

0766

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

Ward, James

**DATE:**

11/24/80



312

0767

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

Farnsworth, William

**DATE:**

11/24/80



312

0768

No 179

Counsel

1880

Filed 24 day of Aug

Pleads

THE PEOPLE

vs.

James W. Ward <sup>B</sup>  
 William S. Adams <sup>B</sup>  
 Z

INDICTMENT.  
 Larceny of Money, &c. from the person  
 at the night time

BENJ. K. PHELPS,

District Attorney.

A True Bill.

*Handwritten signature*

Foreman.

*Handwritten signature*

0769

Form 112.

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

Police Court - First District.

of No. David H. Benedict  
Harrison Westchester County Street, being duly sworn, deposes

and says, that on the 9<sup>th</sup> day of November 1880  
at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, and from deponent's

the following property, viz: good and lawful money  
consisting of bills of various deno-  
minations United States issues to the  
amount and

of the value of Ninety eight 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 James W. Ward

*Willing to furnish both hand and foot to who is copied  
now present in the Court that deponent  
was passing along Chatham Street  
when the prisoner approached him  
and addressing himself familiarly to  
deponent said he was engaged in the  
tea business and requested deponent  
to go with him around the corner  
where he would show deponent samples  
of his teas and also requested that deponent  
would take to the County some  
of his Ward's circulars so as to extend  
his tea business somewhat. That*

James W. Ward  
was feloniously taken, stolen, and carried away by James W. Ward  
now present in the Court that deponent  
was passing along Chatham Street  
when the prisoner approached him  
and addressing himself familiarly to  
deponent said he was engaged in the  
tea business and requested deponent  
to go with him around the corner  
where he would show deponent samples  
of his teas and also requested that deponent  
would take to the County some  
of his Ward's circulars so as to extend  
his tea business somewhat. That

deponent believing him and relying on the truth of his statement accompanied the prisoner Ward to an office in City Hall Place where some samples of teas were exhibited in a box —

That another person came in who said he belonged to Kentucky and exhibiting a roll of bank bills said I want to show you what I made last night and producing some cards invited said board to have a game. That board then induced deponent to draw from his pocket said property assuring deponent that if he invested any on the game he would win. That deponent did take from his pocket said amount and held it in his hand and while holding it in a hesitating manner board snatched from deponents hand said property and handed it to said other person. Then Ward then ran away.

Deponent therefore believes and charges said board with abetting stealing and carrying away said property and also charges said other person with being an accessory both before and after the commission of said larceny. Deponent further charges William J. Lamb with going here with acting in concert with said board he having threatened deponent with arrest if he make any noise <sup>and assisting said other person to escape</sup> come to before me this 9<sup>th</sup> day of Nov 1880 David H. <sup>Conroy</sup>

J. W. Keenan  
Police Justice

0771

City and County of New York, N.Y.

David H. Benedict	} Grand Juror of the Person
James E. Ward	
William Farnsworth	

David H. Benedict being duly sworn says and Cross examined says - I belong in Westchester County in the town of Harrison. I am a farmer and cattle dealer. I came to New York this morning to see some calves. I was walking in Chatham Street when the defendant Ward said to me "How do you do, I have not seen you in a good while." He said his name was Ward and I said I knew a Ward in White Plains and he then said he was his cousin. He asked me to take some circulars about "Jew" to White Plains, and I went with him to an office in a street off Chatham Street. There he gave

one sample of tea to taste.  
While there a strange man  
came in and showed me  
some cards or tickets, and  
he showed Ward how to  
play a game. I remained  
and looked on but did  
not bet on the game. I  
took my money out but did  
not intend to bet. There  
were three men present  
at the time, Ward and two  
other men. Ward snatched  
my money out of my hand  
and gave it to one of the  
other men who went away  
with it in his possession.  
I counted my money when I  
took it out. There was ninety  
eight dollars. I told Ward  
I would have been arrested.  
The defendant Jaroswick  
then came in and told  
me to keep still that I  
would be arrested, and then  
afterwards said to Ward why  
dont you run away. I  
followed Ward round the

0773

Block

Sworn to before me this  
9th of March 1880

David H. Benedict

Notary Public

William R. Farnsworth  
being duly sworn and examined  
in his own defence deposes  
and says I am a printer  
and live on Staten Island.  
This morning I was coming  
through Center Street and I  
saw a crowd running and  
saw the Complainant following  
the defendant Ward who  
ran into a saloon with  
the Complainant and a  
number of others after him.  
The Complainant said to me  
"I want an officer" and I  
asked him "what's the matter"  
and Ward said he had  
been gambling and had lost

0774

Some money. There was further  
talk about an officer coming  
and I told him that he  
and Ward had better get  
out of the way or they  
would both be arrested for  
gambling. I was not in  
a room with the Complainant  
or Ward at any time.  
I have seen Ward before. I  
was not in his Company at  
the time and had nothing  
to do with the Complainant  
and never saw him before  
I saw to before me  
This 9<sup>th</sup> day of November 1880

Wm R. Farnsworth

J. W. Patterson J. Police Justice

0775

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }  
OF NEW YORK } ss.

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

Question. What is your name?  
 Answer. *William Farnsworth*

Question. How old are you?  
 Answer. *39 Years*

Question. Where were you born?  
 Answer. *Wisconsin*

Question. Where do you live?  
 Answer. *Staten Island*

Question. What is your occupation?  
 Answer. *Printer*

Question. Have you anything to say, and if so, what—relative to the charge here preferred against you?  
 Answer. *I am not guilty*  
*Wm R. Farnsworth*

Taken before me, this *1st* day of *Nov* 188*0*  
*Stam Dutton*  
 POLICE JUDGE.

0776

Police Court—First District.

CITY AND COUNTY OF NEW YORK, ss.

James W Ward

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

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this day of 18  
Police Justice.

0777

No 179

Police Court—First District

THE PEOPLE, &c,  
ON THE COMPLAINT OF

David H. Hendrick  
Harrison Hutchings & Co

James W. Wood  
William J. Mansworth

BAILABLE  
No. 1, by  
Residence

James W. Wood  
William J. Mansworth

No. 2, by  
Residence

No. 3, by  
Residence

No. 4, by  
Residence

No. 5, by  
Residence

No. 6, by  
Residence

Affidavit—Larceny.

COUNSEL FOR DEFENDANT.

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

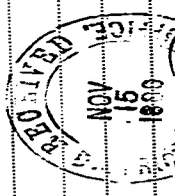
COUNSEL FOR COMPLAINANT.

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

Date, 1890

J. B. Paterson  
Magistrate.  
J. E. L. Clerk

Witnesses:



11:00 to answer  
at 10:00 Sessions

Received at Dist. Atty's office  
W. S. B. Bailed  
Sup. No. 10/60 of P. M.

0778

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *James W. Ward and William R. Jankowitz* each  
late of the First Ward of the City of New York, in the County of New York, aforesaid,

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

# 9810

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

BENJ. K. PHELPS, District Attorney.

0779

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

Warren, Newton

**DATE:**

11/05/80



312

0780

*W.A. ...*  
No 13.

Counsel

Filed 5 day of Apr 1857

Pleas

*Not Guilty*

THE PEOPLE

vs.

*Newton Maxwell*

Indictment.—Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill

*W.A. ...*

Foreman.

*Jan 9. 1857*

*Spicer & Shepard*

CLERK OF THE COURT

0781

Form 112.

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

Police Court—First District.

of No. 151 Washington John Blake Street, being duly sworn, deposes  
and says, that on the <sup>or about</sup> 10<sup>th</sup> day of January 18 80

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, by means of trick and device  
and with the intent to cheat and defraud  
the following property, viz: a quantity of wearing apparel,  
consisting of four under shirts and drawers,  
three flannel shirts, one pair of pants, one  
over coat, six pair of stockings, one oil-  
skin coat and eight aporns, said  
property being in all

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 Newton Warren,  
now here, from the fact that said  
property was then in charge and care  
of deponents landlord, John Clark,  
then present, at premises No. 151 Washington  
Street in said city. That said Newton on  
or about said day presented to said John  
Clark a forged order for said property,  
purporting to have been signed by this  
deponent, and the said John Clark there-  
upon delivered said property to the said  
Newton Warren. That deponent did not  
sign said order for said property and did  
not authorize or direct the said Newton

Subscribed before me this

at  
the  
Police Court

0782

To receive the same and said property was so obtained without the knowledge or consent of deponent and by means of the theft and device aforesaid.

Shewn to before me this 28<sup>th</sup> day of October 1880

John Blake

J. P. [Signature] Police Justice

John Clark, of 151 Washington Street, being duly sworn says - that on or about the 10<sup>th</sup> day of January 1880 at the City and County of New York, the prisoner Newton Warren, now here, presented to deponent a written order for the property named in the foregoing affidavit of John Blake, said order purporting to be signed by said Blake and directing deponent to deliver said property, which was then in charge of deponent, to said Warren. That deponent then and there permitted said Warren to take said property, which said Warren did take and carry away from deponent's boarding house at 151 Washington Street. That deponent has lost or misplaced said order which said Blake now here maintains was a forgery.

Shewn to before me this 28<sup>th</sup> day of October 1880

John P. Clark  
Police Justice

0783

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer. Newton Warren

Question. How old are you?

Answer. Twenty-six years of age

Question. Where were you born?

Answer. Wilmington, North Carolina

Question. Where do you live?

Answer. No. 1 Battery Place

Question. What is your occupation?

Answer. Steamship man

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

Answer. I am not guilty of the  
charge.  
Newton <sup>his</sup> Warren  
(made)

*[Signature]*  
Robert V. Ford, J.P.  
day of October 1880  
Police Justice.

0784

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

Police Court—First District

THE PEOPLE, &c,  
ON THE COMPLAINT OF

*John Clarke*  
157 Washington St.  
vs.  
*Martin Warren*

1. \_\_\_\_\_  
2. \_\_\_\_\_  
3. \_\_\_\_\_  
4. \_\_\_\_\_  
5. \_\_\_\_\_  
6. \_\_\_\_\_

Dated *October 28* 18*80*

*Cuppy* Magistrate.  
*J. M. H.* Officer.  
*John Clarke* Clerk.

Witnesses: *John Clarke*  
*151 Washington St.*

Received at Dist. Atty's office  
at *Sevier* Sessions  
\$ *5.00* by *Warner*

Complaint

BAILED

No. 1, by *John Clark*  
Residence, *157 Washington St.*

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

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

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

No. 5, by \_\_\_\_\_  
Residence, \_\_\_\_\_

No. 6, by \_\_\_\_\_  
Residence, \_\_\_\_\_

0785

CITY AND COUNTY } ss.  
OF NEW YORK }

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

That

*Newton Warren*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *tenth* day of *January* in the year of our Lord one  
thousand eight hundred and ~~seventy~~ *eighty* at the Ward, City and County  
aforesaid, with force and arms

*four shirts of the value of one dollar each*  
*four pairs of drawers of the value of one*  
*dollar each pair*  
*three other shirts of the value of two dollars*  
*each*  
*two coats of the value of one dollar each*  
*Two coats of the value of fifteen dollars*  
*each*  
*twelve stockings of the value of*  
*fifty cents each -*  
*eight aprons of the value of twenty -*  
*five cents each*

of the goods, chattels and personal property of one

*John Blake*

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

BENJ. K. PHELPS, District Attorney.

0786

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

Watkins, Dumas

**DATE:**

11/16/80



312

0787

*E. G. G. 125*  
Counsel,  
Filed 16 day of Nov 1880  
Heads  
*Am. G. G. G.*

INDICTMENT.  
Grand Larceny of Money, &c.  
vs.  
THE PEOPLE  
I  
James Watkins

BENJ. K. PHELPS,  
District Attorney.

A True Bill,  
*W. H. King*  
Foreman.

*W. H. King*

*W. H. King*

1880

OF THE COURT  
CLERK AND COMMISSIONER

THE OFFICIAL LINE TYPE OF THE COURT OF THE DISTRICT OF COLUMBIA

0788

Fourth District Police Court

CITY AND COUNTY OF NEW YORK } ss.

John F. Matthews

of No. 137 East 48th Street,

being duly sworn, deposes and saith, that on the 27th day of November 1914 at the Station of Manhattan Elevated Rail Road on E 42nd Street, Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, and from his charge

the following property viz.:

good and lawful money of the United States, consisting of bank bills United States Currency and gold coins of the coinage of the United States, in all of the to the amount and of the value of one hundred and fifteen dollars

Subscribed and sworn to before me

the property of the Manhattan Elevated Rail Road Company and then in charge of this deponent as Ticket Agent in the employ of said Company

For my Office

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 James Watkins (now here) for the reason following to wit: that on said day at the hour of about fifteen minutes past Eight O'Clock P.M., this deponent had made up the cash account for the receipts on said Station near Grand Central Rail Road Depot, during said day and had put up said bills and gold coins in a roll held together with a rubber band and left said roll of bills and coins in the money drawer on said Station, and then went on some business to the Station of 19th St Precinct Police in the Stationer's Basement of the New York Grand Central Rail Road Depot, leaving in sole charge of said Elevated Rail Road Station herein said

0789

Dennis Watkins, that while in said Police Station and not more than ten minutes after this deponent had left his desk in which said money drawer is contained, he remembered to have left said roll of bills and coin in said money drawer, and this deponent immediately returned to his said station and found that was informed by Peter Brogan that ~~left~~ said Dennis Watkins had left and had given the key to said station building to a little building on said Elansted Rail Road, where deponent found said key and then opened and entered said station building and found that the said money was missing from said money drawer. That during this deponent's absence for about twenty minutes nobody had been in said station and near said money drawer, besides said Watkins. That said Watkins admitted that nobody <sup>could have been</sup> there while he said Watkins was in sole charge of said station after this deponent had left as aforesaid; and ~~Watkins further admitted that he said Watkins is in the habit of opening and examining said money drawers.~~ Deponent therefore charges that said money was taken, stolen and carried away by said Dennis Watkins.

Known to before me this 7<sup>th</sup> day of November 1880

*Mervin O'Leary*  
 Police Justice.

DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

*John F. Matthews*

VS.

*Dennis Watkins*

1880

DATED November 7

*Wells*  
 MAGISTRATE.

McMahon OFFICER.  
 19 Feb 01.

WITNESSES:  
*Peter Brogan*  
 769 - 9<sup>th</sup> Ave

0790

**Police Court, Fourth District.**

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Dennis Watkins* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to him, states as follows, viz:

Question. What is your name?

Answer. *Dennis Watkins*

Question. How old are you?

Answer. *Twenty-six years*

Question. Where were you born?

Answer. *Cincinnati, Ohio*

Question. Where do you live?

Answer. *249 Elizabeth Street*

Question. What is your occupation?

Answer. *Porter on the Manhattan Elevated Rail Road*

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

Answer. *I am not guilty*

*Dennis Watkins*

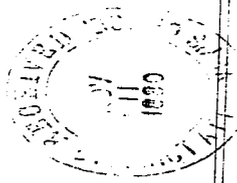
*McGrew*  
Taken before me this *14th* day of *January* 187*8*  
Police Justice.

0791

10/25 008  
Police Court--Fourth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John F. Matthews*  
107  
*Dennis Matthews*



Offense, *Grand Larceny*

BAILED:

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *November 7* 1888

*Allectors* Magistrate.

*William* Officer.

*19* Clerk.

Witnesses *Peter Boyer*

*767-9-Kent*

*\$1000 T. A.*

*General Linn*

*Cacer*

Received in District Att'y's Office,

0792

John  
Dumas Watkins - was  
sentenced apr 20. 74.  
to 2 years & 6 months  
by Hackett. for. Conf  
attempt - G. L. - he was  
Drafted to. Clinton on  
Sept. 14. 74. & should  
have gone out on  
apr 19. 76. he was 22  
years of age 5. ft 6. 1/4. Weight  
about 141 pounds - and  
Claimed to be a Draughtman

1138  
Your Truly  
Nov. 10. 80 James Jackson

0793

STATE OF NEW YORK,  
CITY AND COUNTY OF NEW YORK, } ss. *Fourth* Police Court—Fourth District.

*Peter Brogan*  
of No. *767 - 9<sup>th</sup> Avenue* Street, being duly sworn, deposes and says,  
that on the \_\_\_\_\_ day of \_\_\_\_\_ 187\_\_\_\_  
at the City of New York, in the County of New York, *he has heard read*

*foregoing*  
*the affidavit to which this affidavit is*  
*attached and that portion thereof referring*  
*to him and to information given by him*  
*is true upon his own knowledge*

*Peter. Brogan*

Sworn to before me, this *7<sup>th</sup>* day  
of *January* 187\_\_\_\_  
*Mcnamara*  
Justice

0794

*In the matter*  
Police Court—Fourth District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

*John Fullerton*

vs.

*Dennis Watkins*

AFFIDAVIT.

Dated *November 7* 18*84*

*Ottobey* Magistrate.

*McCowan* Officer.

Witness, \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Disposition, \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

0795

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *Dumas Watkins*

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

\$116.25

of the goods, chattels, and personal property of *one The Manhattan Elevated*  
*Rail Road Company* then and there being found,  
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against  
the peace of the People of the State of New York, and their dignity.

BENJ. K. PHELPS, District Attorney.

0796

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

White, Mary

**DATE:**

11/10/80



312

0797

Faint, illegible text at the top of the page, possibly a header or title.

100 40 47

X Counsel,

Filed 10 day of Nov 1882

Preads

*Wm. D. ...*

THE PEOPLE

vs.

*Wm. D. ...*  
*Mary White*

Indictment. - Larceny.

BENJ. K. PHELPS,

District Attorney.

A True Bill,

*Wm. D. ...*

*Wm. D. ...*

Foreman.

*Wm. D. ...*

*Wm. D. ...*

*Wm. D. ...*

Faint, illegible text in the middle section of the document.

CONFIDENTIAL

ALL PAPERS OF THE RECORDS OF THE COURT TO BE KEPT FOR THE USE OF THE COURT

CLERK OF THE COURT

0798

Police Court, Fourth District.

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

*Mary E White* being duly examined before the under-  
signed, according to law, on the annexed charge; and being informed that he was  
at liberty to answer, or not, all or any questions put to her, states as follows, viz:

Question. What is your name?

Answer. *Mary E White*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *New York*

Question. Where do you live?

Answer. *330 East 80th St*

Question. What is your occupation?

Answer. *Dress-maker*

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

Answer. *I took them with the intention  
of giving them all back again.  
I pawned them.*

*Mary E. White*

Taken before me this 27th day of October 1880  
*R. V. Murphy*  
Police Justice.

0799

4<sup>th</sup> District Police Court

Ellis O Farrell

CITY AND COUNTY OF NEW YORK } ss.

of No. 538 - 5<sup>th</sup> Avenue Street, being duly sworn, deposes and saith, that on the 21<sup>st</sup> day of Sept

day of September 1880

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

the following property viz.:

One gold locket of the value of ten dollars. One gold cross of the value of six dollars. One Onyx cross of the value of five dollars. Two gold crosses of the value of six dollars each in all with value of thirty three dollars (\$33)

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

Mary White (now here)

for the reasons following to-wit: That said property was contained in a box on a bureau in deponent's room at No 538 - 5<sup>th</sup> Avenue on the aforementioned date. That said Mary admitted to deponent that she stole said property and pawned the same. That deponent redeemed the crosses now shown from the pawn-shop where said Mary, Ellis O Farrell, pawned the same.

Sworn before me this 21 day of Oct 1880

R. M. Murphy

POLICE JUSTICE

0800

[Lined area for text entry]

No 47

4 DISTRICT POLICE COURT.

AFFIDAVIT - Larceny.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Ellen O. Farrell*  
538 - 2nd Ave

VS.

*Mary White*

1880

DATED

*Oct 26*

MAGISTRATE.

*Buckley*

OFFICER.

*Wah*

WITNESSES:

STAMP: OCT 28 1880

*Stodum*

*Com*

*Inductment Fund*

0801

7th District Police Court

CITY AND COUNTY OF NEW YORK

of No. 337 East 30th Street, being duly sworn, deposeseth and saith, that on the 31st

at the 6th day of October 1880 in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, State Bennett Ward of the City of New York,

the following property viz.:

One black ribbed cloth sacque of the value of six dollars

the property of Mary E Bennett, Mary R Bennett and deponent

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

for the following reasons to wit. That deponent's sister Mary E Bennett was lying dead in the home occupied by deponent and deponent's mother at No 337 East 30th Street in the City of New York. That said sacque was hanging in said room at the same time. That said Mary White came to said room to see said Mary E Bennett and on

Subscribed before me this day of Police Inspector

0802

Leaving took etc and carried away the  
said sackage. That deponent has since  
seen said sackage in the pawn-shop of  
J. S. & B. Bonmehere No 584 2<sup>d</sup> Avenue  
Mary Bennett is the mother of many EBennett deceased  
and deponent is the only sister of Mary & the only  
child of Mary.  
Sworn to before me this 26<sup>th</sup> of Bennett  
day of October 1880

R. V. Rivly Police Justice

State of New York } ss William Walsh of  
City of New York } the 21<sup>st</sup> Precinct Police being duly sworn  
deposes and says. That he arrested Mary  
Whili (now here) on complaint of Kate Bennett  
that said Mary admitted to deponent that  
she had stolen the sackage mentioned in the  
annexed affidavit of Kate Bennett, and  
told deponent that she (Mary) had pawned  
the said sackage and that the pawn-ticket  
was in the end of a sofa at the house  
No 330 East 80<sup>th</sup> Street. That deponent went  
to said place and there found in a sofa  
the pawn-ticket now shown ~~deponent~~  
to be the property represented by said ticket had  
been stolen by Kate Bennett a ~~late~~ person properly  
sworn to before me this 26<sup>th</sup> William Walsh  
day of October 1880

R. V. Rivly Police Justice

No 47  
4 DISTRICT POLICE COURT  
THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Kate Bennett  
337 E 80<sup>th</sup> St  
vs.  
Mary Whili  
Dated October 26<sup>th</sup> 1880  
AFFIDAVIT - Larceny

MAGISTRATE  
Rivly  
Walsh 21<sup>st</sup> Ave  
WITNESSES: (Subscribed from)  
Lombard Ed  
Cone

0803

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

That *Mary White*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *Sixth* day of *October* in the year of our Lord one  
thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County  
aforesaid, with force and arms

*one Saque of the value of*  
*Six dollars*

of the goods, chattels and personal property of one

*Mary E. Bennett*

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

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

0004

State of New York, County of Westchester, ss.  
I, the undersigned, Judge of the Supreme Court of the County of Westchester, do hereby certify that the within and foregoing is a true and correct copy of the original thereof as the same appears from the records of said Court.

MD No 47

X Counsel, *CHAS.*

Filed 10 day of Nov 1880.

Pleas *Not Guilty*

THE PEOPLE

vs.

*Mary White*  
2 Cases

Indictment.—Larceny. *Ret'd*

BENT. K. PHELPS,

District Attorney.

A True Bill.

*W. King*

Foreman.

*Members to assist in  
deputies. May let the  
New York County Court see.*

0805

CITY AND COUNTY } ss.  
OF NEW YORK.

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

That *Mary White*

late of the First Ward of the City of New York, in the County of New York, afore-  
said, on the *twentieth* day of *September* in the year of our Lord one  
thousand eight hundred and ~~seventy-~~ *eighty* at the Ward, City and County  
aforesaid, with force and arms

*one locket of the value of ten dollars  
one ornament (of the kind known  
as a cross) of the value of five  
dollars.*

*Two other ornaments (of the  
kind known as a cross)  
of the value of six dollars each,  
one other ornament (of the kind known as a  
cross) of the value  
of six dollars*

of the goods, chattels and personal property of one

*Ellen O. Tarnell*

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

BENJ. K. PHELPS, District Attorney.

0806

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

Williams, John

**DATE:**

11/16/80



312

0807

No 97 2

Counsel,  
Filed 16 day of Nov 1880  
Pleads Not Guilty.

Larceny, and Receiving Stolen Goods.

THE PEOPLE

vs.

*P*  
John Williams  
alias Dutch

BENJ. K. PHELPS,

District Attorney.

Nov. 16. 1880. *at 10 o'clock*

A TRUE BILL.

*found*  
*OK*

foreman.

Part for Nov 17. 1880

Rec'd & acquittal to

*at 10 o'clock*

*John Williams*

0808

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

Police Court—First District.

of No. 148 Chamber Street, being duly sworn, deposes  
and says, that on the 24<sup>th</sup> day of November 1881

at the City of New York, in the County of New York, was feloniously taken, stolen, and carried  
away from the possession of deponent, And from a wagon

in deponents charge  
the following property, viz: a bundle containing  
thirty-two coats

of the value of About fifty six Dollars,  
the property of Isadore Kaufman & Company

doing business at Nos 51 & 53 Mercer  
Street and in deponents charge as a Common Carrier

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

Alias Dutch. And another not arrested  
That deponent was conveying in a wagon  
which he had in charge, said property  
for delivery to said firm and while  
driving through Chamber Street deponent  
discovered that said property had been  
taken from the wagon. That said property  
was subsequently discovered in the  
possession of one Larkin who says  
that the property was given to him by  
the prisoner <sup>and said other</sup> both directions to drive  
to the corner of Bayard & Baxter Street

Sumner (in deponents charge)

#8

Police Court

That the prisoner and said other accom-  
panied said Larkin and when  
they reached said place they, the  
prisoner & said other left said  
Larkin as they stated for the purpose  
of getting change to pay him Larkin  
for his trouble. That while said  
Williams & said other were away Larkin  
was arrested with the property in his  
possession and upon the wagon which  
he drove as deppment is informed  
and verily believes deppment therefore  
charges said Williams & said other  
with having taken stolen and carried  
away from deppments wagon the aforesaid  
property.

Conrad Britay

J. P. Coffey

City and County of  
New York

Delix Larkin of No 319 Water  
Street being sworn says that the  
prisoner and said other person  
employed him to convey to the corner  
of Baxter & Bayard Streets the bundle  
in question that after bringing the  
bundle containing said property to the  
designated place deppment was  
arrested while waiting for the  
prisoner and said other to pay  
him for his service in bringing said  
bundle to the aforesaid place they  
having left him to get change with  
which to pay deppment for his service  
as before stated.

Delix Larkin

Sworn to before me this  
7<sup>th</sup> day of Nov 1864  
J. P. Coffey  
Clerk Justice

08 10

Police Court—First District.

CITY AND COUNTY }  
OF NEW YORK. } ss.

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

Question. What is your name?

Answer.

*John Williams*

Question. How old are you?

Answer.

*28 Years*

Question. Where were you born?

Answer.

*Germany*

Question. Where do you live?

Answer.

*40 West 44 Street*

Question. What is your occupation?

Answer.

*Shoemaker*

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

Answer.

*I am not guilty*

*John Williams*

*[Signature]*  
Taken before me this 17th day of December 1891  
Police Justice.

0811

COUNSEL FOR COMPLAINANT.

Name.....

Address.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

No 97 897  
Police Court—First District

THE PEOPLE, &c,  
ON THE COMPLAINT OF

Conrad J. Ptas  
48 Chambers  
J. M. Williams

Affidavit—Larceny.

RECEIVED  
NOV 6 1897  
LIVELY

1.....  
2.....  
3.....  
4.....  
5.....  
6.....

Dated Nov 6 1897  
Conrad J. Ptas Magistrate.  
Carl H. Williams Officer.  
Witnesses Felix Carlin Clerk.  
319 Water Street

Agood Pine  
Miss Perkins  
107 Cherry St  
W. H. H. to answer Conrad

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

BAILED

No. 1, by.....  
Residence,.....

No. 2, by.....  
Residence,.....

No. 3, by.....  
Residence,.....

No. 4, by Jack May  
88 Moore St.  
Residence,.....

No. 5, by Wm. King  
Residence,.....

No. 6, by.....  
Residence,.....

08 12

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

That *John Williams otherwise known as*  
*" Dutch "*

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

*Thirty two coats of the value one dollar*  
*and sixty cents each*

of the goods, chattels, and personal property of one

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

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

That the said

*John Williams otherwise known as "Dutch"*

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,

*twenty two coats of the value of one dollar and sixty cent each*

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

*Isidore Kauffman*

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

*Isidore Kauffman*

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

*John Williams otherwise known as "Dutch"* 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.

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

08 14

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

Wilson, Frederick

**DATE:**

11/08/80



312

08 15

**BOX:**

25

**FOLDER:**

312

**DESCRIPTION:**

Jackson, Joseph

**DATE:**

11/08/80



312

08 16

21

Day of Trial,

Counsel,

Filed 8 day of Nov 1880

Pleads

THE PEOPLE

BURGLARY-THIRD DEGREE.  
NOTHING STOLEN.

vs.  
J.B. Thompson  
1874

Frederick Wilson  
Joseph Jackson

BENJ. K. PHELPS,

District Attorney.

A True BILL.

*W. H. Keely*

Deputyman.

Part No. 100 Nov 8, 1880

Both plead Attache No. 3.

D. G. S. P. Seal.

*F.V.*

0817

Police Court—Second District.

City and County }  
of New York. } ss:

Louis Gerner

of No. 234 Spring Street, being duly sworn,

deposes and says, that the premises No. 234 Spring Street, 8 Ward, in the City and County aforesaid, the said being a dwelling house

*Inhabited part of* and which was occupied by deponent as a store for the sale of Segars was attempted to be ~~was~~ **BURGLARIOUSLY** entered by means of forcibly breaking the glass in the front window of said store and also attempting to force open the Fan light over the door of said store on the night of the 25 day of October 1880

and the following property feloniously taken, stolen, and carried away, ~~with~~ with intent to take steal and carry away therefrom - a quantity of Segars and Tobaccos in all of their value of Five Hundred dollars or more

the property of deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by attempted to be committed for the reasons following, to wit: by Frederick Wilson and Joseph Jackson

(now here) for the reasons following that at the hour of Ten O'Clock P.M. the 24<sup>th</sup> instant the said window glass was found and unbroken and for the reasons set forth in the affidavit of Officer Lumber hereto attached

Louis Gerner

*Sworn to before me this 25th day of October 1880  
J. J. [Signature]*

0818

City and County } 5-5  
of New York }

Thomas F. Lawler of the 8<sup>th</sup> Precinct  
being duly sworn says on the night  
of October 25<sup>th</sup>, 1880 at the hour of 1.30  
O'clock A.M. deponent saw Joseph  
Jackson within a room held up  
by the within named Wilson and an-  
other man unknown to deponent  
and who escaped so that said Jackson  
could and did attempt to force open  
the Pan Sight over the front door  
of the store No 234 Spring Street.  
That thereafter deponent saw said  
Jackson strike and break the  
glass in the front window of the  
said store. That said Jackson and  
Wilson then ran off and were pur-  
sued and arrested by

Thomas F. Lawler

Sworn to before me this  
25<sup>th</sup> day of October 1880

Police Justice

0819

Police Court—Second District.

CITY AND COUNTY  
OF NEW YORK.

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

QUESTION.—What is your name?

ANSWER.—

*Frederick Wilson*

QUESTION.—How old are you?

ANSWER.—

*Twenty Three*

QUESTION.—Where were you born?

ANSWER.—

*New York*

QUESTION.—Where do you live?

ANSWER.—

*15 1/2 Thompson*

QUESTION.—What is your occupation?

ANSWER.—

*Oysterman*

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

Answer.—

*I am not guilty of the charge*

*Frederick Wilson*

*Witness before me, this*

*23*

*day of October 1880*

*Police Justice.*

0820

Police Court—Second District.

CITY AND COUNTY)  
OF NEW YORK } ss.

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

QUESTION.—What is your name?

ANSWER.—

*Joseph Jackson*

QUESTION.—How old are you?

ANSWER.—

*Nineteen*

QUESTION.—Where were you born?

ANSWER.—

*Heartford Conn.*

QUESTION.—Where do you live?

ANSWER.—

*On Spring & Henderson St.*

QUESTION.—What is your occupation?

ANSWER.—

*Writer*

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

Answer.—

*I am not guilty of the charge*

*Joseph Jackson*

Taken before me, this

*25*

day of *October* 188*8*

Police Justice.

*Wm. M. ...*

0821

No 21

Police Court—Second District

THE PEOPLE vs  
ON THE COMPLAINT OF  
Louis Gomer  
214 Spring  
Frederick Nelson  
Joseph Jackson

OFFENCE: BURGLARY AND LARCENY.

Dated October 25 1880

Wardell Magistrate.

Louder Wilson Officer.

Clerk

Witnesses Thomas J. Lumber

Thomas Johnson & Edmond

Exp. McSornell

Bill Ford

Committed in default of \$ 1500 Bail.

Bailed by Bill Ford

No. 100 Street

0822

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

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

That

*Frederick Wilson and  
Joseph Jackson each*

late of the *Eighth* Ward of the City of New York, in the County of  
New York, aforesaid,  
on the *Twentyfifth* day of *October* in the year of our Lord  
one thousand eight hundred and ~~seventy~~ *Eighty* with force and arms,  
at the Ward, City and County aforesaid, the *Stone* of

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

*Louis Gerner*

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

BENJ. K. PHELPS, District Attorney.