

0350

BOX:

406

FOLDER:

3761

DESCRIPTION:

Faber, Charles

DATE:

08/15/90



3761

Witnesses;

L. Brady
J. Reilly

Stanford

Henry Leonard

283 11th. av
(Muehler)

James Eustace

p. Buccione

Arch. apt. 504 p. 11th
prevailing

Ch. fair to

150

Counsel,

Filed 15 day of Aug. 1890

Pleads,

THE PEOPLE

vs.

Charles Taber

Grand Larceny Second degree.
[Sections 528, 587, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Grand Jurors for New York

A True Bill

Camille L. Brown

Foreman.

Aug. 18. 1890

Plea as Guilty P.T.
to be sentenced to
penitentiary

0352

Police Court—1 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Patrick Brady

of No. 453 Hudson Street, aged 31 years,

occupation Boutman being duly sworn

deposes and says, that on the 29th day of June 1890 at the City of New

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

of deponent, in the day time, the following property, viz:

One Store and a Quantity of
Paper together of the Value of
Forty Dollars.

the property of deponent

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

from the fact that on said date
deponent missed said property from
the Canal Boat lying at the foot
of East 97th Street, East River and that
the said Huber admitted and avowed
in deponent's presence that he did take
said and carry away said property
from said Boat.

Patrick Brady

Sworn to before me, this 30 day
of June 1890
at New York
Police Justice.

0353

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles Huber

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

Question. What is your name?

Answer.

Charles Huber

Question. How old are you?

Answer.

27 Years

Question. Where were you born?

Answer.

New York,

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

Answer.

306 East 102nd St. 1 Month.

Question. What is your business or profession?

Answer.

Longshoreman

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 fully

Charles Huber

Taken before me this

day of *July* 189*8*

Police Justice.

0354

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 Alger

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 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 30 189 0

Wm. J. Smith Police Justice.

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

Dated, _____ 189 _____

Police Justice.

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

Dated, _____ 189 _____

Police Justice.

0355

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

District

THE PEOPLE &c.,
ON THE COMPLAINT OF

Supra Bonds
45³rs.
Charles Taber

2.....
3.....
4.....

Offense *Drunk*

Dated, *July 30* 1890

Cover Magistrate.

Riley Officer.

25 Precinct.

Witnesses *John Riley*

No. *By J. Riley* Street.

No. Street.

No. Street.

No. Street.

No. Street.

\$ *1.00* to answer *L. E.*

No. Street.

No. Street.

No. Street.

No. Street.

0356

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Faber

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

Charles Faber

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

The said

Charles Faber

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

one stove of the value of thirty dollars, and two hundred feet of rope of the value of five cents each foot

of the goods, chattels and personal property of one

Patrick Brady

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.

John R. Fellows,
District Attorney.

0357

BOX:

406

FOLDER:

3761

DESCRIPTION:

Fagan, John

DATE:

08/22/90



3761

Witnesses;

Chas. D. Shepard
L. Daniels

257. J. G. Mahan

Counsel,

Filed

22 day of *Aug* 18 *90*

Pleads,

Chas. D. Shepard

THE PEOPLE

vs.

John T. Jagan

Grand Larceny Second degree.
[Sections 528, 537 —, Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Admndd

Post 2--Sept 19, 1890 Foreman.

Pleads 1st Larceny

Pen 3 mos
R.B.M.

0358

0359

Police Court 2 District.

Affidavit—Larceny.

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

Charles D. Shepard

of No. 1243 Broadway Street, aged 46 years,

occupation Real Estate Dealer being duly sworn

deposes and says, that on the 19th day of August 1890 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

A quantity of
ing lead of the value of thirty dollars
\$ 30

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 John Hagan (now here)

and others not arrested. The said property was in a boat called "The Peacemaker" at the foot of 13th St North River, and deponent is informed by Stephen Daniels now here, that on said date he caught the defendant in the act of feloniously taking a part of the said property and caused his immediate arrest.

C. D. Shepard

Sworn to before me, this

20

day

of

August

1890

John H. Hagan Police Justice.

0360

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Engineer of No.

229 West 30th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles D. Shepard

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 20
day of August 1890

Stephen Daniels

John Homan

Police Justice.

0361

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

John Fagan

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

England

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

Answer.

457 West 18th St.

6 years

Question. What is your business or profession?

Answer.

Telegraph boy

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 did not steal any
lead
John Fagan

Taken before me this

day of

August 1888

at

John Fagan

Police Justice.

0362

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.....

John Fagan
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 *Aug 20* 18*80* *John Fagan* 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.

0363

Police Court---

1274 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Charles D. Shepard
124th St
John J.agan

2

3

4

Offence. Jansen

Jelony

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

August 20 1890

Gorman

Magistrate.

Mooney

Officer.

16

Precinct.

Witnesses

William D. Smith

No.

229 West 30 St

Street.

No.

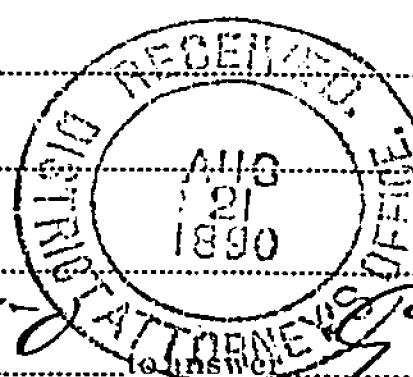
Street.

No.

Street.

\$

510
Carr



0364

American District Telegraph Co.

MESSANGER DEPARTMENT.

6 DEY STREET.

New York, May 21st 1890

TO WHOM IT MAY CONCERN:

John J. Xagan
Ex-Messenger, No. 1515 Ave. 78th has been in the
employ of this Company, since June 1st 89 to Nov. 15th 89,
and Apr. 16th 90 to date
during which time we have always found him

Honest and trustworthy, not
a charge against him,

and presume he will prove the same to any future
employer

A. J. Xagan

Supt. Messenger Dept.

0365

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Fagan

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

John Fagan

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

The said

John Fagan

late of the City of New York, in the County of New York aforesaid, on the *nineteenth*
day of *August* in the year of our Lord one thousand eight hundred and *ninety*,
, at the City and County aforesaid, with force and arms,

*three hundred pounds of lead
of the value of ten cents each
pound*

of the goods, chattels and personal property of one

Charles D. Shepard

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

*John R. Fellows,
District Attorney*

0366

BOX:

406

FOLDER:

3761

DESCRIPTION:

Fancher, Edward

DATE:

08/08/90



3761

0367

BOX:

406

FOLDER:

3761

DESCRIPTION:

Allard, Arthur J.

DATE:

08/08/90



3761

Witnesses:

Michael Waddams

Officer John Kerry

Murray

newspaper
where names
are written here
are for appraiser

Samuel Vallean
2 College Place
Charles Lochler
2 College Place
J B Lefebvre

Wincelous Farber
114 Macdougall
John Thompson 136 Macdougall
John Hayden 512 E 15
Philip Gerdsman 8 Macdougall

75.

Counsel,

Filed 8 day of Aug. 1890

Pleads,

THE PEOPLE

vs.

Edward Tancher

and

Arthur J. Allard
(both & clerks)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund L. H.

Foreman.

Aug. 11. 1890

#1 Pleads Burg. 3d

#2 Pleads R. D. G.

Each 44 1/2 5 May

S.P.

Exhibits re, 70 1/2

0360

0369

Police Court—2 District.City and County } ss.:
of New York,of No. 246 East 33 Street, aged 30 years,occupation Salesman being duly sworndeposes and says, that the premises No 335 West 21 Street,in the City and County aforesaid, the said being a Five story brick
dwelling houseand which was occupied by deponent as a dwellingand in which there was at the time ^{no} ~~a~~ human being, by namewere BURGLARIOUSLY entered by means of forcibly opening a
door on the second floor leading
from the Hall, with false keys.on the ^{or about} 5th day of July 1889 in the — time, and the
following property feloniously taken, stolen, and carried away, viz:A quantity of Dresses, Mens
Clothing and underwear of the
Amount and value of Three
Hundred dollars (\$300.00)the property of deponent & his wifeand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away byEdward Taucher & Arthur Allard
while acting in concert with each other
for the reasons following, to wit:That deponent is
informed by Officer John Carey
of the 16th Precinct Police, that he
found two pawn tickets representing
part of said property in the defendant
Taucher's room at No 146 M^e Dougal
Street, which property deponent has
seen, and recognized as his own.

0370

And that said defendants admitted and confessed to deponent in presence of Officer John Casey of the 16 Precinct Police, and Officer Patrick Larkin of the 16 Precinct Police, that they had taken stolen and carried away said property.

Michael Mahan

Sworn to before me this 2 day of August 1890

Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0371

CITY AND COUNTY { ss.
OF NEW YORK, }

aged _____ years, occupation John Carey
Policeman of No. _____

16 Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Michael Madhams

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this _____

day of _____

1888

2 } John Carey

Ed J. Carey
Police Justice.

0372

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Lavin
Policeman

aged _____ years, occupation _____

of No. _____

16 Precinct Police

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Michael Madhams

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this

2

day of

August 188*8*

Patrick Lavin

Doyle

Police Justice.

0373

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Edward Faucher

Question. How old are you?

Answer.

29 years

Question. Where were you born?

Answer.

Canada

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

Answer.

146 Mc Dougall Street; 2 weeks

Question. What is your business or profession?

Answer.

Electrician

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
Edward Faucher

Taken before me this

day of

August 1891

Police Justice

0374

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Arthur J. Allard

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. Canada

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

Answer. 136 Mc Dougall Street, 1 Month

Question. What is your business or profession?

Answer. Agent

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
Arthur J. Allard

Taken before me this

day of

188

Police Justice.

0375

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 August 2 1890 John J. [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0376

POOR QUALITY
ORIGINAL

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

Police Court---

1203 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Padon
246 vs. Ept 30
Edward Tucher
Arthur J. Allard

3 _____
4 _____
Dated August 2 1890
O'Reilly Magistrate.
Carey Officer.
16 Precinct.

Witnesses _____
No. _____ Street.
No. _____ Street.

No. _____ Street.
\$ 1500
AUG 1 1890
DISTRICT ATTORNEY'S OFFICE

Aug 3 1890
9 h 2
Pacey

0378

District Attorneys Office.
City & County of
New York.

18

John Carey Jan 16th Prict
His testimony to Conversation in
16th Prict - will be corroborated
in the main by off Lavin 16
off Hagard 16
off Matzfelde 16
John 15th Prict saw
Carey take tickets from
Queen at 106 Madison st.

Matthew O'Dea. Port Kaper
for Mr M. Almon is on
vacation will be back
in sept.

May Cooper has Laver
an important witness
in the Jefferson market
Prison -

~~I don't see anything to warrant
the suggestion that~~

0379

Mr Parker

I think we might
have May, Hancock
from Jeffersonville
Bremen, no further
on inside

Carney

0380

District Attorney's Office.

PEOPLE

vs.

James Lynskey

and others

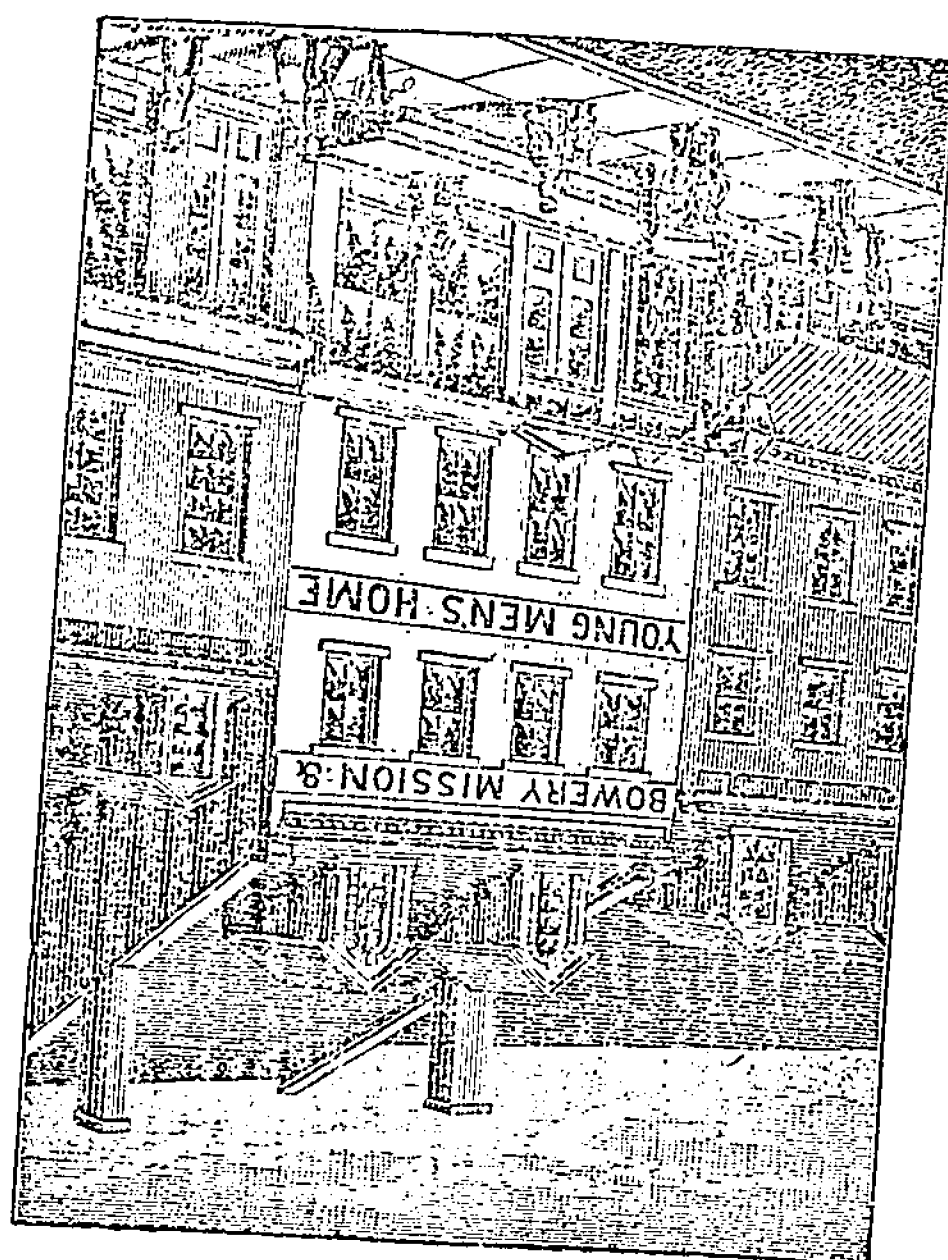
Do not put

this case on in
'back'

M. J. Brown

See memo of
Recorder inside

0301



0302

1. 100 - 1000000
2. 1000000 - 1000000000

3. 1000000000 - 1000000000000

0383

John Thompson	136	John M.
John Thompson	812	E. 1st St
Thompson	85	M. Dwyer

0384

Memo of
Witnesses
for Dept to
be Subp-
ny

0385

John H Cooke 413 West 17th street
being duly sworn. deposes and says
that on the 28th day of July 1890
his house was feloniously entered and
the following named property was taken
stolen and carried away
One plush sack. one box containing
knives forks and spoons. and two ladies
dresses.

That on the 30th day of July 1890
officer John Carey of the 16th precinct
Police arrested Edward Faucher and
Arthur J. Allard. and found in
their possession tickets representing
the above mentioned goods. which
were pledged as follows. The plush
sack at Rosenberg Kalman & Co 1403
Canal street. Box containing knives forks
and spoons at D Silbustein's No 10 - 6 ave
and the dress at J. Kalman No 86. 6 ave

I am informed by officer Carey
that the above mentioned goods are
now in the possession of the property
clerk at Police Headquarters and that
Edward Faucher and Arthur J. Allard
have on August 16th not pleaded

0386

guilty. on other charges and
was sentenced by his Honor. Roman
Smyth to 9 years and five months
each in state prison.

I have always been ready
to prosecute the prisoners. but I
am informed that the property stolen
from me is no longer needed as
evidence and pray that an
order of the Court be issued
directing the property clerk to
deliver. deponent his property
Sworn to before me this } John H. Crocker
17th day of September }
John H. Morgan
Commissioner of Deeds
N Y Co

0387

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Faucher
and
Arthur J. Allard

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

Edward Faucher and Arthur J. Allard

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

The said

Edward Faucher and Arthur J. Allard, both

late of the *Sixteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *fifth* day of *July* in the year of our Lord one
thousand eight hundred and eighty-*ninety*, with force and arms, in the
day - time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one *Michael Wadham* —

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Michael Wadham* —

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

0388

SECOND COUNT—

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

Edward Faucher and Arthur J. Allard

of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:

The said

Edward Faucher and Arthur J. Allard, both

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *day*—
time of said day, with force and arms,

*five dresses of the value of
thirty dollars each, and diverse
other articles of clothing and
wearing apparel, of a number
and description to the Grand
Jury aforesaid unknown, of
the value of one hundred and fifty
dollars*

of the goods, chattels, and personal property of one

Michael Wadhams

in the dwelling house of the said

Michael Wadhams

there situate, then and there being found, from the dwelling house aforesaid, 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.

0389

THIRD COUNT.

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Edward Fancher and Arthur J. Allard
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Edward Fancher and Arthur J. Allard, both*

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,

five dresses of the value of thirty dollars each, and divers other articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred and fifty dollars,

of the goods, chattels and personal property of *Michael Wadham*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Michael Wadham*

unlawfully and unjustly, did feloniously receive and have; (the said

Edward Fancher and Arthur J. Allard

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.

JOHN R. FELLOWS,

District Attorney.

0390

BOX:

406

FOLDER:

3761

DESCRIPTION:

Fancher, Edward

DATE:

08/11/90



3761

0391

BOX:

406

FOLDER:

3761

DESCRIPTION:

Allard, Arthur J.

DATE:

08/11/90



3761

0392

BOX:

406

FOLDER:

3761

DESCRIPTION:

Guion, James

DATE:

08/11/90



3761

POOR QUALITY
ORIGINAL

0393

Witnesses:

Off. John Carey

Counsel, Name

Filed

11 day of Aug 1890

Pleas,

Not Guilty (12)

#3

THE PEOPLE

vs.

Edward Francker
Green

Arthur J. Allard
2 copies

James Quinn
(12 cases)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Amended

Aug. 12 1890 Foreman

#1. Burg 3 dy

#2. R. O. G. P.

201. 544.5. P

202. 544.5. P

203. 544.5. P

0394

Police Court—2 District.City and County }
of New York, } ss.:of No. 12 Barrow Street, aged 18 years,occupation Feathers being duly sworndeposes and says, that the premises No 12 Barrow Street,in the City and County aforesaid, the said being a Four storyDwelling Houseand which was occupied by deponent as a Dwellingand in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly opening
a door on the third floor of said
dwelling, leading from the hall,
with false keys.

on the 29th day of July 1890 in the day time, and the
 following property feloniously taken, stolen, and carried away, viz:

A quantity of Dresses and
valise, of the amount and
value of Fifty Dollars (\$50⁰⁰/₁₀₀)

the property of deponent and others in deponent's care
and custody

and deponent further says, that she has great cause to believe, and does believe, that the aforesaid
 BURGLARY was committed and the aforesaid property taken, stolen, and carried away by
Edward Faucher, Arthur J. Allard, James
Guion, May Faucher, while acting in concert
with each other
 for the reasons following, to wit:

That deponent securely
locked all the doors of said floor on
the aforesaid date, at the hour of
8 A.M.

And that said property was
in a wardrobe, situated in the front
room on said floor.

And that deponent returned

0395

about the hour 6. P. M. of the aforesaid date and said property was missing.

And that deponent is informed by Officer John Carey of the 16th Precinct Police, that he found part of said property in the possession of Edward Faucher and May Faucher, and that he found a pawn ticket, on the person of James Guion representing a part of said property, which property deponent recognizes as her own.

And that Arthur J. Allard admitted and confessed to deponent in presence of Officer John Carey of the 16th Precinct and Officer Patrick Larvin of the 16th Precinct, that he had taken and pawned part of said property at M^c Alcenans Pawn Office No 194 Pth Avenue, which property deponent recognizes as part of said property taken, stolen and carried away.

Subscribed to before me this

2nd of August 1890

at Kate Hurlay

Police Justice

Police Court — District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Burglary

188

Dated

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0396

CITY AND COUNTY { ss.
OF NEW YORK,

Patrick Larini
aged _____ years, occupation Police man of No. 16 Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Rate Wmley
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

2
August 188

Patrick Larini

Do J. C. Reilly

Police Justice.

0397

Sec. 198—200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Faucher*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *146 Mc Dougall Street; 2 weeks*

Question. What is your business or profession?

Answer. *Electrician*

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.
Edward Faucher

Taken before me this
day of *August* 188*9*

E. J. Faucher
Police Justice.

0398

Sec. 193-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Arthur J. Allard

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. Canada

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

Answer. 136 Mc Dougall Street; 1 Month

Question. What is your business or profession?

Answer. Agent

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
Arthur J. Allard

Taken before me this

day of August

1889

John J. Kelly Police Justice.

0399

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK }2
District Police Court.

James Guion 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. *James Guion*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *Canada*

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

Answer. *317-Bowery; 10 days*

Question. What is your business or profession?

Answer. *Carpenter*

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.

The dress was given to me by Edward Faucher, and I took it and pawned it.

J. Guion

Taken before me this *2*

day of *August*

188*8*

Police Justice.

0400

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

May Gaucher being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is *h^e* right to make a statement in relation to the charge against *h^e*; that the statement is designed to enable *h^e* if he see fit to answer the charge and explain the facts alleged against *h^e* that *I* he is at liberty to waive making a statement, and that *h^e* waiver cannot be used against *h^e* on the trial.

Question. What is your name?

Answer.

May Gaucher

Question. How old are you?

Answer.

25 years.

Question. Where were you born?

Answer.

England

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

Answer.

146 M^c Dougal Street. 8 weeks

Question. What is your business or profession?

Answer.

Housework

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

Answer.

I am not guilty
May. Gaucher

Taken before me this

day of

August

188

Do *J. C. McLaughlin* Police Justice.

0401

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 Defendants

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Fifteen 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 August 2 1890 La. J. C. R. L. 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.

0402

Police Court---

1203 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Kate Hurley
12 12 Borrow
Edward Faucher
Arthur J. Allard
James Guion
May Faucher

Offence

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street

Dated

August 2

1890

O'Reilly

Magistrate.

Matthew O'Donoghue

Officer

Officer.

Witnesses

Precinct.

No.

Street.

No.

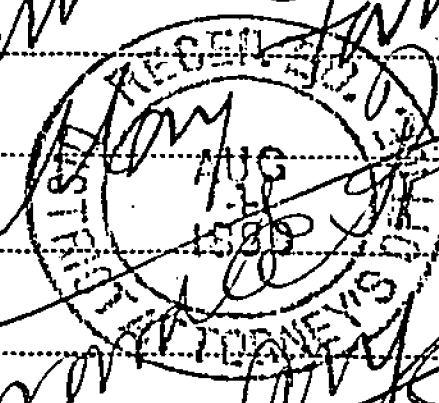
Street.

No.

Street.

\$

to answer



357
Burb
9
Pau
357

0403

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation John Carey
Policeman of No.

16 Precinct Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Kate Hurley

and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 2
day of August 1889 } John Carey

Edw. J. C. R. [Signature]
Police Justice.

0404

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Edward Faucher, Arthur
J. Allard and James Guion

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

Edward Faucher, Arthur
J. Allard and James Guion
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Edward Faucher, Arthur
J. Allard and James Guion, all
late of the Ninth Ward of the City of New York, in the County of New York
aforesaid, on the twenty-ninth day of July in the year of our Lord one
thousand eight hundred and eighty-six, with force and arms, in the
day time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one Kate Hurley

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said Kate Hurley

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

0405

SECOND COUNT—

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

Edward Fancher, Arthur J. Allard and James Guion
of the CRIME OF *Grand* LARCENY in the second degree committed as follows:

The said

Edward Fancher, Arthur J. Allard and James Guion, all
late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in
the year aforesaid, at the Ward, City and County aforesaid, in the *day-*
time of said day, with force and arms,

*four dresses of the value
of twelve dollars each, and
one value of the value of
two dollars*

on the goods, chattels, and personal property of one

Kate Hurley

in the dwelling house of the said

Kate Hurley

there situate, then and there being found, from the dwelling house aforesaid, 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.

THIRD COUNT.

AND THE GRAND JURY, AFORESAID, by this indictment, further accuse the said
Edward Faucher, Arthur J. Allard and James Guion
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Edward Faucher, Arthur J. Allard and James Guion*, all
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,

*four dresses of the value
of twelve dollars each, and
one valise of the value of
two dollars*

of the goods, chattels and personal property of

Kate Hurley

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen from the said

Kate Hurley -

unlawfully and unjustly, did feloniously receive and have; (the said

Edward Faucher, Arthur J. Allard and James Guion

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.

JOHN R. FELLOWS,

District Attorney.

0407

BOX:

406

FOLDER:

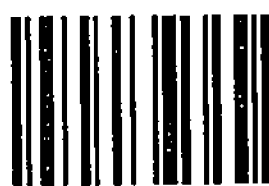
3761

DESCRIPTION:

Farino, Vinceuzo

DATE:

08/15/90



3761

0408

BOX:

406

FOLDER:

3761

DESCRIPTION:

Consiglio, Giovanni

DATE:

08/15/90



3761

0410

Police Court-- 1st District.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 68 Houghton Street, Aged 47 Years

Occupation Fruit Vendor being duly sworn, deposes and says, that on the

8th day of Aug 1888, at the 4th Ward of the City of New York,

in the County of New York, was feloniously taken, stolen, and carried away, from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

A pocketbook contain-
ing good and lawful
money of the United States

of the value of One hundred and fifteen 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

Vincenzo Ferino and Giovanni
Leoniglio (both now here) who
acted in concert with each
other, for the reasons following,
to wit: Deponent says - at
About the hour of 11:30 P.M. of
said date, while he was in
the hallway leading to the
stairs of his premises, he
was suddenly seized, knocked
down, and the aforesaid
money which deponent at
the time had in the pocket

day of
Sworn to before me, this

188

Justice

0411

of his pants forcibly taken; Dependent further says, he is informed by Officer Gallagher of the 4th Precinct, that he witnessed said Robbery, and arrested defendant Vincenzo Perino in the hallway of 68 James Street, where the Robbery had occurred.

Dependent further says, he is informed by Jeremiah J. Griffin that he arrested defendant Giovanni Consiglio, while running through Oak Street; and that said Giovanni Consiglio had said money in his possession at time of arrest.

Wherefore, dependent charges defendants with violently seizing hold of him, and forcibly taking, stealing, and carrying away the aforesaid money from the person and possession of dependent.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____ guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated _____ 188 _____

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

Dated _____ 188 _____

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

Police Justice. _____

Police Justice. _____

Police Justice. _____

Police Court, _____ District, _____

THE PEOPLE, &c.,
on the complaint of _____

1 _____
2 _____
3 _____
4 _____

Offence—ROBBERY.

Dated _____ 188 _____

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer General Sessions.

Sworn to before me 3
this 1st day of May 1890

Police Justice

Police Justice

0412

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation _____

Jeremiah J. Griffin
Officer of No.

42 Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Salvatore Granamora

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this _____

day of _____

1888

9th Jeremiah J. Griffin

A. J. White

Police Justice.

0413

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation _____

John J. Gallagher
Police Officer

125 *Reekins* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Salvatore Granamora*

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this _____

day of _____

1890

John J. Gallagher

A. J. [Signature]
Police Justice.

0414

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Vincenzo Ferrino

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

Italy

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

Answer.

70 Oliver Street - 9 months

Question. What is your business or profession?

Answer.

Vendor

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

Answer.

I am not guilty
Vincenzo Ferrino

Taken before me this

day of

Sept 9

Police Justice.

0415

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Giovanni Consiglia being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is his right to
make a statement in relation to the charge against him what 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.

Giovanni Consiglia

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

Italy

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

Answer.

13 Mulberry St - 2 months

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty.
Giovanni Consiglia

Taken before me this
day of

[Signature]
J. J. [Signature]
J. J. [Signature]

04 16

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.....

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

Dated *Aug 9* 18 *90* *A. J. Smith* Police Justice.

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

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

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

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

1232
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Salvatore Granamoro
Friend of ^{us.} ~~the~~ ³⁹ ⁵ ⁰⁰⁰ ¹⁰ ¹⁰
1. Vincenzo Ferino
2. Giovanni Consiglio

Dated Aug 9 1890
White Magistrate.

Officer who has taken Precinct.

o. *L. Green*
Sample (containing) *15* Street.

47 Piccadilly Street.

[Handwritten signature]

Street

Mr Gallagher 35 Cherry & 4000

177

No. 1, by _____
 Residence _____ Street.

No. 2, by _____
 Residence _____ Street.

No. 3, by _____
 Residence _____ Street.

No. 4, by _____
 Residence _____ Street.

Compliment bailed
by. Linnissippi Campaign
5 Mulberry Street

04 18

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

Feb 13 1894

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer *Gaffin*
attached to your command in
Aug 1900 in relation to the case of
Vincenzo Favino
sentenced *Aug 29/90* to *10*
years and *3* months imprisonment by
Reuben Smith

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

0419

HENRY M. HEYMANN,
COUNSELLOR AT LAW,
7 BECKMAN ST. (TEMPLE COURT),
NEW YORK.

Dictated.

March 5, 1894.

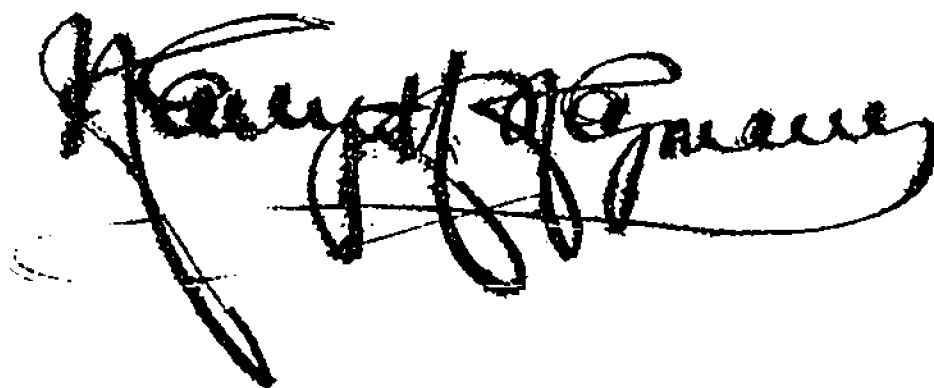
My Dear Unger:-

I hope you wont think I am imposing upon your good nature when I ask you a favor to retain the papers in the Ferina matter at least 10 days, as I am getting the affidavits which you were kind enough to tell me it was advisable for me to get in this matter before returning the papers to Albany.

I will not ask you for any other delays after this. I am,

Faithfully yours,

Henry W. Unger, Esq.,
District Attorneys Office,
32 Chambers Street,
City.

A handwritten signature in dark ink, appearing to read "Henry M. Heymann", written in a cursive style with a large, sweeping initial "H".

0420

HENRY M. HEYMANN,
COUNSELLOR AT LAW,
7 BEEKMAN ST. (TEMPLE COURT),
NEW YORK.
Dictated.

February 20, 1894.M

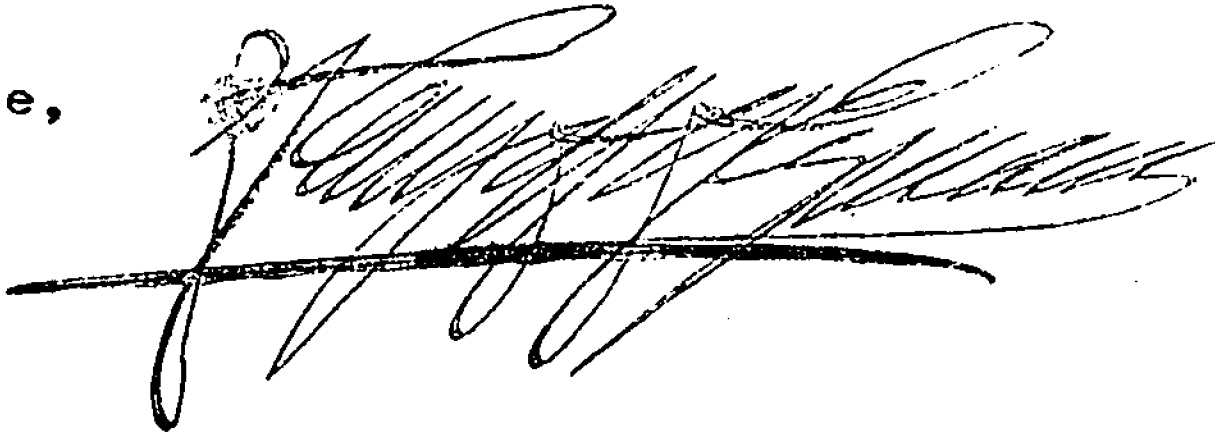
My Dear Mr. Unger:-

I have sent for my clients in regard to the Ferina case to get such information for them as will help me in drawing the affidavits etc. which you thought it advisable for me to get.

Kindly not send your letter to Albany until you hear from me, and I will greatly appreciate the favor. I am,

Faithfully yours,

Henry W. Unger, Esq.,
District Attorney's Office,
32 Chambers Street,
City.

A handwritten signature in dark ink, appearing to read "Henry W. Unger", with a long horizontal flourish extending to the left.

0421

District Attorney's Office.
City & County of
New York.

18

[Faint, mostly illegible handwritten notes and signatures, possibly including names like "J. C. ...", "J. ...", and "J. ..."]

0422

Police Court, First District.

RECOGNIZANCE TO TESTIFY.

CITY AND COUNTY } ss.
OF NEW YORK.

BE IT REMEMBERED, That on
the 9th day of August in the year of our Lord 1870

Guiseppi Campagna

of No. 5 Mulberry Street, in the City of New York,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and ac-

knowledgeed himself to owe the PEOPLE of THE STATE OF NEW YORK,

the sum of \$100 Hundred Dollars,

of good and lawful money of the State of New York, to be levied and made of his goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

The Condition of this Recognizance is such, That if the person above recognized, shall personally appear, at the next COURT OF GENERAL SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the people of the State of New York, as he may know, concerning an Offence or Misdemeanor, said to have been committed in the City of New York, aforesaid by

Salvatore Rancore

And do not Depart thence, without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the day and year first above written.

Guiseppi Campagna

Police Justice.

0423

Sworn before me this
1st day of
May 1877
at New York City
Justice

CITY AND COUNTY } ss.
OF NEW YORK.

the within-named Bail, being duly sworn, says that he is a *financial paper* holder in
said City, and is worth *One* Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of *Stock*

*and fixtures contained in premises
5 Mulberry Street of the full
value of One thousand
Dollars*

Giuseppe Campagna
whereof

New York General Sessions.

THE PEOPLE, &c.,

RECOGNIZANCE TO TESTIFY.

vs.

Magistrate.

Filed day of 187

0424

CITY AND COUNTY
OF NEW YORK, } ss.

POLICE COURT, 1 DISTRICT.

of No. 144 Princeton Street, aged 30 years,
occupation Officer being duly sworn deposes and says,
that on the 8th day of Aug 1890

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

Vincenzo Ferraro and Giovanni Consiglio
(both now here) charged with Robbery
in complaint of one Salvatore Granamora.
Deponent says ~~that~~ said Salvatore
Granamora is a material and necessary
witness for the People in said action.

Deponent further says - he fears
that he will be unable to produce him
in Court at time of trial, and prays
that he be committed to the House of
Detention in default of \$500 bail.
James

Sworn to before me, this

9th day of Aug 1890

Police Justice.

0425

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Vincent Sarino and
Rigoberto Ransia

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

Vincent Sarino and Rigoberto Ransia
of the crime of ROBBERY IN THE 2nd DEGREE, committed as follows:

(8115-)
The said Vincent Sarino and Rigoberto Ransia, late of the City of New York, in the County of New York aforesaid, on the eighth day of August, in the year of our Lord one thousand eight hundred and eighty-eight, in the night time of the said day, at the City and County aforesaid, with force and arms, in and upon one ~~Sandro~~ ^{Sandro} ~~Trombore~~, in the peace of the said People then and there being, feloniously did make an assault, and give promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; 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 five dollars, and of the value of five dollars each; thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; five 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; 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 ten dollars each; twenty 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; five United States Silver Certificate of the denomination and value of twenty dollars each; ten United States Silver Certificate of the denomination and value of ten dollars each; twenty United States Silver Certificate of the denomination and value of five dollars each; thirty United States Silver Certificate of the denomination and value of two dollars each; thirty United States Silver Certificate of the denomination and value of one dollar each;

0426

~~Three~~ United States Gold Certificate ~~s~~ of the denomination and value of twenty dollars each ; ~~Two~~ United States Gold Certificate ~~s~~ of the denomination and value of ten dollars each ; ~~Twenty~~ United States Gold Certificate ~~s~~ of the denomination and value of five dollars each ; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *fifteen dollars, and one pocket book of the value of fifty cents,*

of the goods, chattels and personal property of the said *Salvatore Spanamore*, from the person of the said *Salvatore Spanamore*, against the will, and by violence to the person of the said *Salvatore Spanamore*, then and there violently and feloniously did rob, steal, take and carry away, *the said Vincenzo Ferris and Giovanni Ransiglio, and each of them, being then and there aided by an accomplice actually present, to wit: each by the other.*

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,

~~District Attorney~~

0427

SECOND COUNT--

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

— Giovanni Ransiafis —

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Giovanni Ransiafis,*

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, *the same goods,*

chattels, and personal property described

in the first count of this indictment,

of the goods, chattels and personal property of one *Salvatore Ransamore,*

my one Vincenzo Ransiafis, and —

by ~~to~~ ^{other} certain person or persons to the Grand Jury aforesaid unknown, then lately before
~~unlawfully~~ *stolen*, taken and carried away from the said *Salvatore Ransamore,*

unlawfully and unjustly, did feloniously receive and have; the said

— Giovanni Ransiafis —

~~then and there well knowing~~ the said goods, chattels and personal property to have been
~~unlawfully~~ *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.

JOHN R. FELLOWS,

District Attorney.

0428

BOX:

406

FOLDER:

3761

DESCRIPTION:

Farleigh, Frederick

DATE:

08/05/90



3761

0429

Witnesses:

Heidelleng
Leopold
Mr. Blank
62 So. 1st St.
Mr. Harrison
7 Congress St.

Mr. Blank
ack. for
Deed
W

15.

Counsel,

Filed

5 day of Aug 1890

Pleads,

for Entry (6)

THE PEOPLE

vs.

Grand Larceny, 3rd degree.
[Sections 528, 537, Penna. Code.]

Frederick Partridge

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Donald L. Fox

Foreman.

Aug 6 1890
Pleads D.L.
6 May 1890
Aug 8/90

0430

Police Court—

District.

Affidavit—Larceny.

City and County } ss.
of New York,

Frederick Blauck.

of No. 62 John

Street, aged 34 years,

occupation

Lita fuger prof. Com. 1. President being duly sworn

deposes and says, that on the day of July 1897 at the City of New

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

of deponent, in the day time, the following property, viz:

A quantity of wearing
apparel to the value of over
hundred dollars

\$100 ⁷⁵/₁₀₀

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 Frederick Farleigh (now here)

in the following manner to wit:

Deponent was in the employ of Deponent

as porter. Deponent had said property

in the office of a friend's premises.

Deponent is informed by James F.

Flaherty, that he saw the defendant

take a valise from said office and

leave said office. Deponent further

says that said property was in said

valise. Defendant after being informed

of his rights admitted having taken

said property. Deponent therefore

prays that he be held to answer

Frederic Blauck

Sworn to before me, this

day

1897

Police Justice.

0431

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 20 years, occupation Porter of No. 495

Henry Street Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Frederick Blauk

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me this 17th day of July 1888 } James F. Flaherty

[Signature]
Police Justice.

0432

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Frederick Farley

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

England

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

Answer.

7 Cornelia Street 2 weeks

Question. What is your business or profession?

Answer.

Porter

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

Answer.

I am Guilty

Taken before me this
day of

[Signature]

Police Justice.

0433

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.....

Deppman
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *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 17* 18*90* *W. J. Murphy* 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.

0434

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---3--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Blauk

vs.

1 Frederick Jarboe

2 _____

3 _____

4 _____

Offence *See case*

Dated July 17th 1890

Duffy Magistrate.

Heidelberg Nolan Officer.

Central Office Precinct.

Witnesses James F. Maherty

No. _____ Street.

Call officer

No. _____ Street.

No. _____ Street.

\$ *75* to answer *95*

Can *95*

0435

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT,

DISTRICT,

of No. 100 Street, aged 48 years,
occupation. Being duly sworn deposes and says

that on the 15 day of May 1890
at the City of New York, in the County of New York

That James (now
here is charged by Francis
N. Blane with Grand Larceny
and as the necessary in-
-criminating evidence
is wanting, Dependent
says that said James
be detained till such
evidence is procured

Charles H. Decker

Sworn before me this 15th day of May 1890
of New York
Police Justice.

0436

Police Court--9 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

AFFIDAVIT.

Wm. Threlkeld
vs.

Dated *July 10* 188*90*

Samuel Magistrate.
W. H. Kellogg Officer.

Witness, *\$500 for*
July 17 - 2 P.M.

Disposition, _____

0437

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frederick Farleigh

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

Frederick Farleigh

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

The said

Frederick Farleigh

late of the City of New York, in the County of New York aforesaid, on the *eighth* day of *July* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms,

divers articles of clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars and one value of the value of two dollars

of the goods, chattels and personal property of one

Frederic Blane

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.

John A. Holloway,
District Attorney

0438

BOX:

406

FOLDER:

3761

DESCRIPTION:

Fernandez, Edward

DATE:

08/06/90



3761

0439

45. R. J. Haine

Witnesses:

R. J. Haine

Counsel,

Filed

day of

Aug 1890

Pleads,

Mr Emily (7)

THE PEOPLE

vs.

I

Edward Temandez

Defendant in the Third degree.

[Section 498, Penal Code]

Aug 11 1890

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Edmund C. Haine

Foreman.

August 11, 1890.

Fried and Acquitted

0440

Police Court, 1st District.City and County } ss.
of New York,of No. 146 West 55th Street, aged 32 years,
occupation Artist being duly sworn, deposes and says,
that on the 21 day of July 1890, at the City of New
York, in the County of New York,

Edward Fernandez (nowhere)
did under circumstances
or in a manner not amounting
to a burglary, enter a building
with intent to commit a felony
or a larceny.

That at about
11 O'clock P.M. of said date
while deponent was lying upon
a cot in his studio at the
above number he saw defendant
enter the room by climbing
over the transom of the door
and when deponent was about
to cause defendant to arrest
he defendant ran away.
Wherefore deponent prays
that defendant be held
to answer and be dealt
with as the law directs.

Sworn to before
this 21st day of July 1890. Ruger Donoho
Charles N. Ferriter
Police Justice

0441

POLICE COURT 11 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

Edward Fernandez
Building

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

July 24 1890

Edward Fernandez

Charles W. Smith

Police Justice.

0442

Sec. 198—200.

14 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. Edward Hernandez

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. Spain

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

Answer. No 49-8th Ave. 4 weeks

Question. What is your business or profession?

Answer. Waiter

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

Answer. I am not guilty
Edward Hernandez

Taken before me this

day of

July 1880

at

Charles J. Winter

Police Justice

0443

POOR QUALITY
ORIGINAL

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

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

Dated July 21 1890 Charles Hunter 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.

0444

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

Not Guilty

District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ryan Donohoe
146th West 55th
1st Avenue

2

3

4

Dated

1890

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

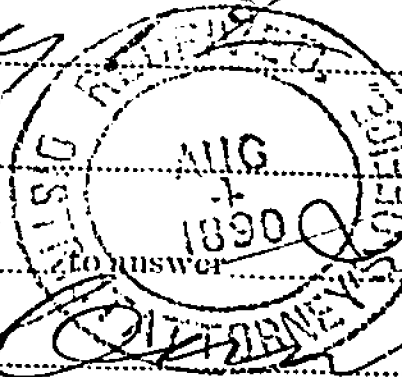
No.

Street.

No.

Street.

\$



0445

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Fernandez

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

— Edward Fernandez —

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

The said *Edward Fernandez*.

late of the *Twenty-second* Ward of the City of New York, in the County of New York, aforesaid, on the *Twenty-fourth* day of *July*, in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Studio* of one

— Roger Donohue, —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

— Roger Donohue, —

in the said *Studio* 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.

John R. Williams,
District Attorney

0446

BOX:

406

FOLDER:

3761

DESCRIPTION:

Ferrara, James

DATE:

08/08/90



3761

POOR QUALITY
ORIGINAL

0447

Bail fixed at \$2,500.
R.M.

Witnesses:

Antonio C. Dorantes
Officer Reilly

This case has once been tried &
the jury disagreed (6-6). The defendant
cannot move to find, although a paid
officer has been made to find this
& recommend the dismissal of
this indictment.

May 16, 1891
James Terrova

Counsel,

Filed 8 day of Aug. 1890
Pleads, Not Guilty (1/1)

THE PEOPLE

vs.

B

R A P H.
(Sections 278 and 218, Penal Code.)

James Terrova

at 4th

JOHN R. FELLOWS,

District Attorney.

Off Sept term
Off Oct. term complete by all

A TRUE BILL

Emmeline P. W.

Sept 2 - Sept. 11, 1890 Foreman.

Jury and jury disagree

stay 1/11
on record. Not all a
Apr 20, 1891
District Attorney R.M.

0448

STENOGRAPHER'S MINUTES.

Fourth District Police Court.

THE PEOPLE, &c., IN COMPLAINT OF

Kate C. Dos Santos

VS.

James F. Ferrara

BEFORE HON.

Charles M. Faintor

POLICE JUSTICE,

New York July 31 1890

APPEARANCES:

For the People,

For the Defence,

D. Sowards Esq

July 31 1890

INDEX.

WITNESSES.

Direct Ex.

Cross Ex.

Re-Direct.

Re-Cross.

Kate C. Dos Santos

1

5

Antonio Dos Santos

19

22

Annie Cassie Long

29

Frank F. Wood

Official Stenographer.

*2 Wall St
New York*

0449

4th District Police Court

The People vs on the complaint
of
Katie b. Dos Santos
vs.
James F. Ferrara

Before Justice Taintor
New York July 31, 1890

Appearances

S. D. Seward Esq. for defendant

Katie b. Dos Santos

sworn by the Justice testified as follows:

By Justice Taintor

Q Where do you live?

A 312 West 49th Street.

Q How old are you?

A Twenty five August 14th

Q What is your business?

A Housekeeping.

Q Are you a married woman?

A Yes sir.

Q What is your name?

A Mrs. A. C. Dos Santos.

Q Do you know this defendant?

A Yes sir.

Q James F. Ferrara?

0450

a James V = yes sir.

q How long have you known him?

a Three months last Wednesday.

q On the 21st of July 1890 did you see him?

a Yes sir.

q Where was he?

a At my home - he boarded at my home.

q Did he board at your house?

a Yes sir - three months.

q On the 21st last was he at your house?

a Yes sir.

q At what time of day?

a He was there in the morning and packed his trunk.

q And what else occurred?

a Then when my husband and I went down to get separation papers he went out. He came back -

q What time did he come back?

a I don't remember what time he came back. When we came back we had to go back to the lawyers about three o'clock, and he went out again.

q When did he return?

a He returned that evening about six o'clock with my husband.

q Go on and tell me what occurred?

a Then my husband had his trunk taken

0451

away a little after six o'clock, and this man was to go with him at his boarding house where they had engaged ^arooms together, but he did not go; he remained at my home. My husband took away his things.

Q Don't give me all that detail. He remained at your house?

A Yes sir.

Q What occurred between you and him after that time?

A Nothing occurred, only he wanted supper, his board was paid until the following Wednesday.

Q Wanted something to eat?

A Yes sir. I told him I had nothing - I was not going to give him anything, that he should leave my home. I refused. Then after that I had a light lunch and then afterwards we retired to our own apartments.

Q You went to bed?

By Mr. Edwards

Q Who is "we"?

A I went to my room with my child and he went to his room as usual.

By the Justice

Q What occurred afterwards?

3 A Then after that, it must have been

0452

4

about eleven o'clock, I was sleeping, and that man came to my room, and I did not hear him until he took hold of me by the wrist and frightened me so I screamed. He told me not to holler, and he put his hand over my mouth, and afterwards took me by the throat.

Q What did he do?

A Insulted me.

A Tell what he did?

A Held me by the throat and made threats to me, then he wronged me.

Q You must be more definite than that. Tell exactly what he did.

A He wrestled with me and tried to wrong me until he accomplished it.

Q Did he get into bed with you?

A Yes sir.

Q And wrestled with you?

A Yes sir.

Q Did you resist him?

A Yes sir.

Q Did he have sexual connection with you?

A Yes sir.

Q Against your will?

A Against my will.

0453

Q What else occurred?

A Then at the time my husband came in, he let go of me and screamed for mercy - begged my husband to forgive him and not imprison him. I held the papers -

Q What papers.

A Separation papers. He gave him time to put on his clothes. He said he would not have done this only he knew that other men had been with me before.

By Mr Sowards

Q Who

A This man (indicating defendant). I asked him who it was and he said Henry Gillard.

By the Justice

Q Did your husband come in?

A He came in through the back kitchen window.

Q What did he do?

A He struck him and he went to his room.

Cross Examination

By Mr Sowards

Q How long have you been married to your husband?

A Seven years the 19th of July.

Q Where did you marry your husband?

0454

6

a In Pennsylvania.

q What place in Pennsylvania?

a Ministers home in West Philadelphia.

q Have you had children with your husband?

a One boy.

q How old is that boy?

a Six years the 9th of June.

q Will you describe the premises that you occupied there where this thing that you are testifying about occurred?

a 519 West 52nd Street.

q Where are the premises located? What part of the house were your rooms located?

a On the ground floor.

q As you enter into the house, to which side - right or left side?

a Right hand side.

q How many rooms did you occupy?

a I had four rooms. Kitchen, dining room, my bed room and his room.

q He was the only boarder you had?

a Only boarder.

q You never had boarders before?

a No sir.

q Your husband resided there with you?

a Yes sir.

q And with your child?

0455

a Yes sir

q Which was the larger of the rooms - the one he occupied?

a His room.

q His room was larger than yours?

a Yes.

q About how large was that room you occupied?

a My room was a small one - just large enough - my bed was a three quarter bed; three small rooms and one large room.

q That bed room was large enough to contain a bed?

a Yes sir, and trunk.

q - which was to accommodate you, your husband and your child?

a No; the child slept in a hammock across the room at night.

q That was all the furniture in that room?

a Yes sir. There was a small box and a trunk.

q When you first knew the defendant that was the time he came to take rooms or board with you - or did you know him before?

a Never saw him until my husband brought him to our home.

0456

8

Q And introduced him to you?

A Yes sir, and my mother; my mother was visiting me for two weeks.

Q Your husband and the defendant were friends?

A Yes sir.

Q Before this occurrence did he make advances to you?

A No sir.

Q Never did?

A No sir.

Q You are sure of that?

A I am sure of that.

Q I will be more explicit. Did he have sexual intercourse with you before that time?

A No sir.

Q You are sure of that?

A Yes sir.

Q Did he ever embrace or kiss you?

A No sir, never insinuated anything.

Q Did he ever give you any money?

A No sir - except his board, five dollars every Wednesday.

Q Did he give you in the month of May two dollars with which you bought yourself a jacket - black silk wrap?

A No sir.

0457

Q Your child is a boy, isn't it? Six years old?

A Yes sir.

Q On the 21st of July where did the child sleep?

A With me.

Q In the same bed?

A Yes sir.

Q What did the child do?

A The child was sleeping.

Q And remained sleeping all this time?

A Yes sir, until his father came.

Q You spoke of separation papers. You had made out separation papers from your husband?

A Yes sir.

Q You intended to separate yourself from your husband?

A On that Monday.

Q On that 21st of July?

A Yes sir, I did.

Q Then you had some trouble with your husband?

A Yes sir, all the trouble there this man made.

Q This man made all the trouble between you and him?

A Yes sir.

Q What was the trouble this man made between you and him?

0458

10

a Young out with my husband and picking up women, and then he would come and tell me my husband did nothing but pick up women on the street.

q He went out with your husband so much, a good friend of your husband, and you charged your husband that he went after women - is that right?

a Yes sir.

q And therefore you wanted to be separated from him?

a Yes sir.

q The papers of separation were made out already?

a Yes sir.

q Who made them for you?

a A lawyer on 57th street; my husband can tell.

q Do you know the office?

a I can go to it. I know the man when I see him; his name I don't know because I did not pay any attention to it. He has a card in his pocket.

q Wasn't it his own room where this occurred on the 21st of July - the room of the defendant where that occurred on the 21st of July?

a No sir.

0459

Q Sure of it?

A Sure of it.

Q How long had you been together that night - the defendant and you?

A He wrestled with me fifteen to twenty minutes - I can't think any more than that.

Q You both lay in bed?

A Yes sir, he holding me by the throat.

Q You both lay in bed, didn't you - this defendant and you both lay in one bed?

A No sir.

A You did not?

A Until he held me and forced me.

Q And then you both lay in one bed?

A Through his forcing.

Q Please answer my question?

A He did not lay in my bed because there is no room.

Q Answer my question. You and he lay in one bed - You say he had sexual intercourse?

A At that time, and that is all the time he laid there.

Q Was that in your bed?

A Yes sir.

Q Then you both lay in that bed?

A Yes.

0460

17

Q How long did you lay in that bed?

A He was not there over fifteen minutes - fifteen to twenty minutes.

Q In all that time - six year old boy -

A Yes - last June.

Q - Six years old boy laid in the same room?

A Yes.

Q Which was just large enough to contain your bed and that little boy's hammock?

A Yes.

Q Then your husband came in?

A My husband came in.

Q You don't know about the time when it was?

A No.

Q As you had separation papers from your husband, how did it happen your husband came in?

A Because at ten o'clock he was to find him in his bed room where they had engaged rooms together, and he was not there, and he went to where he works around the depot, and he did not find him there, and he went to my home looking for him.

0461

Q He did not come in by the door?

A No sir.

Q He came in through the window from the yard into the kitchen.

A He came in my back room window.

Q And he came there because he suspected that he would be with you because he did not find him at home.

The Justice: She need not answer that question.

Q Your husband came to your room because he supposed that this defendant—

The Justice: One moment—

The Witness: I don't know why he came, but he came.

Q You say your husband and he were to engage rooms?

A Yes sir.

Q And he was to move there?

A His trunk was packed and ready to go, when my husband left ^{and} they said in the morning as they picked up their things and packed together "Never mind, put that in my trunk or in your trunk; they both go the same way."

Q You live now with your husband?

13.

A Yes sir; I have lived with him since

0462

14

that night.

Q Have you once had a ride with this man - with the defendant - to King's bridge?

A No sir, not to King's bridge.

Q Where to?

A To High Bridge.

Q And you made that ride in a buggy?

A We went in a carriage together, with my husband's consent.

Q You did have that ride with him?

A Through my husband's consent, and my boy went with me.

Q He was in the buggy too?

A Yes sir.

Q It was a one horse buggy?

A One horse buggy, and my child sat in between the two.

Q Between you and him?

A Between me and him.

Q And the purpose was merely to have a ride - a pleasure drive?

A Yes sir.

By the Judge.

Q Whose purpose? Her purpose? The purpose of your going was simply for a ride?

A Yes sir, simply for a ride.

By Mr. Edwards. Q. Did you ask your husband for his consent?

0463

a Yes sir, he was home to dinner; he took him to work.

By the Justice

q With your husband's consent?

a Yes sir.

By Mr. Sennards

q When was that?

a I don't recollect; it may be five weeks ago, because next Monday will be four weeks since I was taken sick, and that was on a Saturday afternoon.

q About five weeks ago, in the month of June?

a About five weeks ago.

q How long were you out with him at that drive?

a We left home, I think it was two o'clock and we got home at six, and drove all through different places.

q Did you have any conversation during that ride?

a No sir, only ordinary.

q Can you remember anything that you spoke together about?

a We only spoke of ordinary things; we did not speak of love never in our lives.

q Never in your lives?

a Never in our lives.

0464

16

Q In that separation that you made with your husband, was anything provided for your support?

A The Justice. We will not go into that; that is another case.

Q Didn't your husband say to this man when he got into the room - didn't he say to him "Now, you support her; I won't support her any more; you support her"?

A No sir, he did not.

Q He did not?

A No sir.

Q Did your husband remain with you in that room that night?

A Yes sir, he remained with me.

Q And slept in the same -

A We did not sleep no where.

Q He remained there?

A No sir, he was fired from my home. The last thing I done was to shake my fist at his nose.

Q How long after your husband came did he stay in the room?

A Long enough to get his clothes on and "git".

Q About what hour of the night was that?

A I don't know; it was late at night.

0465

perhaps it was eleven or after; I can't tell.

Q He moved out that night?

A He was put out.

Q He moved his person away that night?

A He was put out, right direct.

Q Did he not go?

A He went direct, but before he left he told my husband he would not have done this - at first he denied what he did; I told him it was a story; He said "Tony, I would not have done this but I believed she was a bad woman with this Henry Gillerd - he knew me to be a bad woman."

Q While you were in bed about fifteen or twenty minutes were you covered up?

A I had my wrapper on. I sleep always with a light wrapper on.

Q You both together, were you not, covered by the sheet?

A No sir, we were covered by nothing.

Q You say he had one hand on your throat?

A Yes sir, and besides he pressed me with his knees.

Q What did he do with the other hand - while he kept one hand against your throat

0466

18

Q What did he do with the other hand?
A He did what he could.

Q What did he do?

A To accomplish his wish; that is what he did.

Q Did you part your feet? Did he put your feet apart?

A No sir; I struggled with him; I was sick two weeks before with a raging fever, and did not eat a mouthful, and I was two weeks —

Q Did you part your feet?

A No sir, he did it.

Q With one hand?

A With one hand and his feet.

Q And while he was doing that you were lying in your bed, or standing up?

A He was pushing me over. I was trying to get up, and he pushed me over.

Q You were lying in your bed?

A Yes sir, I was on my bed.

Q Do you know a man by the name of Henry Sites?

A No sir.

Q Not even a person who will answer to a name similar to this?

A No sir.

0467

Q Didnt you get from the defendant money to buy shoes for your little boy?

A Money to buy shoes for my little boy?

Q Yes?

A No sir.

Q Didnt you get money from him with which you bought shoes for your little boy - \$1.25 once?

A No sir.

Antonio Dos Santos

sworn by the justice, testified as follows

By the Justice.

Q Where do you live?

A I live at present at 312 West 49th Street.

Q Is Katie C. Dos Santos your wife?

A Yes sir.

Q Do you know this defendant?

A I know him, yes sir.

Q How long have you known him?

A Since about the 1st of September 1889.

Q On the 21st day of July last did you see him in the bedroom of your wife?

A Yes sir.

Q Under what circumstances?

A Standing over her while she was lying on the bed, with his hand on her

0468

throat and the other up in the air making a threat.

q Tell how you came to your house that evening?

a I had arranged with him to take a room about the next block. We were to sleep together in that room. We were to leave the house the same night and at ten o'clock we were to meet there and sleep there. At ten o'clock I came up to the house — about half past ten, and not seeing him in bed or the bed disturbed I walked to the corner to see if he was standing there. Then I went to the liquor store where we used to go. I walked past the house and found the window of his room was locked, a thing that was never done before, as I slept with him —

q You found the window locked. How did you get into her room?

a I passed through the hall; I could not get in the doors, I went through the cellar and got in the rear window of the kitchen, which was wide open.

q Into what room did you get?

0469

a I got into the kitchen, then through the dining room and through her bed room where they were.

q Into her bed room?

a Yes sir, his room was next to that and I did not go so far as that, was he undressed?

q a Yes sir. He had his night drawers and shirt on. I think that is all he had on. I don't think he had stockings.

q What transpired after you got to the room?

a Just as he made that threat I passed by him.

q What did he say?

a He said "If you don't do as I want you to hereafter I will kill you." I just passed by him and hit him on the side of the head, and he fell on his hands and knees and ran to his room. He fell on his knees and said "Tony, for Christ's sake don't do nothing to me; I did not do nothing to her." My wife jumped up and said he did, and he said she had been with different men and I said "What men", and he said Harry Lilled. I said "When",

He said on one Sunday when mother was here he had her in my front room. He begged me to not have him arrested, and begged me to not kill him in the first place - "Don't you kill me; give me a chance to get dressed." He got dressed and got out of the house, and I did not see him any more until his trunk was sent for. Then I sent his trunk away.

Cross Examination

Q Mr. Lerrands

Q You are a conductor?

A Yes Sir.

Q And he is a conductor?

A Yes Sir.

Q On the same line together?

A No Sir.

Q What line are you?

A 8th Avenue. He is on the Belt.

Q Were you not on the Belt line also?

A I was there conductor once; but at that time I was on Eighth Avenue.

Q You were at no times employed on the Belt line?

A Yes Sir, we were appointed together

0471

on the belt line.

Q For sometime you were conductors on the same line?

A Yes sir.

Q And became friends?

A Yes.

Q And you told him your secrets, didn't you?

A Secrets?

Q Didn't you tell him something about your wife having had relations to a physician before?

A No sir.

Q You did not?

A No sir.

Q What was the usual time that you got home from your trip?

A Could not tell you, sir, because I was on the extra list. Sometimes I got one day a week, - two days - four days, and it depended on what car I would catch.

Q You have had trouble with your wife before?

A What kind of trouble?

Q Domestic troubles, haven't you?

A Well - quarrels, yes sir.

Q On the ground of your charging her with infidelity?

23 A I decline to answer the question

0472

74

Question ruled out.

Q What did you want to say? You were about to make a statement. Go on and make it?

The Justice. It is on cross examination (To the witness) You won't say anything more, on the 21st of July you had been with your wife to the lawyers, had you not?
A Yes Sir.

Q What is the name of that lawyer?
A I don't know; I can find him if necessary. I don't know exactly his name.

Q Do you know his address?
A Yes Sir.

Q Where is it?
A Not far from here. Right around the corner. I can find his place if necessary.

Q And you had articles of separation drawn up through him and signed?
A Yes Sir.

Q And given to your wife?
A Yes Sir.

Q How did you come to go to that identical lawyer?

Question ruled out

Exception by Mr. Edwards.

Q Did you, when you were about to go

0473

to the lawyer that finally made the articles of separation for you - did you state to anybody -

Question ruled out

- that the reason of your wishing to be separated from your wife was because you suspected her of intimacy with other men?

The question was ruled out
Exception by Mr. Serrano.

Q Up to the 21st of July did you have any suspicions of this defendant having intimate relations to your wife.

A None -

Question ruled out

Exception by Mr. Serrano.

Q You say you had been in defendant's room often and slept together, with him in his room?

A Yes sir. My wife was sick for three weeks, and I slept with him.

Q What kind of a bed was in his room?

A Double folding bed.

The Court ordered the answer stricken out

Exception by Mr. Serrano

25 Q That folding bed was put together

0474

36
in the day time?

The Justice. One moment. Where did you say "folding bed." Didn't I order it struck out?

Q Was it not a folding bed which was put together in the day time and opened at night?

The Justice. You need not answer that question. It is immaterial.

Q When you got home that night, you say you could not get in the room through the door?

A No sir.

Q The door was locked?

A Yes sir.

By the Justice

Q In whose room?

A Anybody's room. I could not get through the door.

By Mr. Lewards

Q Didn't you have a Key?

A No sir, I had given my Key to my wife as soon as I left.

Q As soon as you left, when?

A Six o'clock in the day - that day, yes sir.

Q When you came to the door you did not knock at the door?

0475

A No Sir.

Q As soon as you found the door locked you went directly to the yard and in the cellar?

A I didn't say that, and I didn't do that. I tried the other door - the door off the kitchen. The door was locked. Then I went to the cellar and climbed through the window by the aid of a step-ladder, through the back window into the kitchen, into the dining room, and into the room where the two were.

Q You went there to find the defendant?

A Yes Sir.

Q And you thought he was in there because the windows in the front room which he occupied, were closed?

A That is not the reason.

Q Tell us the reason?

A The reason was because when I got to the door and listened I heard a cry from the inside, and that is what made me go into the room.

Q What cry did you hear?

A I heard "Jin, for Christ's sake let me go, you are hurting my back, don't hold me." From that I ran into the yard and got the step-ladder and got

0476

29

through the window.

Q Didn't you say before that the reason you went in was because when you came to the house you saw the windows of his room were closed?

A That is what aroused my suspicion.

Q Therefore when you got to the house you had a suspicion that this defendant was in your wife's room?

A Yes sir, I had a suspicion.

Q What time of the night was it?

A I should judge about eleven o'clock.

Q You don't know exactly?

A Not exactly - no sir.

Q Where was your little boy when you got in the room?

A He was lying in the bed.

Q Same bed your wife was?

A Same bed my wife was.

Q And the defendant was outside of the bed standing.

A Standing by her.

Q Holding one hand -

A One hand on her throat and the other in the air.

Q That is all that you saw.

A Yes sir.

Case for People Closed

0477

Annie Cassie Long

Sworn by the Justice testified as follows:
By the Justice

Q What is your name?

A My name is Annie Cassie Long, but they have put my maiden name on this.

Q Where do you live?

A 519 W. 52nd Street.

Q How old are you?

A I was 20 the 9th of February last.

By Mr. Serrano

Q What part of the building do you live?

A I live on the same floor with Mrs. Dos Santos.

Q That is on the first floor?

A On the first floor front - on the other side.

Q You know the defendant - this Ferrara?

A I know him as Mr. Dos Santos, boarder.

Q Did you see him often in the rooms of the Dos Santos people?

A Well, no; not very often; three or four or five times.

Q Did you see this defendant - when I say defendant, that means this man Ferrara - did you see this defendant and Mrs. Dos Santos alone?

The Justice: When?

30.

Mr. Edwards: During the time he was boarding with them?

a No, I never seen them alone. I was in there two or three times; the gentleman, Mr. Ferrara, was taking his dinner, coming in to his meals, or going out again.

q Was Mrs Dos Santos there at that time?

a Yes Sir.

q Was anybody else there at that time?

a No Sir.

q Then they were alone - Mrs Dos Santos - The Justice. No; I cannot permit that examination.

Exception by Mr. Edwards.

q You state that you saw the defendant taking his meals in the rooms of Dos Santos, didn't you?

a Yes.

q You also said that Mrs Dos Santos was present when he took his meals?

The Justice. When?

Mr. Edwards. I will come to that. I will put it in a separate question.

q Was that at any time between the first of May and the 21st of July last?

a I could not say that Sir. I do not

0479

Q I believe I was in Mr Dos Santos house, a quite a while.

Q When were you in her rooms the last time?

A I could not say, sir.

Q How long have you known the defendant - this man Ferrara?

A Three months, or four months.

Q Now, was it within the last three or four months that you saw the defendant and Mrs Dos Santos being in the room -

Question ruled out

Exception by Mr Serrano

Q At any time between the 1st of May and the 21st of July, did you see Mrs Dos Santos -

The Justice. Until you state what you propose to prove you cannot proceed.

Mr Serrano. I propose to prove that they hugged together - they were making love together before.

(Question continued). - and the defendant kissing each other, hugging each other or generally making love together?

A No sir, I never did.

Q Sometime between the month of May

0480

and the 21st of July, were you present
in Mrs Dos Santos' house when the
defendant came home, and he was
not allowed to go inside into the
rooms, by Mrs Dos Santos, and if so,
do you know what was the cause
of it?

Question ruled out

Defendant waives further
Examination.

\$2000. bail fixed.

0481

District Police Court.

The People in Complaint of

State of New York

vs

James F. Ferrera

STENOGRAPHER'S TRANSCRIPT

New York July 31 1890

BEFORE HON.

Charles H. Westcott



Frank J. Wood

Official Stenographer

Lana S. New York

0482

South District Police Court.

The People on Complaint of

State C. Dos Santos

vs.

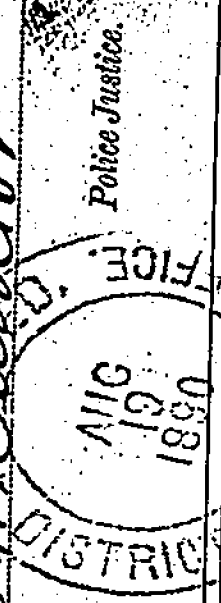
James F. Ferrera

STENOGRAPHER'S TRANSCRIPT.

New York July 31 1890

BEFORE HON.

Charles W. Stewart



Frank J. Wood

Official Stenographer.

2000 St
New York

0483

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

426

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Nathaniel C. Dos Santos*

of No. *312 W 49* Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *20* day of *April* 189 at the hour of *10* in the forenoon of the same day,

as a witness in a criminal action prosecuted by the People of the State of New York, against

Gas Ferrara

Dated at the City of New York, the first Monday of

April

in the year of our Lord 189

DE LANCEY NICOLL, *District Attorney.*

0484

Court of General Sessions.

THE PEOPLE

vs.

James Ferrara

City and County of New York, ss.:

Robert Charlton

being duly

sworn, deposes and says: I am a Police Officer attached to the

22

Precinct,

in the City of New York. On the

20

day of

April

1891

I called at

312 West

49 St

the alleged

Residence

of

Kale Dos Santos

the complainant herein, to serve her with the annexed subpoena, and was informed by

the tenants in said house that

She had removed from there over
four months. I have tried in every
way to get information concerning her
but have not been successful

Robert Charlton

Sworn to before me, this 27th day
of April, 1891

H. W. McAllister
Com. of deeds
N.Y. city

0485

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

James Ferrara

Offense:

De Lancey Mirell
JOHN R. FELLOWS,

District Attorney.

Affidavit of Police Officer

Robert Charleston

32

Precinct.

Failure to Find Witness.

0486

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To

of No.

J. Sullivan
50th St - East side of 9th ave Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *September* 1890, at the hour of 11 in the forenoon of the same

day, as a witness in a criminal action prosecuted by the People of the State of New York, against

James Ferrera
Dated at the City of New York, the first Monday of
in the year of our Lord 1890.

JOHN R. FELLOWS, District Attorney.

0487

GLUED PAGE

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Affidavit of Service of Subpoena.

James Farrara
City and County of New York, ss.

sworn, deposes and says: I reside at No. 334 East 37th being duly
Street, in the City of New York. I am a subpoena server in the office of the District Attorney of the
City and County of New York, and am over twenty-one years of age. On the
day of Sept 1890, at District Attorney's Office
in said city, I served a subpoena in the above-entitled action, of which a copy is hereto annexed, upon
J. Sullivan a witness in the said action, personally, by delivering the
said subpoena to and leaving the same with the said J. Sullivan
in person, at the place aforesaid; and that I know the said J. Sullivan
so served as aforesaid, to be the person named and described in the said subpoena as such witness.

Sworn to before me, this

day of

September 1890,
Ferry Pier

James Smith
Notary Public N.Y.C.

0488

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

James Farrara

Offense:

JOHN R. FELLOWS,

District Attorney.

Affidavit of Service of Subpoena by

James Smith

Subpoena Server.

Let Attachment issue

R.B.M.

0489

TORN PAGE

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

THE PEOPLE of the State of New York, to the Sheriff, Deputy
Sheriffs, and Policemen of the City and County of New York,
GREETING :

WE COMMAND YOU, and each of you,
That you attach and take the body of _____

Beattie (known as Fifteen Cent)

who stands charged before our Justices of our Court of
General Sessions of the Peace, in and for the said City

with a Contempt, in refusing or neglecting to obey a Subpœna, issued out
of the said Court, and duly served on him, to attend as a witness, and him forthwith
bring before our said Justices, to be dealt with according to law.

WITNESS, Hon. *Randolph B. Martine* ~~and~~
Judge of our said Court, this *9th* day
of *September* in the year of our Lord, one thousand
eight hundred and ninety-

BY THE COURT.

John Sparks Clerk of Court.

0490

TORN PAGE

New York General Sessions o.

THE PEOPLE
OF THE STATE OF NEW YORK

against

Beattie

Dated *Sept. 9th* 1890

ATTACHMENT FOR A CONTEMPT

Not Found

0491

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

THE PEOPLE of the State of New York, to the Sheriff, Deputy
Sheriffs, and Policemen of the City and County of New York,
GREETING :

WE COMMAND YOU, and each of you,
That you attach and take the body of *J. Sullivan*

who stands charged before our Justices of our Court of
General Sessions of the Peace, in and for the said City
and County, with a Contempt, in refusing or neglecting to obey a Subpœna, issued out
of the Court and duly served on him, to attend as a witness, and him forthwith
bring before our said Justices, to be dealt with according to law.

WITNESS, Hon. *Randolph B. Spertine* and
Judge of our said Court, this *8th* day
of *September* in the year of our Lord, one thousand
eight hundred and ninety-

BY THE COURT.

John Sparks

Clerk of Court.

0492

New York General Sessions of the Peace.

THE PEOPLE
OF THE STATE OF NEW YORK
against

J. Sullivan

Dated *Sept. 8th* 1890.

ATTACHMENT FOR A CONTEMPT

0493

Police Court, 4 District.City and County } ss.
of New York,

of No. 317 West 49 Street, aged 24 years,
 occupation Keep house being duly sworn, deposes and says,
 that on the 21st day of July 1890, at the City of New
 York, in the County of New York,

Rafel C. Los Santos

James Ferrara did ravish and
 commit rape on a female not his
 wife against her will and without
 her consent, and did have sexual
 intercourse with the said female.

Deponent says that she ~~was~~ asleep in
 bed in her room in the house No 317
 West 49th Street about the hour of
 eleven o'clock P.M. on said date, when
 this defendant burst in the said door
 and came to the bed where deponent was
 lying. The defendant caught hold of
 deponent and deponent screamed and
 made an outcry and the defendant
 put his hands on deponent's mouth
 and caught hold of deponent by the
 throat and threw deponent back on
 the bed and did there and then ravish
 and rape deponent, deponent being
 too weak to resist any further. Deponent
 then saw her husband, ^{Rafel C. Los Santos} come into the
 said room and is informed by her
 husband that he, her husband, heard
 her outcry and came into the said
 room through a window of the kitchen
 came through the said kitchen, through
 a dining room and into deponent's bed-
 room and then and there saw this defendant
 having hold of deponent with his hand
 on her throat and say to deponent,
 Hereafter you must do as I want you
 to or I will kill you. Wherefore deponent
 charges the defendant with having committed
 the said rape and prays that he be apprehended
 and dealt with as the law directs.

Rafel C. Los Santos

Deponent to be sworn
 this 29 day of July 1890
 Charles W. Davis
 Justice of the Peace

0494

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Conductor of No.

314 West 49 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Antonio C. dos Santos

and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 29 day of July 1890 } Antonio C. dos Santos

Charles N. Lantieri
Police Justice.

0495

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James F. Ferrara*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *No 178 Lincoln Ave - 4 years*

Question. What is your business or profession?

Answer. *Conductor*

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

Answer. *I am not guilty**James F. Ferrara*

Taken before me this
day of *July* 189*0*

Police Justice.

0496

Sec. 151.

Police Court 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Katir C. Dos Santos
of No. 317 West 49 Street, that on the 21 day of July
1890 at the City of New York, in the County of New York,

James V. Ferrara did ravish and commit
rape on a female, not his wife & not
on the said Katir C. Dos Santos

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 4 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this

29 day of July 1890
Charles V. Linton POLICE JUSTICE.

0497

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Twenty* 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 20* 18 *90* *Charles Hunter* 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.

0498

#2000 for Ex.
July 31- 1890. 3 PM
CMTJ

rebailed Sept. 11/90

BAILED,

No. 1, by Joseph Morell
Residence 460 East 146th Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonio B. Rosendo
312 West 49th
James H. Torrance

2
3
4
Offence

Dated July 30 1890

James H. Torrance Magistrate.
Riley & Charlton Officer.

Precinct.

Witnesses Antonio B. Rosendo

No. 312 West 49th Street.

~~James H. Torrance~~
777 West 49th Street.

James H. Torrance
Comptroller of the City of New York

No. 2000
\$ 2000
Answer

0499

Court of General Sessions
N.Y. County.

The People

James Ferrara

City & County of New York: James Hickey of No 550 W 43 St
being sworn & dep. I served a subpoena on the person
called 15 cents & whose name I ascertained to be Sam
Beattie, at Canda & Kanes office 52 St near 10 Avenue, on
this 9 day of Sept 1890 at 9⁵⁵ AM & saw said Beattie
who was identified to me, read said subpoena & then it
on the floor & stamp on it. I had been on the 8th of Sept
1890 at 1⁴⁰ PM. Left a subpoena at said place but Beattie
did not appear.

From before me this
9 day of September 1890
William R. Perry
Assistant Clerk

James Hickey

0500

Let attachment
issue. R.B. My
T

0501

DIRECTIONS.

The Grand Jury Rooms are in the third story of large brown stone Building in Chambers Street, near Centre Street, adjoining 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 SIDE FOR OTHER DIRECTIONS.]

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

In the Name of the People of the State of New York.

To *Natie C. Santos*

of No. *312 West 49th* Street.

YOU ARE COMMANDED to appear before the Grand Jury of County of New York at the Grand Jury Room, in the third story of the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *February* 1891, at the hour of 10 $\frac{1}{2}$ in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

James Ferrara

Dated at the City of New York, the first Monday of *February* in the year of our Lord 1891

DE LANCEY NICOLL, District Attorney.

Ask to see Mr. Sampson
At 12:30 o'clock

PART I.

The Court Room is in the second story and fronting the Park.

If this Subpoena is disobeyed, an attachment will immediately issue.

Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Off. Riley & Charlton*

of No. _____ Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building adjoining the New Court House in the City Hall Park, in the City of New York, on the day of _____ 1891, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

James Ferrara

Dated at the City of New York, the first Monday of _____ in the year of our Lord 1891.

DE LANCEY NICOLL, District Attorney.

Ask to see Mr. Sampson
At 12:30 o'clock

TORN PAGE

0502

32014 J
L. J. J. & CO. PART 2-
The Court is held in the Court House, 32 Chambers Street.

Court of General Sessions.
COUNTY OF NEW YORK.

In the Name of the People of the State of New York.

} ss.

To

M Beattie

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, to be holden in and for the said City and County of New York, at the City Hall of the said City, on *9th day September 1890* day of *September* instant, at the hour of eleven in the forenoon

the same day, as a witness in a criminal action, prosecuted by the people of the State of New York, against

James Ferrara

Dated at the City of New York *8th* day of *September* 1890.

By order of the Court,

JOHN SPARKS, Clerk of Court.

J. Hochstadter

Counsel for Defendant.

34 Park Row N.Y.

0503

James Herrera lost his car
on Sunday, July 13th and reported
every morning till July 21st,
then he remained absent till
July 29th when he went to
the President for an order
to go to work and was allowed
to resign. *9/9/50* *People's* *X1*

0504

People's 2

New York. September 5th 1890.

This is to certify that
the bravo Antonio Cornelius do Santos
an extra conductor of the 8th Avenue
R.R. Co was not working on any
part of Tuesday the 2nd day of Septem-
ber neither day nor night and that
he hasn't worked for this said com-
pany since then

J. W. Allen
for Co

0505

FORM 483. 8-91-1 M 8318 D 2

MANHATTAN RAILWAY COMPANY,

GENERAL MANAGER'S OFFICE,

No. 71 BROADWAY,

F. K. HAIN, General Manager.

New York, March 28th 1891.

Hon. De Lancey Nicoll,

District Attorney, City.

Dear Sir:

Your inquiry of the 26th inst. at hand. The name of Antonio C. dos Santos appears on our books as a Gateman on the 9th Ave. Line, residing at 449 West 46th St., City. He is reported sick since last January.

Respectfully Yours,

F. K. Hain
General Manager.

0506

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

James Ferrara

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

indictment, accuse James Ferrara —
of the CRIME OF RAPE, committed as follows:

The said James Ferrara,

late of the City of New York, in the County of New York aforesaid, on the
thirtieth day of July, in the year of our Lord one thousand
eight hundred and eighty-ninety, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one Katie
R. dos Santos, — then and there being, wilfully and,
feloniously did make an assault, and her the said Katie R. dos Santos,
then and there, by force and with violence to her the said Katie R.
dos Santos, against her will and without her consent, did wilfully
and feloniously ravish and carnally know, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said James Ferrara —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said James Ferrara,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain
female not his wife, to wit: her the said Katie R. dos Santos, then
and there being, wilfully and feloniously did make another assault, with intent her the
said Katie R. dos Santos, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and carnally know,
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

0507

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *James Ferrera* —
of the CRIME OF RAPE, committed as follows:

The said *James Ferrera*, —
late of the City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain
female not his wife, to wit: her the said *Katie R. dos Santos*, then
and there being, wilfully and feloniously did make another assault, and an act of sexual
intercourse with her the said *Katie R. dos Santos* —
then and there wilfully and feloniously did commit and perpetrate, against the will of the
said *Katie R. dos Santos*, and without her consent; against
the form of the Statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further
accuse the said *James Ferrera* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *James Ferrera*, —
late of the City and County aforesaid, afterwards, to wit: On the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon a certain
female not his wife, to wit: her the said *Katie R. dos Santos*,
then and there being, wilfully and feloniously did make another assault, with intent, an
act of sexual intercourse with her the said *Katie R. dos Santos*
against her will and without her consent then and there wilfully and feloniously to commit
and perpetrate, 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, *District Attorney.*

0508

BOX:

406

FOLDER:

3761

DESCRIPTION:

Field, William H.

DATE:

08/22/90



3761

0509

262.
465

Witnesses
Lizzie Wallington
H. Murdock

Counsel, *Howe*
Filed *23* day of *Aug* 18*90*
Plead *Not Guilty (20)*

THE PEOPLE
vs.
William H. Tuck
Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 537 Penal Code].

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

A True Bill.

Edward C. Brown
Sept 2/90
Foreman.
Victory & Connected of
11th Precinct
Sept 5/90

0510

Police Court—

2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 64. Elizabeth Wellington Street, aged 25 years,
occupation married being duly sworn

deposes and says, that on the 28 day of July 1890 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the night time, the following property, viz:

One Black dress of the value
of twenty five dollars,
one Red waist of the value
of seven dollars and
a clock of the value
of one dollar, altogether
the value of thirty
three dollars

(\$33.00)

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 William H. Field (nowing)

from the fact - that
deponent saw the said
defendant feloniously
take said and carry
away the said property
from 136 Macdougall
Street on the said date

Elizabeth Wellington

Sworn to before me, this

14 day
1890

of John J. Thompson Police Justice.

0511

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY
OF NEW YORK

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

Question. What is your name?

Answer. *Wm H Field*

Question. How old are you?

Answer. *26 years.*

Question. Where were you born?

Answer. *New York*

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

Answer. *104. 57. Ave*

Question. What is your business or profession?

Answer. *Truck driver*

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

Answer. *I am not guilty*
Wm H Field

Taken before me this

day of

188

Police Justice.

05 12

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 Aug 19 1890 John K. Korman 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.

0513

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

12¹³ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lizzie Wellington
64 West 7 Ave
Wm H Field

2 _____
3 _____
4 _____

Offence

Dated _____ 188

Aug 14 90

Magistrate.

Murdoch Officer.

11 Precinct.

Witnesses Mr. Monte

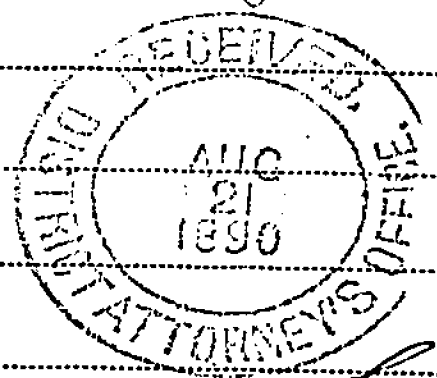
No. 136 Madagal Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer

Can G



0514

The People
vs.
William

Court of General Sessions, Part I
Before Recorder Smyth.

H. Field (Tuesday, September 2, 1890.

Indictment for grand larceny first degree.

Lizzie Wellington, sworn. I am married and live now at 64 Sixth Avenue. I lived in July at 136 Macdonald St. with my husband on the top floor back, three flights up. I think there are five rooms on the top floor; I had a back room with a cooking stove in it, and the door led into the hall. I recollect the 28th of July of this year. I saw the defendant as it was coming on dusk, it must have been near eight o'clock. He came up the stairs of this house and spoke to me. I was sitting out in the hall with the other tenants talking. The defendant said, "How do you do, Lizzie?" I did not recognize the man at first, but I had seen him before last winter. He made himself very sociable with the people there. I thought he was acquainted with them. I did not say anything. My trunk was locked all day and I had the key of it in my pocket. I think we must have stayed in the hall till near ten o'clock before we went on the roof. The women who lived up there proposed going on the roof. I assented and the defendant was there. Before I went up I went

05-15

into my room. I looked in my trunk to see if my clothes were there. I did not stop to lock my trunk but left the key in it. I had a black dress in the trunk, it was new, I only wore it once, I just got it from the dress-maker's; it was worth twenty five dollars. I had also a black silk waist trimmed with bright red; it was worth about seven dollars. I had also a little pocket clock hanging on the wall. This dress and waist was in the trunk when I went to it before going out of the room. I let the lid of the trunk go down but did not lock it. I think we all remained on the roof till near twelve o'clock. We all came down and I went to my room. I had no conversation with the defendant then, he was right behind me. I opened my door, it was very warm, he came to my door, I told him to go right away, he did not seem to want to go away. I told him if my husband was there he would have to go away. Those other people went to their rooms; he went away from my door. I did not go out in the hall to see whether he went down stairs or not. I went over by the window and sat down a while, about 15 or 20 minutes, the house was all quiet. I went and laid down. I left my door

0516

open because it was very warm and I laid down on my bed. I did not think I would fall asleep but I did. I heard a noise out in the hall way. I jumped right up and looked over the banisters and saw the defendant with my clothes and halloed to him by name. I saw him going down the second flight of stairs. I did not go down stairs right away. The hallways were lighted that night. There is one lamp on the floor I live on and another lamp on the back. The defendant had my clothes, the black dress and my red waist. I could see distinctly the red hanging down. I halloed to him by name to bring me back my clothes. I went down the first flight of stairs and he was out of the door. I went back to my room and found the hasp of the trunk was down, the trunk was locked with the catch, but I could not find the key. I did nothing further that night about the trunk. The next morning I got the landlord to open it; my clothes and the little clock were gone. I went to the Mercer St. Station House and made a complaint. I looked everywhere for him. The morning he was arrested I was coming out of the grocery store - that was in August about a month afterwards, he came behind me and said, "How

0517

dare you accuse me of taking your clothes?" I said, "you need not deny it, I ~~seem~~ ^{see} you going down stairs with them." There was a crowd around; he was going to hit me. I went and called an officer and said to him, "that is the man" (pointing to the defendant) I have been looking for so long." The officer arrested him and he went off to the station house. On the way to the station house I told him several times as I walked along with him and the officer if he would give me back the pawn tickets or if he would tell me where they were I would not make a charge. I overheard him telling the officer that they were pawned in Eighth Avenue. I asked him the number and he would not tell me. I never saw my goods. That is all I know about the case.

Cross Examined - My husband's name is ~~John~~ ^{Wm} Wellington. He is a brick layer and is at work today in the city. On the 28th of July he went to Staten Island to see his mother; he very often goes there. I am married over two years. He went with me to this house when I went there to live. I was living there two weeks ~~since~~ ^{when} my clothes were taken from me. My husband had been home every night except this night. I did not expect him back till Tuesday; it

0518

was on Monday night the clothes were taken; he went away Sunday afternoon; his mother is very old, and he often goes down there. The first thing the defendant said to me was, "How do you do, Lizzie?" I did not recognize him first until he says, "Lizzie, don't you remember about your nice coat that was stolen from you?" I recollected him and said, "O yes, I know you." I knew his name. I was not acquainted with him, but I had heard about him. I told him if he would find anything about my coat I would willingly give five dollars for the ticket. That was last January. On the night Mrs. Hayward got robbed at that time he (the defendant) hung out where these men were seen who stole the things. Mrs. Hayward knew the woman whom I suppose was his wife. I was introduced to him and his wife. I supposed she was his wife. I had no conversation with him at the time I was introduced. I never had any conversation with him until he came up to my room that night. I did not make him welcome after he told me who he was. I sat down there talking with these women. I thought he was acquainted with those people, he talked to them as well as to me. There were present beside myself and the defendant two

0519

women, one husband and a young man. I don't know their names; they are all strangers to me. I put my dress in the top of the trunk in the morning. I went back into the room so as to make sure my clothes were there. I forgot to lock my trunk. I thought when the door was locked it would be safe enough. He went up on the roof to get the fresh air. I did not see any drink brought up there. I drank no beer with anybody up there. During all the time I was on the roof the defendant was there; he was talking to these men. I think all the women went down from the roof first. I went down before the defendant; we all came down about the same time. The defendant stood at the door of my room but I would not let him in. I do not think he ever saw my trunk, but he might have heard me talk about my clothes. I did not say anything about my clothes in his presence. He remained at my room door two or three minutes before he went away. I told him to go about his business but he did not go right away. I got an office corner of Clinton Place and Sixth Avenue and I found the defendant where I left him. I enquired where he lived and I was told he lived at Clinton Place and Eighth St.

0520

George Murdock sworn. I am an officer of police and arrested the defendant on the 19th of August in Clinton Place in the afternoon along about one o'clock. A lady came to me and said, "There is a man who stole my clothes; will you arrest him for me?" I said, "yes," I went up and made the arrest. I had to go probably a hundred yards, I jumped on a Seventh Avenue car. I told him I wanted him. He wanted to know what it was for? I said a lady claimed he stole her goods. He said he did not know anything about them. I told him he would have to go to the station house and tell them there. I started with him and Mrs. Wellington came on behind; she said all she cared about was her clothes. He said her clothes were pawned on Eighth Avenue. I did not ask him then where. His pedigree was taken at the station house and then I took him directly to the Court. Going past Macdougall St. and Clinton Place the lady said if she could only get the pawn tickets or the clothes she would not prosecute the case. The defendant said the clothes was pawned in Eighth Avenue. Detective Season was passing and he nodded to him. I said, "Do you know Season?" He said, "yes, he 'pinched' me once for a watch and I got out of it." I could not

0521

get any more out of him.
Cross Examined. The defendant said the clothes were pawned in Eighth Avenue; he did not say he pawned them or who pawned them. About a week before the arrest of the defendant the complainant came to me and told me about the larceny; she described the man and said his name was Felds; she did not give his first name and did not give his address. I have been in the precinct over eight years.

William H. Feld, sworn and examined in his own defence testified. I am 26 years old and have lived in New York all my life. On the 28th of July I was living at No. 104 Seventh Avenue with my mother; she is in Court. I lived there for fourteen years in that house. My business is a hack driver. I drove for Ryerson and Brown; the last place I worked at was Ward's stable in Eleventh St. I worked for Ryerson and Brown three years, and from there I went to Daly's on Fifth Ave. I worked there about eight months and from there I went to Ward's. I was working there for two months and was working there up to the time of my arrest. I laid off that day on the 28th. I have never been convicted of any crime. Last winter I saw Mrs.

0522

Wellington. where I happened to go to see a woman by the name of Mrs. Hayward; it was in Macdougall St. between Haverley Place and Clinton Place. I don't know the number. I met her up there. I am not sure what her name was then. I have often seen her in the streets. One time when she lost a sarge she came and told me about it. I was going through Eighth St. at the time. I believe she was living in the same house where I went to see the other woman. I remember the night of the 28th of July, the time I am charged with this larceny. I went to the house between six and seven o'clock. I rang the bell and asked for a woman named Mrs. Wilson. A man opened the door and he sent me up stairs. I went up stairs to the top floor; there was two men in the hall and Mrs. Wellington and they were drinking. Mrs. Wellington was under the influence of liquor. There I asked for Mrs. Wilson they said she did live there but she was not living there then. These women gave me a seat and I sat down. I asked them would they have a glass of beer and I sent out for three or four pints of beer. It was the women who said, "Let us all go up on the roof." There was another woman in front; she seemed to keep in the room, she did not

0523

came out of the room at all. There was only four of us went up on the roof - me and the two men and Mrs. Wellington; we got drinking beer. I bought some beer and bought them something to smoke. Then we stayed up on the roof Mrs. Wellington jumped up and she wanted to run around; she was pretty well full of liquor. These two men grabbed her and held her down, and a little while afterwards we all came down stairs. I suppose the men went into their room and Mrs. Wellington and I went into her room. We sat on the bed for a while and fell asleep; when I woke up I found Mrs. Wellington lying beside me. I gave her a shake and she did not wake up. I got up and put on my hat and coat and walked out. I had not gone far when I looked to see if I had all my money. I had \$3.50 in my vest pocket and it was gone. I said it served me right for going to sleep in the place. A few days before I was arrested I went into a saloon in Clinton Place and the bar keeper told me that Mrs. Wellington charged me with taking her stuff. On a Tuesday morning I was going through Eighth St., she went into a grocery store and I waited until she

0524

came out, and I called her one side. I say to her, "What are you going around circulating that I stole your stuff for. I didn't steal no stuff off you?" I meant by stuff clothes. Then she commenced to call me a thief and a loafer; she says, "Parties in the house told me you took my clothes, I will have you arrested." I say, "You cannot have me arrested for a thing I did not do." She went down to the corner and told an officer, and he came up and took me to Court. I did not open her trunk or take any of her clothes. Going to the Court I told the officer that there was a man arrested. I read it in the paper, for pawning a chess up in Madear's on Eighth Avenue. I did not tell him there was any clothes up in Madear's at all.

Cross Examined. It was four years ago when I worked for Ryerson and Brown. I left because I was sick with rheumatism. Over a year ago I was charged with taking a watch; they took me for another party, I was not taken into Court for it, I never have been tried in my life. I went into the room with Mrs. Wellington after we came down from the room for the purpose that any single man would go with a fast woman; she did not ask me in for that purpose. She was under

0525

the influence of liquor and I was too, but I knew what I was doing.

James Lawler sworn. I live 104 Seventh Avenue and am a grocer. I know the defendant three years. I never heard of his being dishonest.

Jane Field, the mother of the defendant, testified that his reputation for honesty was always good.

Lizzie Wellington was recalled and denied that she had been drinking that night and stated that the defendant was not in her room with her.

The jury rendered a verdict of guilty of petty larceny.

0526

Testimony in ~~the~~
care of
Mr. H. Field
filed
Aug. 1990.

0527

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William H. Field

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

William H. Field

of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said

William H. Field

late of the *Fifteenth* Ward of the City of New York, in the County of New York-
aforesaid, on the *twenty-eighth* day of *July* — in the year of
our Lord one thousand eight hundred and *eighty-nine* in the night time of the same day,
at the Ward, City and County aforesaid, with force and arms,

*one dress of the value of
twenty-five dollars, one waist
of the value of seven dollars
and one clock of the value
of one dollar*

of the goods, chattels and personal property of one

Lizzie Wellington

in the dwelling-house of the said

Lizzie Wellington

there situate, then and there being found, from the dwelling-house aforesaid, 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.

*John L. Tillaw,
District Attorney*

0528

BOX:

406

FOLDER:

3761

DESCRIPTION:

Fischer, Charles

DATE:

08/06/90



3761

0529

BOX:

406

FOLDER:

3761

DESCRIPTION:

Adelson, William

DATE:

08/06/90



3761

0530

Witnesses;

Ellen Kewsey
Helen Haggerty

42. Chas I. Champlain

Counsel,

Filed

6 day of Aug 1890

Pleaded

Not Guilty (7)

THE PEOPLE

~~Charles I. Champlain~~

Charles Treacher

and

William Jackson

Grand Larceny Second degree.
[Sections 528, 531, —, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Pictorial
Last II
for Sept 17 I

A True Bill.

Edward C. Jones
Sept. 22 P.M.

Foreman.

#1, Aug 7, 1890

Pleas Guilty

Sept 22 P.M.

Not Guilty 22/1890

No. 2 tried and acquitted

0531

Court of General Sessions:

People

agst

Charles Fischer

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, July 21 1890

CASE NO. 50,629 OFFICER Backley
DATE OF ARREST July 20th
CHARGE

Gr Larceny

AGE OF CHILD Fifteen years

RELIGION Hebrew

FATHER Joseph

MOTHER Etta

RESIDENCE No. 34 Jefferson Street

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Charles

Fischer was once arrested for
Gr Larceny; ^{and discharged} he is a confirm-
ed young vagrant; Three months
ago he ran away and made
a trip to Liverpool as a stow-
away; since his return he has
given his parents much trouble
by his vagrant habits

All which is respectfully submitted,

To Court of General Sessions.

Henry C. Stork King,
Asst. Supt.

0532

Court of
General Sessions

People

appt.

Chas. Fischer

Grand Jurors

PENAL CODE, §

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
New York City.

0533

Court of Sessions

People

ag't

William Adelson

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.

100 EAST 23D STREET,

New York, July 20 1897

CASE NO. 58629 OFFICER Bailey
DATE OF ARREST July 20
CHARGE Ex Larceny

AGE OF CHILD 13 yrs.
RELIGION Hebrew
FATHER Dead

MOTHER Dora

RESIDENCE No. 194 Henry St.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT there is

no record against the boy Wil-
liam Adelson. His mother is
a respectable widow and main-
tains a good home for the
boy.

All which is respectfully submitted,

G. D. Mattf.

Henry C. Stocking
asst Supt.

0534

515-7

Court of
General Sessions

People

agly

William Adams

W. Adams
PENAL CODE, § 8

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

100 East 23d Street,
NEW YORK CITY.

0535

Police Court—

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No.

occupation

deposes and says, that on the

day of

18

9th the City of New

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

of deponent, in the time, the following property, viz:

A quantity of
gas fixtures of the
value of Fifty Dollars

the property of

Deponent and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen,
and carried away by

Charles Fisher and
William Adelson (both
now here) for the reason
that said Charles Fisher
admitted and confessed in
open court, of his own
volition, and without coercion
or intimidation; that he and
said William Adelson took
said property.

Deponent therefore now
charges said
defendants with taking,
stealing and carrying away
said property and prays that
they be dealt with as the Law
directs.

Subscribed and sworn to before me, this

17th day

1898

Police Justice.

0536

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer. *Charles Fisher*

Question. How old are you?

Answer. *16 Years of age*

Question. Where were you born?

Answer. *Russia*

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

Answer. *Dr. Jefferson St. 3 Months*

Question. What is your business or profession?

Answer. *Scrapper*

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*
Charles Fisher.

Taken before me this

day of

18

Police Justice.

0537

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I did not take
them*

William Adelson.

Taken before me this

day of

John J. [Signature]

Police Justice.

0538

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

Defendant
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
the 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 11* 18*90* *St. J. Luff* 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.

0539

BAILED,
No. 2, by Louis Adelson
Residence 171 Hawy Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- District.

THE PEOPLE, etc.,
ON THE COMPLAINT OF

2 Charles Fisher
3 _____
4 _____

Dated July 21 1891
Magistrate.

Witnesses, James D. Dapleton
Precinct.

No. 148 Street.

No. 148 Street.

No. 148 Street.

to answer

Com

0540

[illegible]

Please try and get your names
I will tell the names of those who
did the damage for a large lot
down the creek this week and
one and let your name be
to give a good if will get me
out soon I am writing to you
the paper on the damage on one
of the papers in the paper
by ~~writing~~ a couple of months
will include a copy of the paper on
I am writing to you and
and will be a good one.

0541

[illegible]

0542

us. And if you get me
all you will be all right

Thank you very much
for your letter
and for your promise

0543



0544

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Fischer
and
William Adelson

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

Charles Fischer and William Adelson

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

The said *Charles Fischer and William Adelson*, both

late of the City of New York, in the County of New York aforesaid, on the *twentieth*
day of *July* in the year of our Lord one thousand eight hundred and *ninety*,
, at the City and County aforesaid, with force and arms,

*a quantity of gas-fixtures, a more
particular description whereof, is
to the Grand Jury aforesaid unknown,
of the value of fifty dollars*

of the goods, chattels and personal property of one *Ellen Kenny*-

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.

John R. Fellows,
District Attorney-

0545

BOX:

406

FOLDER:

3761

DESCRIPTION:

Flannery, Dennis

DATE:

08/08/90



3761

0546

BOX:

406

FOLDER:

3761

DESCRIPTION:

Reardon, Edward

DATE:

08/08/90



3761

0547

Witnesses;

Ellen Moriarty.

W. Callahan

not

Sept. 1st. Sec. 1

Sec. 1. Sec. 1

2. 4. 8. 12. 16. 20. 24. 28. 32. 36. 40. 44. 48. 52. 56. 60. 64. 68. 72. 76. 80. 84. 88. 92. 96. 100.

by Judge. 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.

also 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.

also 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.

53. Station 3.
Purdy.

Counsel,

Filed

day of Aug 1890

Pleas,

THE PEOPLE

vs.

I

Dennis Flannery

29th

Edward Reardon

inglary in the 1st degree.

[Section 496, Penal Code]

JOHN R. FELLOWS,

District Attorney.

Sept. 19/90

Ch. 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.

Reads & Rayday

A True Bill.

Edmondson

Foreman.

Sept. 2 - Sept. 4 1890

Fried and convicted.

Elmira Ref.

Sept. 17 1890

Sept. 26, 1890.

0548

Police Court 1 District.City and County }
of New York, } ss.:of No. 47 Prince Street, aged 47 years,occupation Keeps house being duly sworndeposes and says, that the premises No 47 Prince Street,in the City and County aforesaid, the said being a dwelling housea three story brick building, the two
floors of
and which was occupied by deponent as a dwelling apartments

and in which there were at the time a human beings by names

(deponent) Nioto Moriarty Ellen Moriarty

were BURGLARIOUSLY entered by means of forcibly

opening a
window leading to deponent's bed-
roomon the 27th day of July 1890 in the night time, and the
attempted to
following property feloniously taken, stolen, and carried away, viz:A pocketbook, containing
good and lawful money of the
United States, of the amount
and value of Fifty Dollarsthe property of deponent

and deponent further says, that she has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Dennis Plannery and Edward
Reardon (both now here)

for the reasons following, to wit:

Deponent was asleep in
said bedroom, and had said pocket-
book containing said money under
neath her pillow.Deponent further says - she was
awakened by a noise in said room,
and on rising to ascertain the cause
saw said Dennis Plannery on his knees
alongside her bed, and saw his hand

0549

on a pillow of said bed, and saw said Edward Reardon, making his exit from said room.

Deponent further says, - when said Dennis Flannery saw that Deponent had awakened, he made his departure from said room, said Edward Reardon having preceded him.

Deponent further says, - she saw that the window leading to her said bedroom had been opened, deponent having closed the same on retiring.

Wherefore, deponent charges defendants with acting in concert with each other, and burglariously entering deponent's premises, and attempting to take, steal and carry away said property from her possession.

Sworn to before me 3
this 28th day of July 1894.

Ellen ^{her} Moriarty
mark

H. White
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

0550

Sec. 198-200.

112 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Dennis Flannery

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

United States

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

Answer.

220 Mott Street - 20 years

Question. What is your business or profession?

Answer.

Gas fitter

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

Answer.

I am not guilty.

Dennis Flannery

Taken before me this 21st

day of April

[Signature]

Police Justice.

0551

Sec. 198-200.

12 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Dennis Flannery

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

United States

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

Answer.

220 Mott Street - 20 years

Question. What is your business or profession?

Answer.

Gas fitter

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

Answer.

I am not guilty.

Dennis Flannery

Taken before me this 2nd day of April 1934

Police Justice.

0552

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Edward Reardon

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

United States

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

Answer.

293 Mott Street - 1 month

Question. What is your business or profession?

Answer.

Salesman

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

Answer.

I am not guilty
Edward Reardon

Taken before me this

21

day of

July

1898

Police Justice.

0553

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.....

Defendants
guilty thereof, I order that *he* be held to answer the same and *he* be admitted to bail in the sum of *Five* Hundred Dollars, *Each* 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 28* 18 *90* *J. White* Police Justice.

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

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

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

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

0554

Police Court---

1164 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ellen Moriarty
47 vs. Dennis Stannery
Edward Reardon

3

4

officer Gurglary

Dated

July 28th 1890
White Magistrate.
Patrick J. Callahan Officer.
10th Precinct.

Witnesses

No.

No.

No.

\$

to answer

Com

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

0555

COURT OF GENERAL SESSIONS.

-----X
T h e P e o p l e

against

Edward Reardon.

Before

: Hon. R. B. Martine,

: and a Jury.
-----X

Tried September 2nd, 1890.

Indictment filed August 8th, 1890.

Indicted for burglary in the first degree.

APPEARANCES.

Assistant District Attorney Goff, for the People.

John Stacon, Esq., for the Defense.

E L L E N M O R I A R T Y, the complainant, testified that she lived at 47 Prince Street, with her husband, and kept house there, occupying two floors. The entrance to the two floors occupied by the witness was through a hallway opening into the street and independent of the cigar store on the first floor. She, the witness, slept in her kitchen, on the second floor, in the rear. The windows of the kitchen looked out on the back yard. On the night of the 27th of July, at about 11 o'clock at night, she, the complainant retired to bed. She shut the windows of the room, leaving

0556

2

the top half a little down from the top. Off the kitchen was a small hall bedroom, with a window looking out on the back yard. This window was fastened when she, the complainant, went to bed. The window was fastened with a piece of wood that connected the two sashes of the window. At about 2 o'clock in the morning, she was awakened by feeling a hand upon her breast. She saw Flannery, the co-defendant, standing by her. He had his boots off. She saw Reardon in the small hall room, also with his boots off. When she awoke, Flannery was kneeling by her side. She had \$51. in her pocket book, which was under her pillow. Just as she awoke and saw Flannery, Reardon was coming out of the hall room into the room where she was sleeping. She made an outcry for the police, out of a front window. Reardon ran towards the door leading into the hall, and Flannery followed him. This door was open. Then they ran down stairs and opened the front door and made their escape. The front door was bolted and locked when they ran down stairs. She, the complainant, secured it before she went up to go to bed. The window in the small hall bedroom was open. The lower sash of the window had been raised. Nothing had been broken about the window. She had known Reardon before the night in question, but did not know Flannery, and had never seen him before. She was Reardon's aunt.

0557

3

The defendant Reardon did not live in the house, but his father did. She, the complainant, did not see Reardon in the house for several months before the burglary. About four years before \$115. had been stolen from her by the defendant's father, who had run away to Philadelphia. The defendant knew of this fact, because she had spoken to him about it. The money at that time was stolen from under her pillow. The defendant Reardon came frequently to visit his father, and she spoke more than once to him about his father taking the \$115. from under her pillow. She did not tell the defendant Reardon that she still kept her money under her pillow at night. The defendant Reardon had never slept in her house to her knowledge. When she was calling out for the police, she saw the defendants running down the street. They were arrested on the following night -- Sunday night. They were arrested right on the corner, in front of her house, and she accompanied them when they were taken to the station house and made her complaint. Reardon said that he came into the house to see his father who slept in the bedroom adjoining the room in which she, the complainant, slept. Reardon slept in the front room on the second floor. A door opened from that room into the hall and there was another door opening into the kitchen, so that a person could enter the room from the hall without passing through

0558

4

the kitchen.

Under cross-examination the complainant testified that she let furnished rooms to young men. She had not seen the defendant in her house for at least three months, and he had no right there. She did not see the defendant, Reardon, in his father's room at any time on that night. She did not let rooms to women. Her, the complainant's husband, slept upstairs that night, in a vacant room because it was a hot night, she, the complainant, was not on good terms with Reardon, the defendant's mother. They did not associate at all, she, the complainant, had not said on several occasions that she would break up the Reardon family, and send Reardon, the defendant, away. Reardon had already been away, she believed, because she had not seen him for at least three months. The defendant's father did not live with his wife and children, but preferred to live with her, the complainant. She, the complainant, was not in the habit of drinking, and was not drunk on the night in question. The defendant's father was a sickly man and was unable to work. She had never known the defendant to sleep in his father's room. She made a complaint to the police the same night that she saw the men in her room. When she saw the men -- Reardon and Flannery -- in her room, it was between 2 and 3 o'clock on Sunday morning, July 27th, and

0559

5

she notified a police officer at once. She dressed and went down stairs and spoke to Officer Thorn. At that time she mentioned Reardon's name to the officer.

MARTIN MORIARTY, testified that he was the husband of the complainant. He was not aroused by his wife's outcry on the morning of July 27th, but she told him of the burglary later. That night he was in his room, and he heard his wife -- this being Sunday night -- crying out that somebody was throwing up stones and breaking the window of the second story front room. He slept upstairs in an empty room. He heard his wife shouting for the police. He heard a window smashing. On Saturday night he did not see his wife after she went to bed. When his wife retired she locked the door of the kitchen opening into the hall when he went out, and went upstairs to sleep in an unoccupied room, because it was a warm night. His wife afterwards informed him that it was Reardon that threw the stones at the window.

OFFICER PATRICK J. CALLAHAN, testified that he was attached to the 10th Precinct. At about 1 o'clock on the morning of July 28th -- Sunday morning -- he heard Mr. Moriarty calling for police. He, the witness, ran in that direction, and saw two young men running away. He, the witness, caught both of

0560

6

them, and took them over to where Mr. Moriarty was standing, in his night clothing and his bare feet. In the presence of the two young men -- Reardon and Flannery -- Mr. Moriarty said that they had forced his front door open. Mrs. Moriarty leaned out of the front window and said, "that's the second time those men have attempted to get into my room." He, the witness, turned to Reardon and said, "What were you doing there?" and Flannery said, "You had no right to bring me down here." He, the witness, said, "What was he doing down here?" and Flannery said, "He was going up to see his father." He, the witness, asked Flannery whether Reardon lived there, and Flannery said that he did not, but that he wanted to see his father. Then he, the witness, asked how they got in. Reardon said, "Anybody could have forced that door open." Flannery said that he came to the house with Reardon. When Mrs. Moriarty said, in the station house, that it was the second attempt that the defendants had made to get into her room, and that they had got in the night before, the defendants denied it.

Under cross-examination the witness testified that he examined the front door of the house but saw no marks upon it. He, the witness, was positive that the door was kept locked, because the cigar store had been broken into, about two years before, before he, the witness, had come in-

0561

7

to the Precinct, and he, the witness, had been instructed to watch the store particularly.

For the defense, Mrs. Moriarty, being re-called by counsel for the defendant, testified that there was a small lamp burning in her kitchen all night, on the night of the burglary. She, the witness, always waited to bolt the front door until after the last of her boarders had come in.

EDWARD REARDON, the defendant, testified that he was 19 years of age, and that he lived at 293 Mott Street, with his mother, sister and brothers. He had been out of school about 4 years. He was first employed by Mendel Bros. of 242 Green Street, dealers in gentlemen's furnishing goods. He was first employed as an errand boy and then as a salesman. He was employed there for three years, and then he went into the employ of Lord & Taylor, where his brother was also employed. He quitted that employment in April, 1890. He had never been arrested before upon any charge. He testified that the complainant was entirely mistaken in her identification of him as one of the two burglars who entered her bedroom on the night of July 27th. He went to bed, in his own home, occupying the same bed with his brother, and got up at 5 o'clock on the following morning, to go to church. After church, he went to South Beach, Staten Is-

0562

8

land, on a tally-ho coach, with a chowder party. He returned with the party on the Staten Island boat, and rode home on a car. The party marched through the ward, sending off fire works, but he, the defendant, left them about 10 o'clock. Then he went to a christening, and left there about 12 o'clock. He went to his own house and found the door locked, and went to Mrs. Moriarty, his aunt's house, to see if he could sleep with his father. He tried the door, and it was locked, and he knocked, but he could not get in. His aunt looked out of the window, and called for the police, and said that she would have him arrested if he didn't go away, and his uncle, Mr. Moriarty, opened the door, and came out with a club, and then he, Reardon and Flannery crossed to the opposite corner. Flannery ran down the street and Officer Callahan caught Flannery, and then he, Reardon, walked over to Officer Callahan and surrendered himself. He, the defendant, had often visited his father in his aunt's house. He, the defendant, was the only member of the family who remained friendly with his father. His father had told him that he could sleep in his room whenever he was out late or whenever he felt like doing so.

JAMES REARDON, testified that he was about 20 years of age, and that he lived at home with his mother, at

0563

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293 Mott Street. He was a driver in the employ of Lord & Taylor. His brother, the defendant, was in bed when he, the witness, went to bed at about 10 o'clock on Saturday night, July 27th. He, the witness, woke between 5 and 6 o'clock, and saw his brother getting up.

N O R A R E A R D O N, a sister of the defendant, testified that she worked at the shoe trade for a Mr. Goldman, at First Avenue and 15th Street. The defendant came home at about 10 o'clock on the night of Saturday, July 27th, and went to bed. She saw him on the following morning, Sunday, at about 5 o'clock when the defendant said that he was going out to go to church.

M A R A H K E E L A H E R, testified that she lived at 242 Mulberry Street, and she knew both the complainant and the defendant and his family. She had known Mrs. Moriarty about nine years and Mrs. Reardon about twelve years. In December, 1889 -- she could not recollect the date -- she was sitting in Mrs. Moriarty's kitchen, when Mrs. Moriarty said that she had got Reardon, the father, away from his family, and she would get the two sons away, and she would do something to destroy the family, and, if she could not do it by fair means, she would do it by foul. Mrs. Moriarty's character for truth and veracity was bad.

0564

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Under cross-examination the witness testified that she had always been on friendly terms with Mrs. Moriarty, though she did not visit her frequently. About two years and a half before the trial she, the witness, had rented rooms from Mrs. Moriarty, but had got out of the house as soon as she discovered Mrs. Moriarty's real character. In December, 1889, she called upon Mrs. Moriarty with a Mrs. Walsh, just to pay a friendly call, and she heard Mrs. Moriarty make the threat against the Reardon family. She did not know the name of the person to whom Mrs. Moriarty was speaking. Her, the witness' husband, was a shoemaker, employed in Grand Street. She had frequently seen Mrs. Moriarty drinking intoxicating liquor, with her husband, while she, the witness, was a tenant of Mrs. Moriarty's. She, the witness, had also seen Mrs. Moriarty drinking with her, the witness' husband, and other men. This, the drinking with her, the witness' husband, had caused some trouble between Mrs. Moriarty and herself.

FANNY QUINLAN, testified that she lived at No. 722 East 9th Street, and had known the defendant from childhood, and had lived in the same house with the defendant's family. The defendant was an honest boy.

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OFFICER THEOBALD THORN, testified that he belonged to the 10th Precinct, and the station house of that precinct was in Mulberry Street. He was on duty on the morning of July 28th -- Sunday morning . He was in Prince Street -- on the northwest corner of Prince and Elizabeth Streets, when he heard a woman calling out police. He, the witness, ran down to the corner of Prince and Mulberry Street, and asked the woman, who was Mrs. Moriarty, what was the trouble. Mrs. Moriarty replied, "Officer, there is a lot of young men around here that break my windows, and if you was here 15 minutes sooner, there was two young men up in my house." He, the witness, had been standing talking with two young men when he heard Mrs. Moriarty's outcry, and these two young men ran to the house with him. Mrs. Moriarty pointed out these two young men as the men who had been in her house. He, the witness, said "you make a mistake". Mrs. Moriarty said, "Yes, I did. They were not the young men that were up in my hall." Mrs. Moriarty did not give the name of Reardon as one of the men who had been in her house, nor did she give the name of any other person.

J A M E S D O Y L E, testified that he was a shoemaker, and that the defendant's father had worked in the same shop with him, the witness, until about a month before the trial. He

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had often walked home from work with the defendant's father and had seen the defendant meet his father and talk with him, but that occurred six or seven years before the defendant's arrest, when the defendant's father lived with his mother.

OFFICER JOSEPH A. McCARTHY, called out of the regular order by Mr. Goff, in rebuttal, testified that he was attached to the 10th Precinct. On Monday morning, July 29th, between 2 and 3 o'clock, some time before the arrest of the two defendants, he saw Reardon and Flannery sitting on a stoop in Mulberry Street, several doors above the complainant's house.

DENNIS J. FLANNERY, the co-defendant, testified that he lived at 220 Mott Street with his mother, brothers and sisters. He met the defendant, Reardon, first on the night in question on the Staten Island Ferryboat, returning from the excursion to Staten Island. He lost sight of Reardon while the Association was making a tour of the ward, with fireworks, but met him again at a christening and was with him until their arrest. He, the witness, accompanied the defendant Reardon to Reardon's home and saw Reardon knock at the front door and get no answer. Then he, the witness, said to Reardon that if he, Reardon, could not get into his home, he, the witness, might as well go to his own home. Then Reardon said that he was going to his aunt's house where his

0567

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father lived. Reardon knocked at the door of his aunt's house. Then the witness corroborated Reardon's version of what occurred after his uncle appeared at the door with a club.

Under cross-examination the witness testified that he had been sentenced to States Prison for two years and eight months, upon a conviction of grand larceny, but he was innocent. A lot of clothes were stolen from an Italian, in a trunk. He, the witness, had been sentenced also to the Penitentiary for an assault. He had also been sentenced to the work house for ten days. He had served three months in the Penitentiary for the assault. He made the acquaintance of Reardon when he lived in his, the witness' aunt's house there. Neither he nor the defendant Reardon had entered Mrs. Moriarty's house at any time, nor attempted to steal anything there. The defendant Reardon was not drunk on the night in question.

CATHARINE McCAFFERY, testified that she was the mother of Flannery, the co-defendant. His father had died when he was three months old and she, the witness, had been married twice since his father's death. After her boy's arrest she had called upon Mrs. Moriarty, and had drank with her.

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In rebuttal Mrs. Moriarty testified that she had never had any trouble with Reardon's family except when Reardon's father stole the \$115. from her. Reardon was a sickly man, and unable to work, and she, the witness, had undertaken to support him.

0569

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

To Lee Judge Martin

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Off Colchan*

of No.

Street.

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *8th* day of *September*

1889, at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Edward Reardon

Dated at the City of New York, the first Monday of *September* in the year of our Lord, 1889.

JOHN R. FELLOWS, *District Attorney.*

Case No. 10.
Property, if any, in

0570

City
Sept. 7th 1900
Judge Martin
Sir,

I venture to address
this small note to you,
trusting you may be kind
to consider the request
made herein.

I am the mother of the boy
Edward Reardon, who is
charged with burglary, on
whom you intend to pass
sentence tomorrow.

I am a poor woman, and
need my son's assistance,
who up to now has always
conducted himself in a

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highly creditable manner.
My prayer is that you
may be pleased to make
his sentence as light as
possible, and, if he must
be sent away at all, that
he may be placed in
the State Reformatory at
Elmira - in the hope
that mother & son may
again soon be united.
Trusting you may look
favorably on my request

I Remain, Sir,
Yours Respectfully
Mrs. Ellen Beardon

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JAMES KENNY & SON

REAL ESTATE AGENTS

80 EAST HOUSTON STREET

New York Sept 14th 1890

To whom it may concern

The bearer Mrs Ellen Moriarty who is our tenant in house #417 ~~Twine~~ Street on Cor Mulberry Street, and who occupies the upper portion of said house, we can fully recommend as a respectable and industrious woman, and during her term of tenancy of said premises for the past two years, we know that she has kept a respectable house in every respect for if otherwise we would not allow her to retain possession if known to us

*Yours
James Kenny & Son*

0573

New York Sept 24, 1890
Hon Randolph B Martin
Justice of General Sessions
Dear Sir

The bearer Mrs Reardon informs me that she has a son about to be sentenced by you named Edward Reardon. I know her to be a hardworking reputable woman and having other children in honest employment in this city. She says that her son has worked since he was eleven years of age and that he is only seventeen years of age. That he has worked for Reddy Low Lord Taylor & others and was out of employment at the time of his arrest through illness. That the complainant is his aunt & his father was boarding with her against the will of his mother and that there is an ill feeling between his mother and aunt on that account. That Edward has never been arrested before for any offense.

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From what I know of the
boy's mother I believe her
statements and would ask
your honor to be merciful in
the matter.

Yours truly

John A. O'Brien

286 Mulberry Street

Administrative Clerk

Surrogate's Office

0575

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Dennis Drannery
and *Edward Beardon*

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

Dennis Drannery and Edward Beardon

of the CRIME OF BURGLARY IN THE *2nd* DEGREE, committed as follows:

The said *Dennis Drannery and Edward*

Beardon, all —

late of the *South* Ward of the City of New York, in the County of New York
aforesaid, on the *thirtieth* day of *July*, in the year
of our Lord one thousand eight hundred and *nineteen*, with force and arms, about the
hour of *twelve* o'clock in the *night* time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Eden Morissey* —

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *The said Eden Morissey* —

within the said dwelling house, with intent to commit some crime therein, to wit: the goods,
chattels and personal property of the said *Eden Morissey* —

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; *The said Dennis Drannery*

and *Edward Beardon*, and each of them,

being then and there aided and

assisted by a confederate, actually present,

to wit: each by the other. —

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. Nelson,
Attorney

0576

BOX:

406

FOLDER:

3761

DESCRIPTION:

Ford, Harry

DATE:

08/14/90



3761

0577

140.

Witnesses

Edward Wagner
Officer Noonan

Served for

Louis Greene.

Baker. -

9th or 10th

Henry Green

Sam

Shaw & Co. S.D.

One of the police

Spent well of night

The case is an

aggravated one

Counsel,

Filed

day of

1890

Pleads,

THE PEOPLE
vs.
Harry Bond
Burglary in the THIRD DEGREE
(Section 498, Code, 1890, 1891, 1892, 1893, 1894, 1895, 1896, 1897, 1898, 1899, 1900)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Edmund E. Bond.

Foreman.

Aug. 15, 1890

Pleads Burglary

Harry Bond

Aug 22. 1890

TORN PAGE

0578

Police Court—1st District.

City and County } ss.:
of New York,

of No. 114 Greenwich Street, aged 39 years,
occupation Courier being duly sworn

deposes and says, that the premises No 114 Greenwich Street,
in the City and County aforesaid, the said being a tenement building,
the top floor of
and which was occupied by deponent as a dwelling apartment
and in which there was at the time no human being, by name

were **BURGLARIOUSLY** entered by means of forcibly opening the
door leading to deponent's apartment

on the 4th day of August 1889, in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of clothing of the value of \$25.
A music box
Good and lawful money of the U.S. 60.

All of the aggregate amount
and value of Ninety Dollars

the property of deponent

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

Harry Ford (now here)

for the reasons following, to wit:

Deponent says - on said date
she securely locked the door leading to
her apartment, and when she returned
to said apartment, at about nine P.M.,
from a visit, deponent saw that a
door leading to her said apartment
had been forcibly opened, her apart-
ments entered, her trunks and
bureau drawers broken open

0580

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary M^c Mann
aged *36* years, occupation *Housekeeper* of No.
114 Greenwich Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Susan Wagner*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *6*
day of *Aug* 18*90* } *Mrs. Mary M^c Mann*

H. M. Murray
Police Justice.

0581

CITY AND COUNTY }
OF NEW YORK, } ss.

Dietrich Blöth
aged 42 years, occupation Hotel Keeper of No.
116 Zimmernich Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Jusan Wagner
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 6
day of Aug 1890 } Diedr Blöth

Police Justice.

TORN PAGE

0582

Sec. 198—200.

12 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Harry Ford

Question. How old are you?

Answer.

26 years

Question. Where were you born?

Answer.

Russia

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

Answer.

Star House - 3 months

Question. What is your business or profession?

Answer.

Busker

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 demand an examination.
I am not guilty.
Harry Ford.

Taken before me this

day of

July 1897

1897

Police Justice.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 May 8 1896 [Signature] Police Justice.

I have admitted the above-named.....

to bail to answer by the undertaking hereto annexed. ' . '

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

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

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

0584

\$1000 - Bail for
Examination
Aug 8th 9/2 a.m.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court--- 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Susan Wagner
114th St. Greenwich St.
Harry Ford

2 _____
3 _____
4 _____

Dated August 6th 1890
Murray Magistrate.
Noonan Officer.
2nd Precinct.

Witnesses Mary M Manus
No. 114 Greenwich Street.
District Clerk
No. 116 Greenwich Street.

No. _____ Street.
\$1000 to answer G. S.
En
V. P. M.
A. J. M.

0585

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harry Ford

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

Harry Ford

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

The said

Harry Ford

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *fourth* day of *August* in the year of our Lord one
thousand eight hundred and eighty-*ninety*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Susanna Wagner

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said

Susanna Wagner

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

0586

SECOND COUNT—

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

Harry Ford

of the CRIME OF *Grand* LARCENY *in the first degree* committed as follows:

The said

Harry Ford

late of the Ward, City and County aforesaid, afterwards, to wit: on the day, and in the year aforesaid, at the Ward, City and County aforesaid, in the *night* - time of said day, with force and arms,

one hat of the value of three dollars, diverse articles of clothing, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty-two dollars, one music box of the value of five dollars, and the sum of sixty dollars in money, lawful money of the United States and of the value of sixty dollars

of the goods, chattels, and personal property of one

Susanna Wagner

in the dwelling house of the said

Susanna Wagner

there situate, then and there being found, from the dwelling house aforesaid, 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.

0587

THIRD COUNT.

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Harry Ford

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

Harry Ford

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 hat of the value of ~~five~~^{three} dollars, divers articles of clothing of a number and description to the Grand Jury aforesaid unknown, of the value of twenty two dollars, one music box of the value of five dollars and the sum of sixty dollars in money lawful money of the United States did of the value of sixty dollars

of the goods, chattels and personal property of

Susanna Wagner

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

Susanna Wagner

unlawfully and unjustly, did feloniously receive and have ; (the said

Harry Ford

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.

JOHN R. FELLOWS,

District Attorney.