

0169

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Warren, Lothrop

**DATE:**

12/19/79



37

0170

141

Counsel,

Filed

29 day of

Dec

1879

Pleas

THE PEOPLE

vs.

*P*  
*Lothrop H. Warren*

*2 cases*

INDICTMENT.  
FORGERY in the Third Degree

BENJ. K. PHELPS,

*District Attorney.*

**A True Bill.**

*M. W. Cooper*

*Foreman.*

0171

City & County of New York

R B King with Tiffany  
& Co being duly sworn  
says that the Tiffany  
& Co are an incorporated  
Company doing business  
at 15 Union Square in  
said City

R B King  
Sworn before me  
this 16<sup>th</sup> Dec 1879

By J & P  
Police Justice

0172

Form 115.

Police Court—Second District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Sherman W. Alvord  
15 Union Square

vs.  
Lothrop O. Brown

Office of Claring Jabe  
Larkin



BAILED.

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

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

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

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

Dated Dec 16 1879

B. H. Buxby Magistrate.

Shelley Officer.

Central office

Witnesses, R. R. King & Co

with Jeffrey & Co  
No. 15 Union Square Street.

George O. Potvin  
with Jagger & Marcus

No. 41 Union Square Street.

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

\$ 1000 to answer Committed.

Received in Dist. Atty's Office.

0173

Police Court—Second District.

CITY AND COUNTY }  
OF NEW YORK. }

*Lothrop H Warren* 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.—*Lothrop H. Warren*

Question.—How old are you ?

Answer.—*22*

Question.—Where were you born ?

Answer.—*City of New York*

Question.—Where do you live ?

Answer.—*Graur Hotel*

Question.—What is your occupation ?

Answer.—*Agent*

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

Answer.—*I am not guilty*  
*Lothrop H. Warren*

Taken before me, this

*W. H. ...*  
*day of ...*  
*...*

0174

City & County of New York ss.

Sherran W. Knevals of No  
15 Union Square being duly  
summoned appears and says that  
he is a clerk in the employ  
of Tiffany & Co No. 15 Union  
Square.

That in the City & County of  
of New York on the 5<sup>th</sup> day of  
December 1879 Luther H.  
Warren did designedly, falsely  
and feloniously by color of a  
certain false token or writing  
to wit a check dated "Boston  
Dec 4<sup>th</sup> 1879" in the National  
Wade & Leather Bank <sup>of Boston</sup> & purporting  
to be signed by Paul C Walker  
and made payable to the  
order of said Warren obtain  
from said Tiffany & Co good &  
lawful money to the amount  
of thirty two  $75/100$  dollars  
That he <sup>Warren</sup> ~~represented~~ <sup>represented</sup> ~~that~~  
on said day represented that  
he was in the employ of said

0175

Walker and that the check  
was good & all right and would  
be paid & thereupon defendant  
gave him \$32.75 & the cashier  
receipted a bill for work done  
by said firm to the amount  
of \$2.25. That said check  
was sent in to [?] for  
collection and returned  
there being no funds to the  
credit of said Walker in  
said Bank as appears  
by the Notary's certificate  
of protest hereto annexed

That a telegram from  
E. C. Carr Jr. Cashier of said  
Bank is hereto annexed  
in which it is stated  
"Paul E. Walker never had  
account and is not known  
at this Bank"

The attention of the  
prosecuting officer is  
called to the similarity  
in writing ~~provision~~ of the  
fact of the check given  
Jacquet & Marou & the

0176

endorsement on the check  
given to Tiffany & Co & to  
the sum of only in writing  
of the face of the check  
given to Tiffany & Co  
& the endorsement on the  
check given to Jacques &  
Mareau.

Sworn to before Edw. Kerevas  
this 16 day of December 1870  
B. W. Moly Police Justice

City & County of New York is  
George D. Pitman of  
No 41 Union Square being duly sworn  
says that he is in the employ of  
Jacques & Mareau No 41 Union  
Square - That on the 5<sup>th</sup> day  
of December inst in said City  
Satterup & Warren presented  
the annexed check signed  
James L. Armstrong to deposit  
& represented that he had received  
it for his salary & arrearages from  
James L. Armstrong in Buffalo  
he pretending that Mr. Armstrong

0177

was the Treasurer of a Company  
in Buffalo. Dependent believes  
that he stated it to be the  
Executive Oil Works. That he  
represented the check to be  
good & would be paid -

That said check has been  
in the due course of business  
presented at the Bank of  
Buffalo & payment refused  
as will appear by the  
Notarizing Certificate annexed.

That dependent on said 3<sup>rd</sup>  
inst gave to said woman  
Thirty seven dollars & fifty  
cents for said check, dependent  
relying upon the truth of the  
statements then made by  
him said woman. That  
said \$37<sup>50</sup> was the property  
of George B. Juyon & William  
E. Mason.

Geo. D. Pitman

Sworn to before me

This 16. day of December 1879

R. W. R. W. R. W. Police Justice

0178

No. 72



Buffalo, N.Y. Jan 25<sup>th</sup> 1871

**BANK OF BUFFALO.**

Pay to the order of *Arthur V. Brown*

~~one hundred~~  
70 Dollars

\$-37<sup>50</sup>/<sub>100</sub>

made by *James King*

5018-10-1871-1-1



0180

United States of America,  
STATE OF NEW YORK,  
CITY OF BUFFALO.

Be it Known, that on the third day of December  
in the year of our Lord one thousand eight hundred and seventy seven at the  
request of The Bank of Buffalo at Buffalo, N.Y. Benj. A. Provost, a No-  
tary Public duly admitted and sworn, dwelling in the City of Buffalo,  
County of Erie, and State aforesaid, presented the annexed check  
of Jacques LeArmstrong on Bank of Buffalo  
for Thirty seven 50 Dollars,  
at the Bank of Buffalo to the person in charge, and  
demanded payment thereof, which was refused. Whereupon, I, the said Notary,  
at the request aforesaid, did Protest, and by these presents do solemnly Protest, as well  
against the Maker and endorser of the said check as against all others whom  
it doth or may concern, for exchange, re-exchange, and all costs, charges, damages and interest,  
already incurred and to be incurred by reason of the non-payment thereof.

And I, the said Notary, do hereby certify, that on the same day and year above written,  
I deposited in the Post Office in said City of Buffalo, and paid the legal postage thereon,  
Notice of the foregoing demand, non-payment and Protest, partly written and partly printed,  
signed by me, and folded in the form of letters, as follows, viz:

Notice for	<u>Thos. Scott &amp; Co</u>	Directed	<u>Albany N.Y.</u>
do. for	<u>do</u>	do.	<u>New York</u>
do. for	<u>A. D. Roberts &amp; Co</u>	do.	<u>do</u>
do. for	<u>do</u>	do.	<u>do</u>
do. for	<u>do</u>	do.	<u>do</u>
do. for	<u>Jacques Marcus</u>	Enclosed to	<u>A. D. Roberts &amp; Co</u>
do. for	<u>do</u>	do.	<u>New York</u>
do. for	<u>do</u>	do.	<u>do</u>
do. for	<u>do</u>	do.	<u>do</u>

Each of the above named places being the reputed place of business or residence of the  
persons to whom the said notice was directed respectively, and the nearest Post Office thereto.

In Witness Whereof, I have hereunto subscribed my name, and affixed my seal of office, in the presence  
of John Doe and Richard Roe, Witnesses. "In Testimonium Veritatis."

Benj. A. Provost Notary Public.

0181

Jacques & Moreau  
Jamele Armstrong  
19 Bank of Buffalo

Amount 37 56

Int. ....

Fees ..... 75

Blanks ..... 50

Postage ..... 06

131

Dec 3/79 3  
1.347

6

38 98  
Thos L. Scott Esq

0182

TIFFANY & CO.

Union Square, New York.

IMPORTERS OF

DIAMONDS · PRECIOUS STONES · WATCHES · JEWELRY · BRONZES · CLOCKS · FINE PORCELAIN · GLASS · & · STATIONERY

MANUFACTURERS OF

JEWELRY · WATCHES · SILVER · AND · PLATED WARE

PARIS  
AVENUE DE L'OPERA 207  
LONDON  
20 ADELPHI ST. REGENT ST. W.  
SILVERWARE FACTORY  
40 ST. MARK ST. PRINCE ST.  
NEW YORK

1ST FLOOR  
JEWELRY · SILVERWARE · BRONZE · GOODS  
STATIONERY  
2ND FLOOR  
BRONZE · MARBLE · CLOCKS  
3RD FLOOR  
PORCELAIN · AND · GLASS

NEW YORK

18

Sold to W. L. A. Warren

Folio No

TERMS CASH

544 14 24

TO INSURE ATTENTION CORRESPONDENCE SHOULD BE ADDRESSED TO THE FIRM.

ALL CLAIMS FOR CORRECTIONS MUST BE MADE WITHIN TEN DAYS.

1879

Oct 18	Furnishing & Eng Coin	\$ 225
	Paid	over 5/19

0183

Blank No. 1.

**THE WESTERN UNION TELEGRAPH COMPANY.**

This Company TRANSMITS and DELIVERS messages only on conditions, limiting its liability, which have been assumed to by the sender of the following messages.  
Errors can be guarded against only by repeating a message back to the sending station for comparison.  
The Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages.  
This message is an UNREPEATED MESSAGE and is delivered by request of the sender, under the conditions named above.

A. R. BREWER, Sec'y *158* NORVIN GREEN, President. *157*

Dated *Boston Mass 12* 187*9*

Received at **791 BROADWAY.** *Dec 12*

To *Tiffany & Co*

READ THE NOTICE AT THE TOP.

*Paul C Walker never had  
account had is unknown at  
this bank*

*E Carr Jr  
Cashr*

*13 Collectors*

**THIS TELEGRAM HAS JUST BEEN RECEIVED AT THE OFFICE IN  
791 BROADWAY, near Tenth Street,  
WHERE ANY REPLY SHOULD BE SENT.**

Direct Wires.

0184

UNITED STATES OF AMERICA.

Commonwealth of Massachusetts.

COUNTY OF SUFFOLK, } ss.  
CITY OF BOSTON.

On this *17th* day of *December* in the year of our Lord one thousand eight hundred and seventy *77* I, Arthur C. Denison, Notary Public, by law authority commissioned and duly qualified for said County, at the request of *Samuel Green* Esq., Cashier of the *First National Bank of Boston*, went with the original *check* which is hereto annexed, the time limited and grace having elapsed, to *the First National Bank* and there demanded *payment* thereof which was refused *no funds*

The *check* remaining un *paid* I have duly and officially notified the *Bank of the Metropolis* of said demand and non-*payment* by written notice sent to *the Bank of the Metropolis* by first mail, postage prepaid, addressed, under cover, to *J. Rogers Esq.*

Wherefore, I, the said Notary, at the request aforesaid, have Protested, and by these Presents do solemnly PROTEST, against the maker and drawer of said *check* endorsers, and all others concerned therein for Exchange, Re-Exchange and all Costs, Charges, Damages and Interest, suffered and sustained, or to be suffered and sustained, by reason, or in consequence of the non-*payment* thereof.

Thus done and protested in Boston aforesaid, and my Notarial seal affixed, the day and year first above written.

Fees, } *1.50*  
Postage, } *3*  
Expenses, }  
Charges \$ *1.53*

*A. C. Denison* { Notary Public.

5810

A. E. DENISON,  
Attorney at Law and Notary Public,  
EQUITABLE BUILDING,  
Room 12,  
BOSTON.

*Wickford*  
*15*  
*35*  
\$37.03

*T. H. Young & Co.*

PROTEST.

0186

Buffalo, Dec 3 1879

Please to take Notice,

That a check  
drawn by James G. Armstrong  
& Bank of Buffalo  
for Thirty seven & 57/100 Dollars,

dated Nov 2 1879 due this day, and endorsed  
by you, is **Protested** for non-payment, and that the  
holders look to you for the payment thereof, payment  
having been duly demanded by me and refused.

Very Respectfully,

Ray A. Barrett  
Notary Public.

To James & Marcus

0187

Buffalo, Dec 3 1879

Please to take Notice,

That check  
drawn by James Armstrong  
of Bank of Buffalo  
for Thirty seven 57 Dollars,

dated Nov 26 79 due this day, and endorsed  
by you, is **Protested** for non-payment, and that the  
holders look to you for the payment thereof, payment  
having been duly demanded by me and refused.

Very Respectfully,

Wm. A. Brown

Notary Public.

J. Lotthrop H. Warren

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 *Lothrop H. Warren*

late of the First Ward of the City of New York, in the County of New York, aforesaid on the *Fourth* day of *December* in the year of our Lord one thousand eight hundred and seventy-*nine* with force and arms, at the Ward, City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and cause and procure to be falsely made, forged and counterfeited, and willingly act and assist in the false making, forging and counterfeiting a certain instrument and writing *to wit an order for the payment of money of the kind commonly called a Bank check*

which said false, forged and counterfeited *Bank check* -  
is as follows, that is to say:

*in 35 Dollars  $\frac{50}{100}$  Boston Dec 4<sup>th</sup> 1879*  
*National Hide & Leather Bank*  
*Corner of Federal and Franklin Streets*  
*Pay to Lothrop H. Warren \_\_\_\_\_ or order*  
*Thirty five \_\_\_\_\_  $\frac{50}{100}$  Dollars.*  
*No 124. Paul C. Wagner*

with intent to injure and defraud *Charles L. Tiffany*

and divers other persons; to the jurors aforesaid unknown  
against the form of the statute in such case made and provided, and against the peace  
of the People of the State of New York and their dignity

And the Jurors aforesaid, upon their Oath aforesaid, do further present :

THAT the said *Lathrop & Warren*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said

*Charles S. Tiffany*

and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *To wit an order for the payment of money of the kind commonly called a Bank check*

which said last-mentioned false, forged and counterfeited *Bank check* is as follows, that is to say :

*35 Suffolk Boston Dec 4<sup>th</sup> 1879*  
*National Hide & Leather Bank*  
*Corner of Canal and Franklin Streets*

*Pay to Lotthrop W. Warren — or order*  
*Fifty five* \_\_\_\_\_ *\$* <sup>50</sup>/<sub>100</sub> *Dollars*  
*W: 124* *Paul C. Walker*

the said *Lathrop & Warren*

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited *Bank check*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.

**BENJ. K. PHELPS, District Attorney.**

0190

14'

Counsel,

Filed 29 day of Dec 1879

Pleads

THE PEOPLE

vs.

*P*  
*Lothrop H. Warren*

*2 cases*

INDICTMENT.  
FORGERY in the Third Degree

BENJ. K. PHELPS,

*District Attorney.*

**A True Bill.**

*M. W. Cooper*

*Foreman.*

0191

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

*Loshop H Warren*

late of the First Ward of the City of New York, in the County of New York, afore-  
said on the *twenty sixth* day of *November* in the year of our Lord  
one thousand eight hundred and seventy-*nine* with force and arms, at the Ward,  
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and  
cause and procure to be falsely made, forged and counterfeited, and willingly act and  
assist in the false making, forging and counterfeiting a certain instrument and writing  
*to wit an order for the payment of money of the*  
*kind commonly called a Bank check*

which said false, forged and counterfeited *Bank check -*  
is as follows, that is to say:

*No. 72*

*Buffalo N.Y. Nov 26<sup>th</sup> 1879*

*Bank of Buffalo*

*Pay to the order of Loshop H Warren*

*Thirty seven* *50* *Dollars*  
*100*

*\$ 37. <sup>50</sup>/<sub>100</sub>*

*James C Armstrong*

with intent to injure and defraud

*George B Jaynes.*

and divers other persons; to the jurors aforesaid unknown  
against the form of the statute in such case made and provided, and against the peace  
of the People of the State of New York and their dignity



0193

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Wakefield, Charles

**DATE:**

12/17/79



37

0194

**BOX:**

3

**FOLDER:**

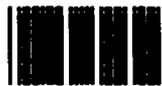
37

**DESCRIPTION:**

Lynch, James

**DATE:**

12/17/79



37

0195

witness

Sidney H. Conklin  
51 W 132

Bail

Henry C Welch  
243 E 128 St  
bail for both

123

848

Day of Trial

Counsel,

Filed 17 day of Dec 1879

Pleads Not Guilty

THE PEOPLE

vs.

Charles Wakarfield

James Lynch

24 W 3

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Part 2nd: Dec 19, 1879.  
Both plead guilty.

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 *Charles Wakefield and James Lynch*

*Each*

late of the *Fifteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *fourteenth* day of *December* in the year of our Lord one thousand eight hundred and seventy-*three*, at the Ward, City and County aforesaid, certain strong and spirituous liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one time, to one

*Sidney H. Boukkin*

; without having a license therefor, as required by law, contrary to the form of the statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

SECOND COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present:* THAT the said

*Charles Wakefield and James Lynch*  
*each*

late of the Ward, City, and County aforesaid, then and there being a person duly licensed according to law to sell spirituous liquors and wines on the day and in the year aforesaid, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors aforesaid unknown, unlawfully did sell, as a beverage, to one

*Sidney H. Boukkin*

contrary to 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.

**BENJ. K. PHELPS, District Attorney.**

0197

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Wakefield, Charles

**DATE:**

12/17/79



37

0198

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Lynch, James

**DATE:**

12/17/79



37

0199

Witnesses

Ludney H. Conklin  
51 W 132nd St

Henry C. Clark  
248 East 125 St  
gone for books

129

849

Day of Trial

Counsel,

Filed 17 day of Dec 1879

Pleads Not Guilty (1)

THE PEOPLE

vs. <sup>38-40 H. H. H. H.</sup>

vs.

Charles Wakefield  
James Lynch

Violation Excise Law

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Part two Dec 19. 1879

Both plead guilty.

Dec 23. 1879

No 1. Fined \$ 25.-

No 2. " " 150.-

0200

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 *Charles Wakefield and James Lynch*  
*Each*

late of the *Fifteenth* Ward of the City of New York, in the County of  
New York, aforesaid, on the *Eleventh* day of *December* in the year  
of our Lord one thousand eight hundred and seventy-*three*, at the Ward,  
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to  
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of  
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of  
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the  
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one  
time, to one

*Sidney A. Coulter*

; without having a  
license therefor, as required by law, contrary to the form of the statute in such case made  
and provided, and against the peace and dignity of the People of the State of New York.

~~Second Count. And the Jurors aforesaid, upon their Oath aforesaid, do further  
present THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly  
licensed according to law to sell spirituous liquors and wines on the day  
and in the year aforesaid, at the Ward, City and County aforesaid, the same  
being the first day of the week, commonly called and known as Sunday, with  
force and arms, certain strong and spirituous liquors and certain wines, to wit: One  
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one  
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one  
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors  
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

**BENJ. K. PHELPS, District Attorney.**

0201

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Walton, Richard

**DATE:**

12/02/79



37

0202

No. 25  
Kintzing

Counsel,  
Filed 2 day of Dec 1879.  
Pleads Not Guilty 3

THE PEOPLE

24 Elizabeth  
170 Elizabeth

vs.

Richard Walton

John Hunt  
Larceny and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Part Trs Dec 8. 1879  
Pleads P. L. person -  
S. P. Two years + 6 m.

0203

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

FORM 112.

Police Court—Third District.

of No. 107 East 7<sup>th</sup> Street, being duly sworn, deposes  
and says that on the 38 day of November 1879

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 complainant's  
person

the following property viz:

One double case Selmer watch -

of the value of Twenty Dollars  
the property of Complainant

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 Richard Walton

(now present) from the fact that  
deponent was residing on the  
Grand 42<sup>d</sup> Street and Corp. town  
and was on the evening of  
the above date, and whilst deponent  
was passing out of the car on  
W<sup>th</sup> Avenue a between 7<sup>th</sup> & 8<sup>th</sup> streets  
Said Walton seized deponent's watch  
which was in the left hand  
pocket of the vest there were  
there shown by deponent said  
vest being a part of deponent's

day of  
Sworn to before me this  
7<sup>th</sup>

POLICE JUSTICE

0204

rapidly clothing and removed it  
from the station. Defendant  
immediately spoke to the  
conductor asking that man  
pointing to Walton, "Is my  
match?" Immediately Walton  
threw up his hands as if  
to show this match away, and  
said "Here is your match." Said  
Walton jumped from the car  
and commenced running. Defendant  
pursued him until chief which  
was attracted the attention of  
Officer Matthew Smith of the  
47<sup>th</sup> precinct who arrested said  
Walton.

To: J. B. Herring,  
Sergeant to Def. Proc.  
This copy of the  
J. B. Herring

0205

Police Court—Third District.

CITY AND COUNTY } ss.  
OF NEW YORK.

*Richard Walton* 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. *Richard Walton*

Question. How old are you?

Answer. *Twenty four years,*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *New York*

Question. What is your occupation?

Answer.  *Clerk*

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 preferred against me.*  
*Richard Walton*

*[Signature]*  
Taken before me this \_\_\_\_\_ day of \_\_\_\_\_ 18\_\_  
POLICE JUSTICE.

0206

POLICE COURT—THIRD DISTRICT

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Charles Herring  
107 E 7th St

Richard Walter

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

Dated

Mr 26-1879

Magistrate

Officer

Clerk

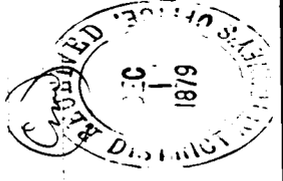
Witnesses

Chas. Herring  
conductor  
Car No 30 42 9th St  
Guns and Conf  
Farm Rail Road Co  
Henry Jaeger 1120 B

\$ 500 to answer

at 5 o'clock Sessions

Received at Dist. Att'y's Office,



COUNSEL FOR COMPLAINANT.

Name

Address

COUNSEL FOR DEFENDANT.

Name

Address

0207

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

*Richard Walton*

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

*one watch of the value of twenty dollars  
of the goods, chattels, and personal pro-  
-perty of one Charles Herring on the  
person of the said Charles Herring  
then and there being found from  
the person of the said Charles Herring*

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

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.

0208

*And the Jurors aforesaid, upon their oath aforesaid, do further present*  
**That** the said

*Richard Walton*

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 watch of the value of twenty dollars*

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

*Charles Herring*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said

*Charles Herring*

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

*Richard Walton*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen.) 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.

**BENJAMIN K. PHELPS, District Attorney.**

0209

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Weckstrom, John

**DATE:**

12/23/79



37

0210

176  
Filed 23 day of Dec 18 79  
Pleads Not Guilty 23.

THE PEOPLE

vs.

John Beckstrom

Felony Assault and Battery.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Part Jno Sawyer 6. 1880  
Tried & acquitted.

0211

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

Form

POLICE COURT—FIRST DISTRICT.

*Margaret Murphy*  
of No. *27 Chambers* Street, being duly sworn, deposes and says,  
that on the *31<sup>st</sup>* day of *November* 187*9*

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

*John Vixtrimp* now present.  
That said *John* did willfully  
and maliciously cut and  
lacerate the flesh of *deponent's*  
head and face with and by  
means of a certain knife and  
sharp dangerous weapon which  
he said *John* then and there  
held in his hand.

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

*John Vixtrimp*  
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 accord-  
ing to law.

*Margaret Murphy*  
mark

Sworn to, before me, this

day of

*30* November 187*9*

Police Justice.

02 12

Police Court—First District.

CITY AND COUNTY OF NEW YORK, ss.:

*John Wikström* 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.

*John Wikström*

Question. How old are you?

Answer.

*42 years.*

Question. Where were you born?

Answer.

*Sweden.*

Question. Where do you live?

Answer.

*27 Rensselaer St.*

Question. What is your occupation?

Answer.

*Carpenter.*

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

Answer.

*I am not guilty -  
, Wikström.*

Taken before me, this

*10th day of Dec 1879*  
*A. L. Morgan*  
POLICE JUSTICE

0213

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court - First District.

AFIDAVIT - Felonious Assault & Battery

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Margaret Murphy*  
*27 Roosevelt St*  
*John C. Trump*

BAILED by *John Murphy*  
by *Michael Reardon*  
Residence, *107D Roosevelt St*

2  
3  
4  
5  
6

No. 2, by  
Residence,

Dated *September 1st 1871*  
*Wm. P. Mc* Magistrate.  
*R. B. Powell* Officer.  
*H* Clerk.

No. 3, by  
Residence,  
No. 4, by  
Residence,  
No. 5, by  
Residence,  
No. 6, by  
Residence,

Witnesses  
*John Murphy*  
*George Sullivan*  
*via signature of Special*  
*State Attorney*  
*No 27. Roosevelt St*  
*Five hundred* to answer

at General Sessions.....  
Received at Dist. Atty's Office, *(C.C. 111)*

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 Weadstrom*

late of the City of New York, in the County of New York, aforesaid, on the  
*Thursly first* day of *November* in the year of our Lord  
one thousand eight hundred and *ninety nine* with force and arms, at the City and  
County aforesaid, in and upon the body of *Margaret Murphy*  
in the peace of the said people then and there being, feloniously did make an assault  
and *her* the said *Margaret Murphy*  
with a certain *knife*  
which the said *John Weadstrom*

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 *Margaret Murphy*  
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 Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County  
aforesaid, the said *John Weadstrom*  
with force and arms, in and upon the body of the said *Margaret Murphy*  
then and there being, wilfully and feloniously did make an  
assault and *her* the said *Margaret Murphy*  
with a certain *knife* which the said *John Weadstrom*

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 *Margaret Murphy*  
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.

THIRD COUNT.

And the Jurors aforesaid, upon their Oath aforesaid, do further present : That  
afterwards, to wit, on the day and in the year aforesaid, at the City and County afore-  
said, the said *John Weadstrom*

with force and arms, in and upon the body of *Margaret Murphy*  
in the peace of the said people then and there being, feloniously did make another  
assault and *her* the said *Margaret Murphy*  
with a certain *knife*  
which the said *John Weadstrom*

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 *Margaret Murphy* with intent *her* the

0215

said *Margaret Murphy* 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 Jurors aforesaid, upon their Oath aforesaid, do further present: That afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said *John Hesterston*

with force and arms, in and upon the body of the said *Margaret Murphy* then and there being, wilfully and feloniously, did make another assault and *beat* the said *Margaret Murphy* with a certain *knife* which the said *John Hesterston* 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 to then and there wilfully and feloniously maim *her* the said *Margaret Murphy* 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.

BENJ. K. PHELPS, District Attorney.

*Best Jm day 6. 1880  
Child's acquittal.*

A TRUE BILL.  
*M. W. Cooper*  
Foreman.

BENJ. K. PHELPS,  
District Attorney.

*John Hesterston*  
THE PEOPLE  
vs.  
Felony Assault and Battery.

*W. J. King*  
Filed *23* day of *Dec* 18*79*  
Pleads *Not Guilty 23.*

02 16

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Welsh, Isaac

**DATE:**

12/22/79



37

0217

165.

Counsel,

Filed 29 day of Dec. 1879

Pleads ~~Not Guilty~~

Dr. Mark...

THE PEOPLE

vs.

Isaac Welsh

INDICTMENT.

Petit Larceny of Money from the Person.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

M. W. Cooper

Foreman.

Dec 30 1879

Isaac Welsh

Sentence suspended

0218

Form 112.  
STATE OF NEW YORK  
CITY AND COUNTY OF NEW YORK, } ss:

Police Court—First District.

*Thomas Long* (Name of Deponent)  
of No. *114 1/2* *King Street* ~~Street~~, being duly sworn, deposes  
and says, that on the *15<sup>th</sup>* day of *December* 18*79*  
at 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: *A pocket book containing*  
*good and lawful money consisting*  
*of one bill of the value of five dollars*  
*and one bill of the value of two*  
*dollars and collectively*

of the value of *Seven* 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 *Isaac Walsh*

*Now here for the reason that deponent*  
*saw and detected the prisoners in the*  
*act of so taking, stealing and carrying*  
*away said property from a pocket of*  
*the pantaloons then worn by deponent*  
*Thomas Long*

*City and County of New York's William*  
*Cities of the 1<sup>st</sup> District being sworn says*  
*that he pursued the prisoners who was*  
*running away and as deponent approached him*  
*deponent saw him throw a pocket book into the*  
*East River* *Wallace & Otter*

*Sworn to before me, this 15<sup>th</sup> day*  
*of December 1879*  
*A. W. Morgan*  
Police Justice

0219

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

*Isaac Welsh* 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.

*Isaac Welsh*

Question. How old are you?

Answer,

*22 years.*

Question. Where were you born?

Answer.

*New York*

Question. Where do you live?

Answer

*38 Madam street.*

Question. What is your occupation?

Answer.

*Salvager.*

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

Answer.

*I have nothing to say.*

*Isaac Welsh*

Taken before me, this

*15th* day of *April* 18*79*  
*A. J. Morgan* Police Justice.

0220

COUNSEL FOR COMPLAINANT.

Name, .....  
Address, .....

COUNSEL FOR DEFENDANT.

Name, .....  
Address, .....

Police Court—First District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Charles Long*  
*House of Deputation*  
vs  
*Jaac Weisk*

BAILED:

No. 1, by

Residence, .....

No. 2, by

Residence, .....

No. 3, by

Residence, .....

No. 4, by

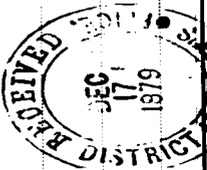
Residence, .....

No. 5, by

Residence, .....

No. 6, by

Residence, .....



Dated *Dec 15 1879*

Magistrate.

*William Carter* 1<sup>st</sup> Officer.

Clerk.

*Witness*  
*Said Officer*  
*Complainant's debt*  
*to House of Deputation*  
*in default of \$200 bail*

*Wm* to answer  
*Comm.* Sessions

Received at Dist. Atty's office

0221

CITY AND COUNTY }  
OF NEW YORK. } NO.

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 Isaac Walsh

late of the First Ward of the City of New York, in the County of New York, aforesaid,  
on the *Fifteenth* day of *December*, in the year of our Lord one  
thousand eight hundred and seventy-*nine* at the Ward, City, and County aforesaid,  
with force and arms,

~~One Divers Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number  
and denomination to the Jurors aforesaid unknown, and a more accurate description of  
which cannot now be given, of the value of~~

~~One Divers Promissory Notes for the payment of money, the same being then and there  
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-  
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot  
now be given, of the value of~~

~~Divers 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 a number and  
denomination to the Jurors aforesaid unknown, and a more accurate description of  
which cannot now be given, of the value of~~

~~Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-  
known, and a more accurate description of which cannot now be given, of the value of~~  
*one pocket book of the value of one 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 United States Treasury note, of the denomina-*  
*tion of five dollars and of the value two dollars,*  
*one promissory note for the payment of money the same*  
*being then and there due and unsatisfied and of the*  
*kind called a bank note, of the denomination of*  
*two dollars and of the value of two dollars,*

of the goods, chattels, and personal property of one *Thomas Long* —  
on the person of the said *Thomas Long* — then and there being found,  
from the person of the said *Thomas Long* — 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.

BENJ. K. PHELPS, District Attorney.

0222

**BOX:**

**3**

**FOLDER:**

**37**

**DESCRIPTION:**

**Williams, Frank**

**DATE:**

**12/02/79**



**37**

0223

**BOX:**

3

**FOLDER:**

37

**DESCRIPTION:**

Dugan, William

**DATE:**

12/02/79



37

0224

No 3,

Counsel,

Filed 2 day of Dec 1879

Pleads

THE PEOPLE

vs.

Frause Williams

William Logan

Larceny, and Receiving Stolen Goods.

BENJ. R. PHELPS

District Attorney.

No 2 *Richard Quincy*

S.P. 4 years.

A True Bill.

Marville W. Cooper

Foreman.

Dec 5, 1879

*John*

S.P. 3 years.

428

The People  
 vs  
 William Dugan } Court of General Sessions. Before  
 Judge Lowing, December 3, 1879  
 Dugan was jointly indicted with Frank Williams for  
 grand larceny and receiving stolen goods.

Edward Delaney, sworn and examined  
 testified. I am an expressman; on the 20<sup>th</sup>  
 of Nov., I was the owner of an express wagon.  
 On that day there was delivered to me  
 three packages from Rosenthal & Co. I was to  
 fetch them over to Lord and Taylor, Grand  
 St. and deliver them. I guess this was about  
 3 1/2 o'clock in the afternoon. I put the pack-  
 ages in the wagon, I had no boy because I  
 came down here; they kept me for a license  
 a little while. After six o'clock I could not  
 deliver any goods to Lord and Taylor and  
 I did not want to keep valuable goods at  
 home over night. Between Mott and Mul-  
 berry St. there was a hill horse coming  
 up and I let the horse go a little slow  
 at Mott St.; after that I let the horse go  
 pretty lively. About near the Bowery I looked  
 back and I only had two boxes. I came  
 right back and I met a patrolman, one  
 of the officers on Canal St.; he was talking  
 to a couple of gentlemen. He asked me  
 what I was looking for? I told him I lost  
 a bundle; the officer had a witness there

0226

that seen the boys take this. I spoke to the witness at the time; he knew that somebody had stolen something from my wagon at that time. I should think the prisoners were arrested half an hour after the bundle was gone; the package that was taken was about three feet long and a foot wide; the boxes were of pasteboard.

Cross Examined. I have been driving an express for eight years, but I got out a license for this wagon on the 20th, just that same day. I signed for three bundles from Rosenthal Co. for Lord and Taylor. I did not see the prisoners take anything out of the wagon. Rosenthal Co. employed me to deliver the goods to Lord and Taylor, but I did not succeed in delivering them. I will have to pay Rosenthal for the property. Herrman Levy sworn and examined. I am shipping clerk for Rosenthal Co. I delivered on the 20th of Nov., to Delaney cloaks; they were in three different packages marked to Lord and Taylor, Grand St. city; in the package that was lost there were ten cloaks; it was a pasteboard box about ten inches high and about thirty inches long. I saw two packages that were returned when the expressman came back and told me that one was stolen. The value of the cloaks stolen was 85 dollars.

Cross Examined. I marked and put up the

0227

cloaks in the boxes. Charles Softye, sworn. I am working at 124 Baxter St. Learning to be a machinist; on the 20<sup>th</sup> of November about 3 1/2 o'clock in the afternoon I was going up to Division St. for some screws. I saw Delaney with his wagon and I saw this prisoner and Williams. I seen the red headed fellow [Williams] go up behind the wagon and take a box out and where he got about a quarter of a block away from the corner he threw the box to the prisoner and the two of them ran down Mott Street. Cross Examined. I was going up through Canal St. to Division; Williams took the box in Canal St. and then he went right into Mott St. I did not see this prisoner do anything but take the box. I am sure he ran, but I do not know where he ran to. I went to the Station House that day and to the Police Court the day after. William Dugan, sworn and examined in his own behalf testified. I was boarding in the Gilbert House before I got arrested and I was boarding with a woman named Mrs. Clark 64 Mulberry St. I am personally acquainted with the prisoner who pleaded guilty, Williams. I recollect the day he was charged with taking the box from the Express wagon. I will tell nothing but the truth, I know I am going to prison. I was coming through Mott St,

0228

me and another young fellow. I met this man  
 and he said, "Will you carry that box?" I said,  
 "yes". He said he would give me half a dollar  
 and he put it on my shoulder. I carried it  
 for him, and when I got down to the corner  
 of Mott and Bayard Sts., he took the box off me.  
 I walked behind him; so then I walked  
 down through Mulberry myself alone and  
 I came through Chatham St. and right on  
 the corner of Chatham and Mott Sts. I  
 met him and another young fellow. I walked  
 up Mott St. and the first thing I know  
 detectives Adams and Dolan put a  
 pistol up to my head and said, "Stand over  
 I will shoot". I turned around and I looked  
 at him, he got hold of me; he took me to  
 the station house. The box was heavy, I was  
 out of employment for a week and had  
 no money. I did not know the goods were  
 stolen. I know Williams was a thief. I have  
 been acquainted with him ten years. I saw  
 him in Sing Sing when I was there myself.  
 Frank Williams was sworn and said  
 that Dufan did not know that the box was  
 stolen, that he asked him to carry it.  
 The jury rendered a verdict of guilty.  
 His Honor sentenced the prisoner Dufan  
 to the State prison for the term of four years.

Williamson

0229

Testimony in the  
Case of *Mr. Dugan*  
filed Dec. 2/79

0230

422

The People  
vs  
William Dugan } Court of General Sessions. Before  
Judge Cowing, December 3, 1879  
Dugan was jointly indicted with Frank Williams for  
grand larceny and receiving stolen goods.

Edward Delaney, sworn and examined testified. I am an expressman; on the 20<sup>th</sup> of Nov., I was the owner of an express wagon. On that day there was delivered to me three packages from Rosenthal & Co. I was to fetch them over to Lord and Taylor, Grand St. and deliver them. I guess this was about 3 1/2 o'clock in the afternoon. I put the packages in the wagon, I had no boy because I came down here; they kept me for a license a little while. After six o'clock I could not deliver any goods to Lord and Taylor and I did not want to keep valuable goods at home over night. Between Mott and Mulberry St. there was a hill horse coming up and I let the horse go a little slow at Mott St.; after that I let the horse go pretty lively. About near the Bowery I looked back and I only had two boxes. I came right back and I met a patrolman, one of the officers on Canal St.; he was talking to a couple of gentlemen. He asked me what I was looking for? I told him I lost a bundle; the officer had a witness there

0231

that seen the boys take this. I spoke to the witness at the time; he knew that somebody had stolen something from my wagon at that time. I should think the prisoners were arrested half an hour after the bundle was gone; the package that was taken was about three feet long and a foot wide; the boxes were of pasteboard.

Cross Examined. I have been driving an express for eight years, but I got out a license for this wagon on the 20th, just that same day. I signed for three bundles from Rosenthal & Co. for Lord and Taylor. I did not see the prisoner take anything out of the wagon. Rosenthal & Co. employed me to deliver the goods to Lord and Taylor, but I did not succeed in delivering them. I will have to pay Rosenthal for the property. Herman Levy sworn and examined. I am shipping clerk for Rosenthal & Co. I delivered on the 20th of Nov., to Delaney cloaks; they were in three different packages marked to Lord and Taylor, Grand St. City; in the package that was lost there were ten cloaks; it was a pasteboard box about ten inches high and about thirty inches long. I saw two packages that were returned when the expressman came back and told me that one was stolen. The value of the cloaks stolen was 85 dollars.

Cross Examined. I marked and put up the

0232

Form 112.

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

Police Court—First District.

Edward Delaney

of No. 1055 - First Avenue Street, being duly sworn, deposes

and says, that on the 20 day of November 1899

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 deponents wagon

the following property, viz: Ten Ladies Cloaks of the value of Eight <sup>50</sup>/<sub>100</sub> dollars <sup>each</sup> in all as this deponent is informed by Herman Levy - contained in a box - marked Gold + Taylor - and

of the value of Eighty Five Dollars,

the property of Sadie Rosenthal and Marcus Marks partners and in care and charge of this deponent as a common carrier

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

Frank Williams and William Dugan (both now here) for the reason that deponent was informed by Charles Softye that he said Softye saw said Williams take the aforesaid property from the rear part of deponents wagon which was being drawn along Canal Street in said city and passed the said property to said Dugan.

Wherefore deponent charges said Williams and said Dugan with taking stealing and carrying away the aforesaid property  
Edward Delaney

Sworn to before me, this

November 21

1899

day

Police Justice

0233

City and County }  
of New York } ss

Charles Softye of No 124 Baxter Street being duly sworn says that he has heard read the foregoing affidavit and the statement therein contained on information is true to deponents own knowledge

Sworn to before me this 6th day of September 1879

W. J. Morgan  
Police Justice

Charles Softyes being cross examined further says that at the time of taking of the box from the wagon by Williams on Canal Street, Bergen was in West Street. I do not know what was contained in the box -

Re-examined -

The man Williams took from the box taken from the wagon and to Bergen in West Street.

Int. Can you say that Williams knew of Bergen being there?  
Ans. No Sir

W. J. Morgan

Sworn to before me  
September 25th 1879  
W. J. Morgan  
Police Justice

0234

DEPARTMENT OF  
Public Charities and Correction

OFFICE OF CITY PRISON.

New York

Dec 30, 1879

Wm J Clark Esq.

Chief Clerk District Office

Sir Frank Williams went to  
Court of Jud Sessions this morning  
on a charge of P.C. There is a  
charge of Assault & Battery being  
agreed to in the Court of Special  
Sessions since Nov. last, at which  
time he was being got but was  
surrendered by his Prisoner who  
arrives for the present offense  
and being held charged on your  
Court. The Paper in the W.B.  
One can find you the Clerk  
of the Court who will  
deliver them to you upon applica-  
tion and with the consent of

0235

the Court which will be  
obtained as soon as asked  
for.

John Drury  
James Finis  
Warden

0236

Form 10.

POLICE COURT - FIRST DISTRICT.

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

of No. 16 - Hermann Levy. Attorney Street  
being duly sworn, deposes and says,

that on the \_\_\_\_\_ day of \_\_\_\_\_ 18\_\_ at the City  
of New York, in the County of New York,

that he has read and the foregoing affidavit and the information therein as referring to this deponent is true of this deponent's own knowledge.

Hermann Levy

Sworn to, this 21<sup>st</sup> day of Jan<sup>r</sup> 18 79

before me, *[Signature]* Police Justice.

0237

Form 10.

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Frank Williams* 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. *Frank Williams*

Question. How old are you?

Answer. *28 years.*

Question. Where were you born?

Answer. *New York.*

Question. Where do you live?

Answer. *Gilbert House, Chatham St.*

Question. What is your occupation?

Answer. *Seamster -*

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

Answer. *I am not guilty*

*Frank Williams*

Taken before me, this

day of

*November 1877*

Police Justice

*A. L. Morgan*

0238

BAILED

No. 1, 654  
Prison  
1st District  
by

CITY AND COUNTY } ss.  
OF NEW YORK.

*William Dugan* 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 *he* states as follows,  
viz:

Question. What is your name?

Answer. *William Dugan*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *Gilbert House Chatham St.*

Question. What is your occupation?

Answer. *Laundry.*

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

Answer. *I am not guilty.*

*William Dugan*

Taken before me, this

*A. J. Higgins*  
Police Justice  
November 18 99

0239

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

No. 1.  
Police Court—First District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Edward Delaney  
1055 First Avenue

1. Frank Williams  
2. William Dugan

3. J. H. G.

Dated: 27th November 1917  
M. M. M. Magistrate.

Adams & Dolan  
14th Precinct  
Clerk.

Witnesses: Charles Softy  
124 Bond St

Herman Sperry  
5153 White St  
Officers Adams & Dolan  
14 Precinct

15th Precinct  
General Sessions  
Received at Dist. Att'y's office  
DISTRICT ATTORNEY'S OFFICE  
1888

BAILEY

No. 1

Residence

No. 2

Residence

No. 3

Residence

No. 4

Residence

No. 5

Residence

No. 6

Residence

0240

CITY AND COUNTY }  
OF NEW YORK, }<sup>INC.</sup>

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 *Frank Williams* and *William Dugan*  
Each -

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 seventy-*nine* at the Ward, City and County aforesaid,  
with force and arms.

*Ten cloaks of the value of Eight dollars*  
*and fifty cents each.*

of the goods, chattels, and personal property of one *Isadore Rosenthal*

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.

0241

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

**That** the said

*Frank Williams and William  
Dugan 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,

*Ten cloaks of the value of Eight dollars  
and fifty cents each -*

of the goods, chattels, and personal property of the said *Isadore Rosenthal*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously  
stolen of the said *Isadore Rosenthal*

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

*Frank Williams and William Dugan*

then and there well knowing the said goods, chattels, and personal property, to have been feloniously  
stolen.) 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.

**BENJAMIN K. PHELPS, District Attorney.**