— *22 years*

QUESTION.—Where were you born?

ANSWER.— *New York*

QUESTION.—Where do you live?

ANSWER.— *434 W 36th St*

QUESTION.—What is your occupation?

ANSWER.— *Junkman*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

ANSWER.— *I went down to the Station House and I asked the Complainant what ~~was~~ John Winter was arrested for and the Complainant struck me in the face and knocked me down and kicked me on the face*

Henry Smith

Taken before me, this

H. M. Smith

13th day of May

Police Justice.

1881

0261

191
Form 116.
Police Court—Second District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Richard Davis
511 7th ave
vs.
John Winter
Henry Smith

Offence, *attempted Burglary*

Dated May 13 1881
B H Byles Magistrate.
Fennerty 20th Officer
M. J. Moran Clerk.

Witnesses,
Michael Collins
Private Watchman 20th Precinct Station
Martin Fennerty
20 Precinct Police

No. 1000 Street
to answer Committed.
Reception Dist. Atty's Office.

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

0262

CITY AND COUNTY } ss. :
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

*John Winter and Henry
Smith each*

late of the *twentieth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *thirteenth* day of *May* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms,
at the Ward, City and County aforesaid, the *stable* of

Baltis Moore

there situate, feloniously and burglariously did break into and enter, the said *stable*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Baltis Moore

with intent the said
goods, merchandise and valuable things in the said *stable* 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.

David S. Collins

~~BENJ. K. PHELPS~~, District Attorney.

0263

BOX:

40

FOLDER:

468

DESCRIPTION:

Young, Long

DATE:

05/11/81



468

0264

107
1887

Trial for

Counsel,

Filed *May* 1887

Pleas *not guilty*

THE PEOPLE

vs.

Lang Young

Indictment for Disorderly House.

DANIEL C ROLLINS,

District Attorney

District Attorney.

Part. in May 19. 1887

Arrested on his word

A True Bill. Alleged.

Mr. Rollins
Foreman.

See on the Pleas

affairs of justice

etc.

0265

May 14th
Mr Phelps

Dear Sir

If you will Susanna
Mrs Celestia Doolittle of
42 Baxter St. I think
you will get all the
information you want
in the case of Young
Lung

Off Jacobs

14th Precinct

0266

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Long Young

late of the *sixth* Ward of the City of New York, in the County of
New York, on the *fourth* day of *May* in the year of our
Lord one thousand eight hundred ~~and eighty~~ *no* and on divers other days
and times, between that day and the day of the taking of this Inquisition, at the City
and Ward, and in the County aforesaid, did keep and maintain, and yet continue to
keep and maintain, a certain common, ill-governed and disorderly house, and in
his said house, for *his* own lucre and gain, certain persons, as
well men as women, of evil name and fame, and of dishonest conversation, to frequent
and come together, then and on the said other days and times, there unlawfully and
wilfully did cause and procure, and the said men and women, in *his*
said house, at unlawful times, as well in the night as in the day, then and on the said
other days and times, there to be and remain, drinking, tippling, gambling, rioting,
disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully,
did permit, and yet continues to permit, to the great damage and common nuisance of
the People of the said Ward, there inhabiting and residing, and of all the people there
passing, to the evil example of all others in the like case offending, and against the
peace of the People of the State of New York, and their dignity.

DANIEL G ROLLINS,
~~BENJ. K. PHELPS~~ District Attorney.

0268

BOX:

40

FOLDER:

469

DESCRIPTION:

Ackerman, Gunther K.

DATE:

06/22/81



469

0269

182 *W. M. Anderson*

Day of Trial

Counsel
Filed *20* day of *June* 188*1*

Pleads *Not Guilty*
with leave

THE PEOPLE

vs.
State

vs.
Switzer K. Ackerman

Indorsement

DANIEL G. ROLLINS,

District Attorney.

July 6.

True Bill.

Wm. C. ... Foreman.

Reads Emitt
July 6, 1881

Switzer K. Ackerman

0270

DISTRICT ATTORNEY'S OFFICE,

New York, June 21, 1881

W. G. F.

It will not
be necessary
for you to be
here as the papers
will require more than
five minutes.
See me at 11
sharp tomorrow
morning and
you can get away
by 11.15. If it
were not essential
I would not ask
even this.

Yours truly
B. B. Foster.

0271

J. H. Bates. ny

0272

DIRECTIONS.

The Grand Jury Rooms are in the third story of the large brown stone building in Chambers Street, near the New Court-house in the Park.
When you arrive at the witness-room, hand this Subpoena to the officer or clerk at the desk.

[SEE OTHER AIDS FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GRAND JURY OF THE COURT OF GENERAL SESSIONS.

The People of the State of New York,

To J. H. Bates
of New York Times Building Street,

GREETING :

WE COMMAND YOU. That all business and excuses ceasing, you *appear* in your proper person at the Grand Jury Room, in the third story of the Sessions Building adjoining the New Court House in the Park, in the City of New York, on the twenty second day of June, instant, at the hour of 10½ in the forenoon of the same day. to testify the truth and give evidence before the GRAND JURY, touching a certain complaint then and there pending against

John Doe & others

And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder, at the City Hall, in our said City, the first Monday of June, in the year of our Lord 18 87

Saml. Collins BENJAMIN K. PHELPS, District Attorney.

0274

TORN PAGE(S)

0275

CITY AND COUNTY OF NEW YORK: SS

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK, IN AND FOR THE BODY OF THE CITY AND COUNTY OF NEW YORK, UPON THEIR OATH,

PRESENT:

THAT *Leuther K. Ackerman*

~~WAS~~ LATE OF THE FIRST WARD OF THE CITY OF NEW YORK, IN THE COUNTY OF NEW YORK AFORESAID, ON THE *twenty first* DAY OF *June*

IN THE YEAR OF OUR LORD *one thousand and eight hundred and eighty one*

AT THE CITY AND COUNTY OF NEW YORK AFORESAID, IN A CERTAIN NEWS-

PAPER CALLED *The New York Star*

KNOWINGLY, UNLAWFULLY AND WILFULLY DID PRINT AND PUBLISH, AND

CAUSE TO BE PRINTED AND PUBLISHED, AN ACCOUNT OF A CERTAIN ILLEGAL

LOTTERY CALLED *Louisiana State Lottery Company*

STATING IN THE SAID ACCOUNT, SO PRINTED AND PUBLISHED AS AFORESAID,

WHEN AND WHERE THE SAID LOTTERY WAS TO BE AND WOULD AND SHOULD BE

DRAWN, AND STATING ALSO THE PRIZES THEREIN AND THE NUMBER THEREOF,

AND THE AMOUNT OF EACH OF THEM, AND STATING ALSO THE PRICE OF THE

TICKETS IN SAID LOTTERY, AND WHERE TICKETS MIGHT BE HAD AND OBTAIN-

ED, WHICH SAID ACCOUNT, SO PRINTED AND PUBLISHED AS AFORESAID IN

THE AFORESAID NEWSPAPER CALLED *The New York Star*

is and WAS AS FOLLOWS, THAT IS TO SAY:-

Louisiana State Lottery Co
134 1/2 Monthly Grand Distribution, New Orleans, July
12th 1881. 1887 prizes: total, \$110,400; capital, \$30,000.
\$11,000. \$5,000, etc. 100,000 tickets, two (\$2) dollars:

0276

halves, one (\$1) dollar. Apply by mail
only to M. A. Dauphin, New Orleans, La.

Information in reference to the Louisiana
State Lottery Company will be given by
B. Frank Moore, at No. 212 Broadway,
New York.

AND THE JURORS AFORESAID, UPON THEIR OATH AFORESAID, DO FURTHER
PRESENT: THAT THE SAID *Gunter K. Ackerman*

IN AND BY THE SAID ACCOUNT, SO PRINTED AND PUBLISHED AS AFORESAID
IN THE NEWSPAPER AFORESAID, DID AMONG OTHER THINGS STATE AND DECLARE

THAT A CERTAIN DRAWING OF THE SAID LOTTERY CALLED

Louisiana State Lottery Company

WAS THEREAFTER TO TAKE PLACE AND WOULD THEREAFTER TAKE PLACE ON

twelfth DAY OF *July*

IN THE YEAR *one thousand eight hundred and*

AND ALSO THAT THERE WERE *eighteen hundred and*

PRIZES, AMOUNTING IN THE AGGREGATE TO *one hundred and ten thousand*

four hundred DOLLARS, WHICH WERE TO BE, AND WOULD AND SHOULD BE, DRAWN FOR, AND

DRAWN AND DISTRIBUTED AT, IN AND BY SUCH LOTTERY AND DRAWING THEREOF,

SO TO TAKE PLACE AND BE DRAWN AS AFORESAID, TO AND AMONG THE

HOLDERS AND OWNERS OF TICKETS IN SAID LOTTERY AND SAID DRAWING THERE

OF SO TO TAKE PLACE AND BE DRAWN AS AFORESAID; AND DID ALSO STATE

AND DECLARE IN AND BY THE SAID ACCOUNT THE PRICE OF A TICKET IN

0277

SAID LOTTERY AND DRAWING SO THEREAFTER TO BE HAD AS AFORESAID, AND
DID STATE AND DECLARE THAT AMONG THE PRIZES, SO TO BE DRAWN FOR AND
TO BE DRAWN AND DISTRIBUTED AS AFORESAID, THERE SHOULD BE AND WOULD
BE THE FOLLOWING PRIZES OF THE AMOUNT AND VALUE HEREINAFTER STATED.

TO WIT: *capital prize of twenty thousand*
dollars, capital prize of ten thousand
dollars and capital prize of five
thousand dollars

AND DID ALSO STATE AND DECLARE IN AND BY THE ACCOUNT AFORESAID THAT
TICKETS AND PARTS OF TICKETS ENTITLING THE OWNERS AND HOLDERS
THEREOF TO AN INTEREST, SHARE AND CHANCE IN THE SAID LOTTERY AND
DRAWING THEREOF, SO THEREAFTER TO TAKE PLACE AS AFORESAID, AND IN
THE PRIZES TO BE SO DRAWN FOR AND DRAWN AND DISTRIBUTED AFORESAID,
THEREIN AND THEREBY AND THEREAT COULD BE HAD, PURCHASED AND OBTAINED
FROM *M. A. Dauphin*
AT *New Orleans, Louisiana*

AND DID ALSO STATE AND DECLARE IN AND BY THE ACCOUNT AFORESAID THAT
INFORMATION IN REGARD TO SUCH LOTTERY AND DRAWING COULD BE OBTAINED

FROM *D. Frank Moore*
AT *Number two hundred and twelve Broadway*
New York

AGAINST THE CONSTITUTION OF THE STATE OF NEW YORK, AND 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.