

1095

BOX:

445

FOLDER:

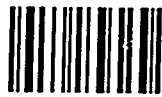
4106

DESCRIPTION:

Pon, Chu

DATE:

07/29/91



4106

1096

BOX:

445

FOLDER:

4106

DESCRIPTION:

Sue, Chu

DATE:

07/29/91



4106

1097

BOX:

445

FOLDER:

4106

DESCRIPTION:

You, Chu

DATE:

07/29/91



4106

1098

Witnesses:

Rec'd Alex Conner
Paid for dr 3.
fused at \$500
Fr

No 1, 2 + 3

Bailed July 31/91
by Jacob Klinger
No 35 Greenwich St.

more of these
Chinese witnesses
in this case have
informed can't be
found. Indictment
July '91 - I ask that
Indictment be dismissed
May 12/92 F.F.B.
A.D.A.

No. 107 #2 607
Counsel, H.H. B.W. July 29/91

Filed 29 day of July 1891

Pleads, no 3 not guilty (30)

THE PEOPLE

vs.

Chu Yon B
Chu Sue B
Chu Don B

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Spitulas J. J. J.
Foreman.
Part 2 - on motion of District
Attorney indictment
of all two defendants
dismissed.

STENOGRAPHER'S MINUTES.

Ind District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Lehan Leung Guy
vs.
Lehar Yinn
and
Lehel Pany

BEFORE HON.

P. G. Duffy
 POLICE JUSTICE,

July 19th 1891

APPEARANCES:

For the People,

For the Defence,

188

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WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

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Second Witness	11-13			
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The Second defendant	23-24			

W. J. Treacy
 Official Stenographer.

New York, July 19th 1891
 Third District Police Court.
 Hon. P. H. Hopper, Presiding.

Chang Ching Gung }
 U.S. }
 Lieut. Comdr and
 Lieut. Rang }

Examination before, or
 preliminary to, taking
 complaint.

Officer William J. Murphy
 of the 11th Police District
 being duly sworn, said:
 The complainant alleged, that
 he was robbed of two
 hundred and fifty
 dollars, I asked him

2

through an interpreter
 if he knew who took
 it, he said three men
 came in and went to
 his bed, and turned
 the clothes down and
 poured the money in
 the bed, and put it
 in their pocket and
 went out again, he
 said he knew who
 they were and identi-
 fied two (2) of the
 defendants.

Sworn to before me this }
 19th day of July 1891 }

Police Justice

2

3rd

behave behaving thus being
duly sworn, deposes and
says,

Emst. What charge have
you to make against
these two defendants,
What did they do to
you?

A. They stole my
money.

Q. When?

A. About Nine (9) o'clock
Thursday morning.

Q. Where
was the money?

A. In my bed, under my pillow.

Q. Who
was in the room, with
you?

A. Two men near
me.

Q. Did you see the

3

4

defendants take the money?

A. I saw one man.
Q. Why did you not stop him from taking the money?

A. This one came, I went to the closet.

Q. How do you know then that it was your money?

A. A man told me about it.

Q. Where was the money taken?

A. It was my money.

Q. How did you come to have so much money about you?

4

5

A. I borrowed money from my cousin, and I had the best money.

Q. Why did you borrow the money?

A. To pay my rent.

Q. What rent do you pay?

A. Two hundred and fifty dollars (\$250.) a month.

Q. When did you last see this money?

A. I received it ten o'clock Wednesday morning, and missed it on Thursday morning, when I returned. Some one had turned my bed clothes

6

Q. over. (What time was it taken?)

A. I believe nine o'clock in the morning.

Q. (What day was it?)

A. Thursday.

Q. When were the prisoners arrested?

A. Yesterday, Saturday.

Shrove to before me this }
19th day of July 1891 }

6

7

First witness on the stand (no name given) being duly sworn, deposes and says,

Q.

you see the two men hide
guddants, do anything,
and if so, what?

A.

Thursday morning, I heard a noise and
noticed scratch and these two men (hudd-
ants) turned down the room, then they
came to my bed, then they went to two
beds next to me, then they did the
same to Complainant's bed, and found a
parcel and the tall

7

man and another, man
not here, and they
spoke together, then
they made a mention
and put it in his
pocket.

Q. Why did you
not object to their
doing that?

A. Because
they had made remarks
that they would
arrest me, so I was
afraid, I was fright-
ened and put on my
garment.

Q. Why did you
not tell the owner of
the money?

A. I was
afraid, I went out.

Q. Had you tell

9

A. the owner of the money? (When I came home in the evening and the complainant asked me, and I told him.

Q. No, you know these defendants by sight?

A. I do not know them; but I saw them in the street.

Q. Have you any doubt, as to the identity of these two (2) defendants?

A. I am sure of them.

Q. What time was it on Thursday

9

10th

A. morning. Between eight
and nine o'clock.

Q. Was it dark?

A. At the window it was light, but from the window it was dark.

Q. Why should they scratch matches if it was light?

A. They did not scratch any in that room.

Q. Now if there is any doubt about the identity of these defendants, you should give them the benefit of it?

A. I am sure of them.

Sworn to before me this

19th day of July 1891. Police Justice.

1/10

The Second Witness, on the stand (no name given) being duly sworn deposes and says,

Q. What do you know about this alleged Larceny?

A. I was lying down and heard the three men rushing in another room and scratch matches and then they came in and looked at me and my bed, then they went to another bed, and then they came to the complainant's bed and then they took something like a handkerchief or parcel.

1/...

Q. What did you see him do with that parcel?

A. I did not see what he did with it, but the three men stood there. I saw his hand on the pillow.

Q. Are you sure that is one of the men?

A. One man went out and this man followed and soon after another came and said and we have all got to go to jail, they all went and I went too, it was nine o'clock in the morning.

13

Q. Did you see the tall
defendant with the
other two?

A. Yes Sir.

Q. Can you identify the
three men? And these

Q. the three men, are
these come here with
the other two?

A. Yes Sir.

Sworn to before me this
19th day of July 1891 }

Police Justice

13

140

(Witness No. Three (no name given) being duly sworn deposes and says,

Q.

These two men are charged with stealing Two hundred and fifty dollars (\$250.) from the Complainant, What do you know about it?

A.

When they were arrested, I was in the cell between them, and I heard one say now is it no one comes to see us, and we said not so soon as all that.

Q.

Had you hear them say anything about the stealing of this money?

14

15

A. "Why were we arrested"
 one said, I am sorry
 it is not enough, it
 ought to be more, the
 stout man, asked
 the tall fellow, have
 you got the money,
 have you got fifty
 cents, and he gave
 fifty cents (.50¢) to
 the keeper.

I. What then
 occurred?

A. He said, "The
 money, I took I gave
 to the man and
 he gave me two
 dollars for it, the
 long man away

Sworn to before me this }
 19th day of July 1891 }
 Police Justice

15

160

Officer Nijou, of the
 Thub's Police Court,
 being sworn, deposes and
 says,

Q. Do you know the
 complainant?

A. I saw him
 in court the other day.

Q. Had
 you arrest him?

A. No Sir.

Q. Do you know the
 defendants?

A. Yes Sir.

Q. Do you remember the
 date of this month?

A. Yes Sir.

Q. Were you in their
 company?

A. Yes Sir, three

Q. of them. What time were

16

Q. you write them?

A. From half past eight o'clock till about five minutes past nine (9) I was executing this Warrant.

Q. These defendants were with you at Nine o'clock?

A. At five minutes after Nine, I swear positively, I took them to 19 Bowery, to identify a prisoner, named in this Warrant for giving Straw Bail.

Q. you go in there then?

A. Yes, Sir, I went in with them. I was with them all the time till they came out, about five minutes

18

Q. of nine o'clock. You were trying to arrest the man you had the Warrant for?

A. Yes Sir, I did not find him, I was watching them all the time.

Q. Were you on the stairs while they searched?

A. No, I was in the hall.

Q. You did not go into the bed room?

A. Not till afterwards.

Q. You could not see whether they took anything or not?

18

19

A. I could see, this place is, nothing but a platform and a long hall, and a partition through the center. I could see them when they turned the partition, they went in to identify the man.

Q. Say you stood in the hallway?

A. In the main room.

Q. Did you see them take a handkerchief?

A. They did not touch a pillow when they pulled the curtain aside.

Sworn to before me this
19th day of July 1891

19

Police Justice.

21

R. S. Murrant, being duly sworn, deposes and says, these defendants went with Officer Whison, and immediately they left his company, they came to my office, there were there five or six (5 or 6) minutes past nine o'clock. Mr. Clark another gentleman and this boy were there, then they went to the District Attorney's to report what they did.

Sworn to before me this }
19th day of July 1891 }

Police Justice

21

21 0

One of the Defendants being duly sworn, deposes and says,

Q. You are charged with stealing money from the Complainant, what have you to say?

A. I did not do it.

Q. Who you know all that was said against you?

A. Yes Sir.

Q. Is it true or false?

A. It is false.

Q. Who went into that room with you that day?

A. Four of us.

Q. How long were you there?

21

I 20

A. I was there twice, about 5 minutes at a time, I went to identify the man who gave straw Bail.

I. Do you understand English?

A. No Sir.

I. What time were you there?

A. I cannot tell, but, I went to Howe and Hummel's Office about eight o'clock — about nine o'clock.

Sworn to before me this }
19th day of July 1891 }

Police Justice

I 2

Q3

The Second defendant being duly sworn, deposes and says.

Q. You are charged with having stolen \$250. dollars from the complainant, is that true?

A. It is not true, I am in the Laundry business.

Q. Were you ever arrested before?

A. No Sir.

Q. How long have you been here?

A. A little over four years.

Q. Did you say when you were in the cell "you were sorry it was not more money?"

Q3

24.

A. I never spoke a single word even.

I. Had you have any conversation with the other defendant while in the cell?

A. Yes Sir, but not on that, not about money, I did not say I was sorry, it was not more money, I did not know why I was arrested.

Sworn to before me this
19th day of July 1891

Police Justice

Defendants Discharged.

111

24

District Police Court.

Charles Henry

vs.

Charles Henry

Charles Henry

STENOGRAPHER'S TRANSCRIPT.

July 19 188*1*

BEFORE HON.

J. H. Huffer

Police Justice.

W. J. Hickey

Official Stenographer.

1125

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 29th day of July
1891, in the Court of General Sessions of the Peace of the County of New York,
charging Chen Yow

with the crime of Grand Larceny in the second degree

Chen Yow You are therefore Commanded forthwith to arrest the above named
Chen Yow and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City
Prison of the City of New York.

New York City, the 29 day of July 1891
By order of the Court,

John Sparks
Clerk of Court.

1126

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

Chiu Yow

BENCH WARRANT FOR FELONY.

Issued

July 29th 1891

July 31 1891
The within named defendant was
arrested this day and brought to the
Court of General Sessions by
Wm. Burchett Trainer
The officer executing this process will make
his return to the Court forthwith.

In the Matter of the
 investigation of the
 Complaint of
 Chung Kong
 against
 Cheu Yow
 Cheu Sue and
 Cheu Poon

To Hon Deaneey Nicoll
 District Attorney.

I have examined
 the witnesses in the above entitled matter
 and find the facts to be substantially as
 follows. The complainant Chung Kong
 and the witnesses Ah Koo and Ah Chiu
 were on the morning of July 16-1891 in
 bed in the basement of the premises known
 as No 19 Bowery, the upper floor of which
 is used as a Chinese Theatre..

Chung Kong on the day previous had
 borrowed some money from his cousin,
 which together with money he had belong-
 ing to the Theatrical Company amounted
 to \$250. With this \$250 he intended to
 pay the rent of the premises in which
 the theatre is carried on.

At about nine o'clock on the morning

of the 16th inst. Chung Kung arose from his bed to go to the closet, leaving the \$250 wrapped up in a white pocket handkerchief under his pillow. Ah Hop and Ah Chin occupied the bed about three feet north of the one in which Kung slept and a few moments after the latter had left for the closet their attention was attracted by some one in the north passage way leading to the rear of the basement where they were in bed, striking matches, as they came down the passageway. There are two passageways in the basement with a window at the end of each and Ah Hop and Ah Chin while lying in bed saw Chin Yon, Chin Sue and Chin Pan come to the rear and Chin Yon turned the pillow in Chung Kung's bed and took from under it a parcel done up in a white handkerchief. Chin Yon showed it to Chin Sue and the latter felt it and motioned the former to put it in his pocket, which he did. Chin Pan then beckoned them to come away.

Before they left she told Ah Hop & Ah Chin that they were going to arrest ~~them~~ ~~the~~. They then proceeded toward the front of the basement. Chin Yon ~~was~~

the beds as he went along, and they were there joined by Officer Dixon whom they had accompanied in order to identify one Kong Toy whom the officer was in search of for the purpose of arresting him for giving stolen goods.

The theatrical company had been and was then in trouble for giving performances without a license and Ah Keop & Ah Chui were afraid to say anything about the affair. Ah Chui left the place before Chung Kong was informed of what had taken place and Ah Keop went off to Court with the others.

On the 17th of July Chui Yau & Chui Poon were arrested and taken to the 11th Precinct Station and while in there Detective Mooney hearing them conversing in an excited and loud manner sent for one Pun Sing another Chinaman to learn what they were talking about.

Pun Sing was locked in a cell between them & while there he heard them giving the details of the crime and what had been done with the money, and how it was to be divided &c.

On the 19th inst they were taken to Court and although Ah Keop & Ah Chui testified that they had seen Chui

Yau, Chiu Sue + Chiu Pon take the parcel and Chung Kow testified that it contained \$250; and Pun Sing testified as to what he overheard. Judge Duffy discharged the two defendants who had been arrested.

In view of the foregoing — believing that the defendants should not have been discharged by the Police Magistrate as there was ample evidence to hold them for trial, I respectfully recommend that the matter be sent to the Grand Jury for investigation for the purpose of indictment.

Very Respectfully

Chas. E. Cummings

Deputy Asst. Dist. Atty.

July 24/71

In the Matter of the
investigation of the
Complaint of

Chung Hong
against

Chu Yow, Chu Sue
and Kuen Poo.

Reports recommending
an investigation by
the Bureau.

Report of Agent
W. H. C. (W. H. C.)
of the District Attorney
of the County of
San Francisco, Cal.
dated May 1918.

1132

*District Attorney's Office,
City and County of New York*

July 21st, 189 I.

People
vs.
Chu Yan &
Chu Pon

To the Clerk of the Essex Market Police Court.

Dear Sir :

Inquiry has been made at this office in reference to papers in the above case, which was stated to have been dismissed in the above court on the 19th of July .

Kindly send the papers in this case to this office at your earliest convenience, and oblige.

Very truly yours,

Henry B. Stapler

Acting District Attorney.

*The case was
dismissed before it
took the shape of a
formal complaint.
There are only a few
notes by Steiner.*

1133

COUNTY OF NEW YORK, ss.

In the Name of the People of the State of New York, To any Sheriff, Constable,
Marshal or Policeman in this State, GREETING:

An indictment having been found on the 29th day of July
1891, in the Court of General Sessions of the Peace of the County of New York,
charging Chas. Sue

with the crime of Grand Larceny in the second degree

Chas. Sue You are therefore Commanded forthwith to arrest the above named _____
_____ and bring him before that Court to answer the indictment; or
if the Court have adjourned for the term, that you deliver him into the custody of the Keeper of the City
Prison of the City of New York.

New York City, the 29th day of July 1891

By order of the Court,

John Sparks
Clerk of Court.

1134

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK,
against

Chu Sue

BENCH WARRANT FOR FELONY.

Issued

July 29th 1891

July 31 1891
The within named defendant was
arrested this day and brought to the
Court of General Sessions by

Van Buren & Co.

The officer executing this process will make
his return to the Court forthwith.

District Attorney's Office.

PEOPLE

vs.

Chiu Yon. Chiu Sue

and Chiu Pon -

Complainant.

Chung Kong - 19 Bowery.

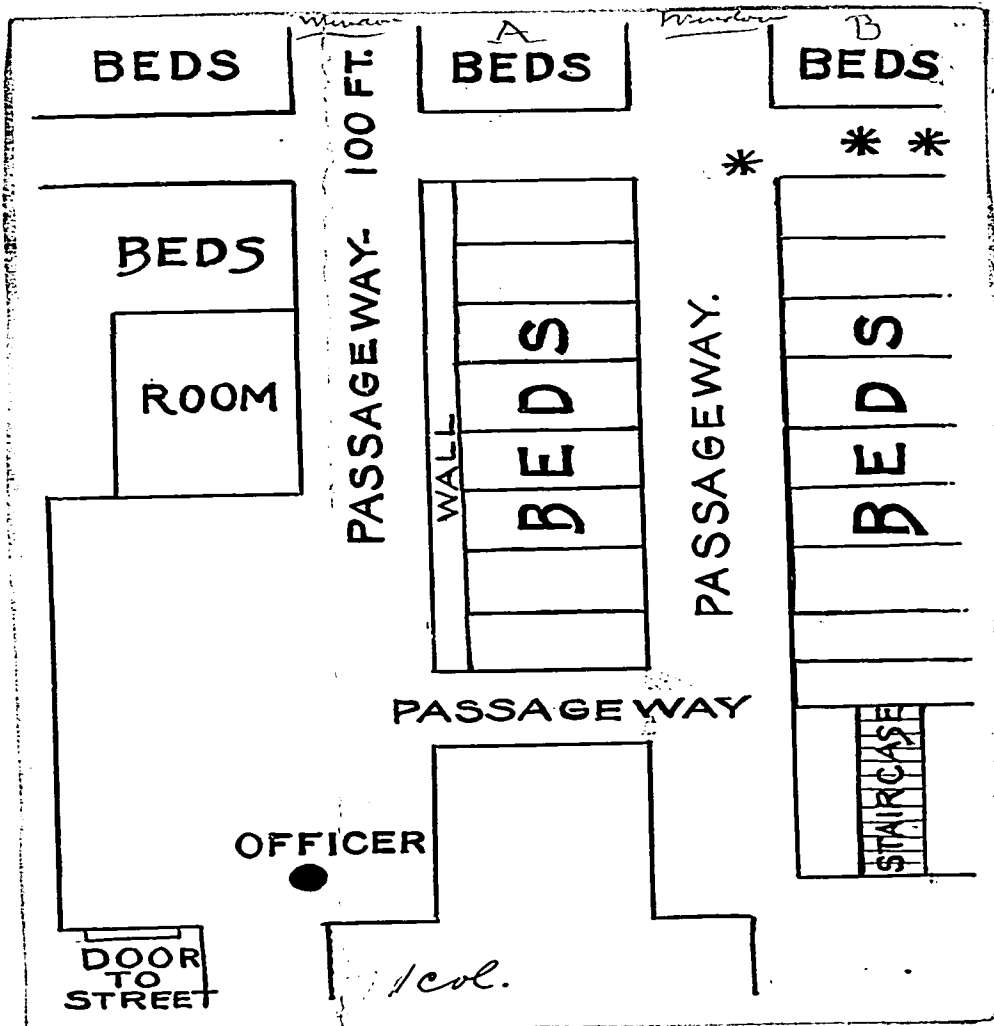
Witnesses

Ah Hop } 19 Bowery
and
Ah Chin }

Pon Ling - 49 Bayard St.

Detective Mooney - 11th Precinct.

1136



1137

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

*Sam Ngan, Plaintiff
Sue and Sam Chan*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Sam Ngan, Plaintiff
and Sam Chan* —
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE,
committed as follows:

The said *Sam Ngan, Plaintiff
Chan, all* —
late of the City of New York in the County of New York aforesaid, on the *sixteenth* day of
July — in the year of our Lord one thousand eight hundred and ninety- *one* —
at the City and County aforesaid, with force and arms, in the *day* time of said lay,
divers promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *one hundred* —
50. dollars; divers other promissory notes for the payment of money, being then and there due and un-
satisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury
aforesaid unknown, for the payment of and of the value of *one hundred* —
dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *one hundred* —
dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury
aforesaid unknown, of the value of *one hundred* —
dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of
the value of *one hundred dollars,*

of the goods, chattels and personal property of one *Sammy Kung* —
then and there being found,

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

DE LANCEY NICOLL,
District Attorney.

1138

BOX:

445

FOLDER:

4106

DESCRIPTION:

Young, Edwin

DATE:

07/29/91



4106

Wm. / # 208
Counsel,
Filed 29 day of July 1891
Pleas, For Duress 301

THE PEOPLE
vs.
Edwin W. Young
R
Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)
J. J. DeSancey, Clerk
District Attorney.

A True Bill.

Nicholas L. ...
August 12/91
Deputy District Attorney
Chas. R. ...

1140



No.

New York July 24 1891

National Broadway Bank

Pay to the order of E. H. Young or Bearer
Thirty four

\$ 35 ⁰⁰/₁₀₀

R. L. Belchamber

1141

GRAND CENTRAL HOTEL.

667 TO 677 BROADWAY,

AMERICAN PLAN, \$2.50, \$3.00 AND \$3.50 PER DAY. EUROPEAN PLAN, \$1.00 AND UPWARDS.

SPECIAL RATES FOR FAMILIES AND PERMANENT GUESTS.

FAYMAN & PRAGUE, Proprietors.

New York, July 24th 1891
Mr E. W. Young,
City.

Dear Edwin,

I was surprised when told of
your visit at 317 6th Ave. I was
sorry I was not in, but found your
note. I am away for the summer
& come up about once a week.

I enclose you a check for 35⁰⁰
for your present use, & will give
you another next week. I would
like to have you lunch with me
at the above address (~~I have been~~
instead of the old place) I have
much to talk to you about.

1142

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

POLICE COURT—

DISTRICT.

Robert J. Belchambersof No. 317 14th Avenue Street, being duly sworn, deposes andsays that on the 24th day of July 1881at the City of New York, in the County of New York, one Edwin W. Young

(now dead) did come in his possession with intent to utter and pass, and did attempt to pass upon one Edward Reed (now here) a certain false forged and fraudulent instrument of writing herewith annexed purporting to be a check drawn by deponent on the National Broadway Bank for thirty five dollars. Deponent is informed by the said Edward Reed that on said date the defendant presented the said check to him and attempted to get it cashed, and at the same time defendant presented a letter which purported to be signed by deponent authenticating the said check, which letter is also a forgery and is herewith annexed. Defendant was arrested with the said forged documents in his possession and at the time of his arrest by Officer Hill of the 19th Precinct the defendant tore up and attempted to destroy said forged instruments of writing as deponent is informed by said Hill

SWORN TO BEFORE ME
THIS 25th DAY OFJuly 1881John J. Kelly
POLICE JUSTICE.Robt. J. Belchambers

1143

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 45 years, occupation Boatman of No. 196 Precinct

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

Sworn to before me this 25 day of July 1898

Thomas Hill

John S. McG
Police Justice.

Thomas Hill

1144

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Clothing business of No. 225-62nd St.

Street, being duly sworn deposes and says, that he has heard read the foregoing affidavit of John T. Belcher and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 25 day of July 1891 } Edward Reed

John T. Belcher
Police Justice.

TORN PAGE

1145

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

7 District Police Court.

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

Question. What is your name?

Answer.

Edwin M. Young

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

England

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

Answer.

No answer

Question. What is your business or profession?

Answer.

Stenographer

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

Answer.

I am guilty

Edwin M. Young

Taken before me this

23

day of June

1887

John S. Lee

Police Justice.

1146

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

Edwin W. Young

Not guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty Five* Hundred Dollars,.....and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated.....*July 25* 18*91*.....*John R. Kelly* Police Justice.

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

Dated.....18.....Police Justice.

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

Dated.....18.....Police Justice.

1147

#2089 765
Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Robert T. Bellchambers

~~347 Ave~~
Edwin W. Young

Offence *Forgery*

2
3
4

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

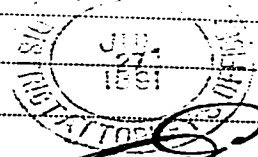
Dated *July 25* 188*8*
Kelly Magistrate.
Hill Officer.
19 Precinct.

Witnesses _____
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *2500* answer



G. S.
Wm

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edwin W. Young

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

— Edwin W. Young —

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

The said *Edwin W. Young*,

late of the City of New York, in the County of New York aforesaid, on the
fourteenth day of *July*, — in the year of our Lord
one thousand eight hundred and *ninety-one*, with force and arms, at the City and
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly
act and assist in the forging a certain instrument and writing, *to wit: an order*
for the payment of money of the kind
called Santa Sreane, —

which said forged *Santa Sreane* —
is as follows, that is to say:

"
No. —

New York July 24 1891

The National Broadway Santa

Bank to the order of E. W. Young or Bearer

Twenty five

Dollars

\$ 25.00/100

A. S. Bellchambers. "

with intent to defraud, 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—
SERIOUS CRIME

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

— Edwin W. Young —

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

The said *Edwin W. Young*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit: an order for the payment of money of the kind called Trade Cheque,* — which said forged *Trade Cheque* — is as follows, that is to say:

"No. — *New York July 24 1891*
The National Broadway Bank
Pay to the order of E. W. Young or Bearer
Twenty five ————— Dollars
\$35 00 *B. F. Bellchambers.*"

with intent to defraud, *the* the said *Edwin W. Young* then and there well knowing the same to be forged, 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.

Deputy
~~JOHN R. FELLOWS,~~

District Attorney.

SECOND COUNT—
 SECOND COUNT—

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

— *Edwin W. Young* —

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

The said *Edwin W. Young*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit: an order for the payment of money of the kind called Trade Cheque,*

which said forged *Trade Cheque* —
 is as follows, that is to say:

"No. — *New York July 24 1891*
The National Broadway Bank
Pay to the order of E. W. Young or Bearer
Twenty five ————— Dollars
\$35 00 *B. F. Bellchambers*"

with intent to defraud, *the* the said *Edwin W. Young*
 then and there well knowing the same to be
 forged, 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.

John R. Fellows
 JOHN R. FELLOWS,

District Attorney.