

0345

BOX:

62

FOLDER:

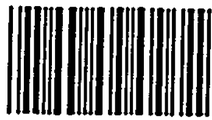
699

DESCRIPTION:

Fallon, James

DATE:

03/01/82



699

276

Day of Trial,
Counsel,
Filed 1 day of March 1882
Pleads

THE PEOPLE
vs.
James Fallon

Benjamin K. Phillips
BENJ. K. PHILLIPS,
District Attorney.

A TRUE BILL
W. Mc...
J. Mc...
Plenipotentiary
a/s. one year

BURGLARY-THIRD DEGREE.
NOTHING STOLEN.

GR. V. 100...

0347

Court of General Sessions ~~of the City and County of New York~~ of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

James Mallon
against

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

James Mallon

of the crime of *Attempt Burglary*

committed as follows:

The said

James Mallon

late of the *tenth* Ward of the City of New York, in the County of
New York, aforesaid.

on the *twenty first* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty two* with force and arms,
at the Ward, City and County aforesaid, the *Store* of

Samuel Goldenson
there situate, feloniously and burglariously ~~did~~ *did* break into and enter, the said *Store*
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

Samuel Goldenson

goods, merchandise and valuable things in the said *Store* with intent the said
being then and there feloniously and burglariously to steal, take, and carry away
then and there

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 McKee

BENJ. K. PHELPS, District Attorney.

0348

286

BAILED,

No. 1, by _____
 Residence _____ Street,

No. 2, by _____
 Residence _____ Street,

No. 3, by _____
 Residence _____ Street,

No. 4, by _____
 Residence _____ Street,

Sec. 219, 220, 210 & 212.

Police Court - 3 District.

119

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Gallagher
P.S. Sergeant
James O'Fallon

2
 3
 4

Offence, *Armed Robbery*

Dated *February 21* 1882

Alberty Magistrate.

Rayburn Officer.
10 Room

Clerk.

Witnesses *Paul J. ...*

John H. ...
10 Room

No. _____ Street,

No. _____ Street,



Paul

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 *James O'Fallon*

guilty thereof, I order that he be ~~admitted to bail in the sum of~~ *held to answer the crime* ~~and be committed to the Warden or Keeper of the City Prison until he give bail.~~ *of the City of New York*

Dated *February 21* 1882 *Merwin A. ...* Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

0349

Police Office. Third District.

City and County) ss.: Samuel Albenow aged 22 years, Jeweler
of New York, ~~dealer~~ of No 103 Hester Street, being duly sworn,

deposes and says, that the premises ~~is~~ house No 28 Forsyth Street, ~~South~~ Ward, in the City and County aforesaid, the said being a ~~store~~ ^{Bank building} and which was occupied by deponent as a ~~store~~

were attempted to be ~~was~~ BURGLARIOUSLY entered by means of forcing open the a door leading into said store, from the yard ~~and~~ adjoining said building on the ~~right~~ ^{right} of the ~~21~~ ²¹ day of February 1882 and the following property, feloniously taken, stolen and carried away, viz..

Gold and Silver Jewelry, watches and Clocks in all of the value of not less than two hundred dollars

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~~ ^{attempted to be} and the aforesaid property ~~taken, stolen and carried away by~~ ^{attempted to be}

James Tallon (now here) and one other person, not now arrested and whose name for the reasons following, to-wit: ~~and~~ whereabouts are unknown to deponent, for the reasons following to-wit: ~~on~~ ^{at} the ~~20~~ ²⁰ day of February 1882; ~~at about 9 o'clock P.M.~~ ^{at about 9 o'clock P.M.} ~~such~~ ^{the} door ~~leading~~ ^{leading} from said yard into said store was suddenly closed and bolted from inside, and also the door leading into said store ~~was~~ ^{was} suddenly closed and locked with a padlock in presence of deponent, with a padlock

attached thereto; that the said property was
 contained in said store, that when de-
 fendant came to said premises on
 the morning of the 21st day of February
 1882; at about 6. a. m. he found upon
 said door leading from said yard
 into said store, marks of force
 and violence used thereon with
 some hard instrument. Defendant
 further says he is informed by
 Officer John H. Layton of the 10th
 Precinct Police, ^{here present} that about one
 o'clock and 45 minutes after midnight
 on said 21st day of February 1882, he
 found in said yard adjoining said store
 the defendant here present, ^{while} at the same
 time another person jumped over
 the fence separating said yard from
 an adjoining yard, and escaped. That
 he said Layton found near said door
 the instrument here produced com-
 monly called a jimmy; and that
 he then found upon said door leading
 into said store from said yard marks
 of force, into which said jimmy fitted.
 Defendant further says that
 the said defendant here present named
 James Fallon, had no lawful
 cause to be on said premises at said
 deponent time. Deponent therefore charges

that said premises to wit said store, were
then attempted to be burglariously entered
and said property feloniously attempted
to be taken stolen and carried away
by said James Fallon here present
and said person not now arrested
and unknown to deponent

Sworn to before me this Samuel Galbreath
21st day of February 1882
Mercur Otisburg
Police Justice

City and County of New York
John H. Layton an officer of the
10th Precinct Police being duly sworn
says he has heard read the foregoing
affidavit and is familiar with its
contents, and that portion thereof
referring to him and to information
given by him is true upon his own
knowledge. Deponent further says
that when he arrested said James Fallon
he found upon the person of said James
Fallon here present, a pistol
called a revolver, loaded with powder
and lead, carried in a pocket of the
overcoat then and there worn by
said James Fallon.

Sworn to before me this John H. Layton
21st day of February 1882
Mercur Otisburg
Police Justice

0352

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

James Fallon 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 Fallon

Question. How old are you?

Answer. I will be 20 years next August

Question. Where were you born?

Answer. Williamsburgh

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

Answer. 25 Bomey, about 3 weeks

Question. What is your business or profession?

Answer. working in a restaurant

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. I answered a call of nature in the yard where I was coming from when the Officer arrested the vessel the Officer found in my position I have worked with me for the last five or six weeks.

Taken before me, this 21st

day of February 1882

James Fallon

Mervin Oberburg
Police Justice.

0353

BOX:

62

FOLDER:

699

DESCRIPTION:

Feeney, Annie

DATE:

03/20/82



699

0355

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Feeney

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

Annie Feeney
of the CRIME OF LARCENY

committed as follows:

The said

Annie Feeney

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

*One ring of the value of fifty dollars
one pair of bracelets of the value of fifteen dollars
one neck lace of the value of twenty dollars
one locket of the value of ten dollars
one breast pin of the value of two dollars
one dolman of the value of ten dollars
one Pocketbook of the value of one dollar
four aprons of the value of one dollar each
one collar of the value of five dollars
one skirt of the value of three dollars*

of the goods, chattels and personal property of one

Joseph Oshinsky

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

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

The said

Annie Finney

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 ring of the value of fifty dollars
one pair of bracelets of the value of fifteen dollars
one neck lace of the value of twenty dollars
one pocket of the value of ten dollars
one breast pin of the value of two dollars
one dolman of the value of ten dollars
one pocket book of the value of one dollar
four aprons of the value of one dollar each
one collar of the value of five dollars
one skirt of the value of three dollars

of the goods, chattels and personal property of the said

Joseph Oshusky

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

Joseph Oshusky

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

Annie Finney
then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0357

BAILED,

No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,
 No. 5, by _____
 Residence _____ Street,
 No. 6, by _____
 Residence _____ Street,
 No. 7, by _____
 Residence _____ Street,
 No. 8, by _____
 Residence _____ Street,

Dec. 21, 20, 210 & 212
 Police Court 32 District.

THE PEOPLE, &c.,
 vs. THE COMPLAINT OF

Joseph Polansky
 242 Clinton St

Amie Tenney

1 _____
 2 _____
 3 _____
 4 _____

Offence, *Brown*
Armed

Date *March 11* 1882

Attacks Magistrate.

English 136th St.
 Officer.

Witnesses, *Charles Shunk*

No. *242* Street,
Polansky

No. *13* Street,
Polansky

No. _____ Street,
John

Am

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 *Amie Tenney*

guilty thereof, I order that he ^{*be held to answer the charge and*} be admitted to bail in the sum of *Four* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until ^{*of the City of New York*} he ^{*arriving legally discharged*} give such bail.

Dated *March 11* 1882

M. J. Tenney Police Justice.

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

Dated _____ 188 _____ 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 _____ 188 _____ Police Justice.

0358

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

FORM 182,

Police Court—Third District.

~~Matilde~~ Joseph Polinskiy
of No. aged 24 years; a merchant, of No. 242 Clinton
Street, being duly sworn, deposes
and says that on the Fifth day of March 1882

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 said premises
No. 242 Clinton Street, in the day time
the following property viz: one ring with eleven diamonds,
one pair gold bracelets; one gold fob or
necklace; and locket, one plated breast pin
one black diamond, one black leather
pocket book; four aprons; one blue
collar trimmed with lace; one white
petticoat, and other articles of wearing
apparel in all

of the value of Three hundred and fifty Dollars
the property of deponent and Matilde Polinskiy
deponent's wife

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 Annice Feeney
(now here), for the person following to wit:
That said articles were now contained on
said premises, and been there by deponent
on the Evening of the 4th day of March
1882 - that on the morning of March 5th
1882, said articles were found missing
by deponent's wife Matilde Polinskiy,
that since that day ^{several} of said articles
Jewelry and wearing apparel, were found
in ^{at} premises and in the room which said
Annice Feeney then occupied in house
22 Cherry Street Rear building, that said

Subscribed before me this 7th day of March 1882

POLICE JUSTICE.

Aunnie Feeney has since in presence of deponents said wife and of Officer Patrick English of 7th Precinct Police admitted that she had taken said articles above mentioned Sworn to before me Joseph Whiskey this 11th day of March 1872 mark

Michael O'Donoghue
Police Justice

City and County of New York ss Matilde Whiskey aged 20 years, married, residing at No. 242 Clinton Street being duly sworn says, she has heard read the foregoing affidavit, and is familiar with its contents, and that portions thereof referring to her is true upon her own knowledge Sworn to before me Matilde Whiskey mark

this 11th day of March 1872
Michael O'Donoghue
Police Justice

City and County of New York ss. Patrick English an officer of 19th Precinct Police being duly sworn says he has heard read the foregoing affidavit and is familiar with its contents and that portions thereof referring to him is true upon his own knowledge Sworn to before me Patrick English

this 11th day of March 1872 Patrick English
Michael O'Donoghue
Police Justice

0360

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 DISTRICT POLICE COURT.

Annice Feeney being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is her right to make a statement in relation to the charge against her; that the statement is designed to enable her if she see fit to answer the charge and explain the facts alleged against her that she is at liberty to waive making a statement, and that her waiven cannot be used against her on the trial,

Question. What is your name?

Answer. Annice Feeney

Question. How old are you?

Answer. 40 years

Question. Where were you born?

Answer. Ireland

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

Answer. 22 Cherry Street, a few days

Question. What is your business or profession?

Answer. I am a servant

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 took the articles while I was intoxicated,

Annice Feeney
mark

Taken before me, this 11th

day of March 1888

Mcenulty
Police Justice.

0361

BOX:

62

FOLDER:

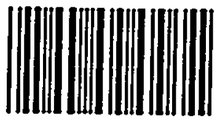
699

DESCRIPTION:

Ferrero, Austin

DATE:

03/29/82



699

0362

BOX:

62

FOLDER:

699

DESCRIPTION:

Basoni, Charles

DATE:

03/29/82



699

207

Day of Trial

Counsel,

Filed

Pleads

29 day of March 1882

IN THE PEOPLE

BURGLARY—Third Degree, and Receiving Stolen Goods.

vs.

Austin Stearns, I
Charles Bacon, P

JOHN McKEON,

District Attorney.

22 March 30, 1882
Not Alreade Brought.

A True Bill.

John Hanna Foreman.
House of Refuge.

A
W. C. Carlock's Proctery.

0363

0364

Court of General Sessions of the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

against
Austin Ferrero and Charles Bassoni

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

Austin Ferrero and Charles Bassoni

of the crime of Burglary in the third degree,

committed as follows:

The said

Austin Ferrero and Charles Bassoni

late of the *Sixth* Ward of the City of New York, in the County of New York,
aforesaid, on the *twenty first* day of *March* in the year of our
Lord one thousand eight hundred and eighty *two*, with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Jacob Leri*

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

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

Eighty Shoes of the value of seventy five cents each

of the goods, chattels and personal property of the said

Jacob Leri

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

John McKeon
District Attorney

0365

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

of the crime of Receiving Stolen Goods _____

committed as follows:
The said

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,

of the goods, chattels and personal property of

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

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

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 McKEON, District Attorney.

0355

BAILED,

No. 1, by _____
 Residence _____ Street,
 No. 2, by _____
 Residence _____ Street,
 No. 3, by _____
 Residence _____ Street,
 No. 4, by _____
 Residence _____ Street,
 No. 5, by _____
 Residence _____ Street,

Rev. 27, 29, 310 & 312

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Carl Decker
160 W. Broadway
Arthur Jones
Charles Adams

Offence, *Burglary*

Dated *22 March* 188*2*

Oliver Magistrate.

Wartstein Officer.

14 Clerk.

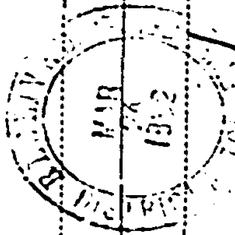
Witnesses *Stephen Pauli*

W. S. ...

House of ...

No. _____ Street,

No. _____ Street,



Francisco ...

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 *Arthur Jones and Charles Adams*

det to answer the same and he be
 guilty thereof, I order that he be admitted to bail in the sum of *10* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *22 March* 188*2* *[Signature]* Police Justice.

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

Dated _____ 188 _____ 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 _____ 188 _____ Police Justice.

[Handwritten scribbles and signatures at the bottom of the page]

0367

POLICE COURT First DISTRICT.

City and County
of New York, } SS:

of No. 201 Baxter 23 years old. Provencher
deposes and says, that the premises basement of the aforesaid
Street, Sixth Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Shoe Store for the
Manufacture & sale of shoes was BURGLARIOUSLY
entered by means of breaking the glass
in a window leading from the
street into said store

on the Night of the 21st day of March 1882
and the following property feloniously taken, stolen, and carried away, viz:

about forty pairs of shoes
of the value of fifty dollars

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 Austin Perero & Charles Bassini

Now here and another (not arrested
for the reasons following, to wit: That on the day following
said night deponent found the window
broken open and the property stolen
& carried away. That subsequently a
part of the property was found in the
possession of one Stephen Peredi who
alleges that the property found with him
was given to him by the defendants & said
other to sell & they now admit that they

Aid in conjunction with said
other commit the Burglary and
carry away the property all of
which deponent believes to be true
since ^{his} Jacob Levi
man

Sworn to before me this
22nd day of March 1882
w. taken Police Justice

City and County
of New York

Stephen Feridi of No. 18 Baxter
Street being sworn says that he
met the defendants and said
other in Baxter Street about eight
o'clock A.M. on the 22nd instant and
saw with them a number of pairs
of shoes. One pair of which they
gave to deponent to sell for them
and promised him all over thirty
cents that he would get for the shoes

^{his} Stephen Feridi
man

Sworn to before me this
22 day of March 1882
w. taken Police Justice

0369

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK. } ss.

Foot DISTRICT POLICE COURT.

Austin Ferrer 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 waiven cannot be used against him on the trial,

Question. What is your name?

Answer.

Austin Ferrer

Question. How old are you?

Answer.

15² Years

Question. Where were you born?

Answer.

Italy

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

Answer.

88 Baxter Street & about 8 Years

Question. What is your business or profession?

Answer.

Blacken shoes

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 stood on the sidewalk while Basomi and another boy named Key went into the place and took the shoes I watched on the sidewalk

Taken before me, this

day of

March 1889 *Austin Ferrer*
Mark

W. J. Con Police Justice.

0370

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss.

DISTRICT POLICE COURT.

First
Charles Basini

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.

Charles Basini

Question. How old are you?

Answer.

13 Years

Question. Where were you born?

Answer.

Italy

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

Answer.

71 Park Street & about one year

Question. What is your business or profession?

Answer.

I go to school

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 went into the place Austin Ferris made me go in he said he would give me some money if I went in and got the shoes he afterwards took the shoes and did not give me anything after he sold them

Taken before me, this }
day of *March* 188*8*

Charles Basini
Italy

W. J. G. W. Police Justice.

0371

BOX:

62

FOLDER:

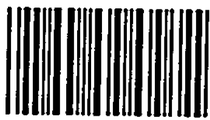
699

DESCRIPTION:

Finley, Thomas

DATE:

03/08/82



699

#26

Filed *S* day of *March* 1882
Plends

Wm. H. ...
 THE PEOPLE
 vs.
Thomas Duley
 DANIEL G. ROLLINS,
 District Attorney

St. Louis, Mo. 5/5
With County No. 519

A TRUE BILL

John ...
March 7/82
 Foreman.
Glenn ...
Exam. Ref.
at

0373

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

Thomas Finley

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

of the CRIME OF

Thomas Finley
Burglary

committed as follows:

The said

Thomas Finley

late of the Seventeenth Ward of the City of New York, in the County of New York, aforesaid, on the Second day of March in the year of our Lord one thousand eight hundred and eighty two with force and arms, about the hour of three o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Kate Ramsey
there situated through an open outer door thereof
feloniously and burglariously did break ~~into and enter by means of~~
family open an inner door of said dwelling house

he the said

Thomas Finley

then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

John E. Donnelly

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.

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

of the CRIME OF

Thomas Finley
Petit Larceny

committed as follows:

The said

Thomas Finley

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,

one coat of the value of ten dollars

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

John E Donnelly

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

FILED IN HOLDINGS DISTRICT COURT

0374

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

Thomas Finley

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

The said

Thomas Finley

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 boat of the value of ten dollars.

of the goods, chattels and personal property of the said

John E. Donnelly

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

John E. Donnelly

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

Thomas Finley

then and there well knowing the said goods, chattels, and personal property to have been feloniously stolen, taken and carried away) against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

John A. Keon

RANTEL G. ROLINS, District Attorney.

0375

REV. 214, 202, 210 & 212

Police Court District 190

THE PEOPLE, &c.,
OF THE COUNTY OF

John H. Haverstick
James F. Taylor
James Taylor

Offence, *Burglary*

Dated *March 2* 188*2*

W. W. [Signature] Magistrate.

W. W. [Signature] Officer.

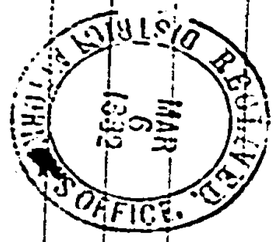
W. W. [Signature] Clerk.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



John H. Haverstick
James F. Taylor

BAILED,

No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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

James Taylor guilty thereof, I order that he be admitted to bail in the sum of *Five* Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *March 2* 188*2* *James Taylor* Police Justice.

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

Dated _____ 188 _____ 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 _____ 188 _____ Police Justice.

0376

Police Office. Third District.

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

Kate Ramsey
of No 526 East 4th Street, being duly sworn,
first floor 3rd of said
deposes and says, that the premises No. *526*

Street, *17* Ward, in the City and County aforesaid, the said being a *Dwelling*

and which was occupied by deponent as a *John E. Donnelly*
as a *Dwelling* **BURGLARIOUSLY**

entered by means *of forcing off the lock of*
the door leading from the hall
into said dwelling apartment.

on the *day* of the *21* day of *March* 188*2*
and the following property, feloniously taken, stolen and carried away, viz..

One Coat of the value of Ten
Dollars.

the property of *John E. Donnelly* and in depo-
nent's charge.

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
Thomas Finlay now present, and
another who escaped.

for the reasons following, to-wit: *That deponent found*
said prisoners in said apart-
ment, the one who escaped taking
said coat. That deponent found
pieces of the lock and the bolt upon
the floor of the room. the bureau
drawers open and clothing scattered
around the floor.

Shown to be true by *Kate Ramsey*
this 3rd March 1882
August [Signature]
Police Justice

0377

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

Thomas Finlay

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.

Thomas Finlay

Question. How old are you?

Answer.

23 years.

Question. Where were you born?

Answer.

In New York City.

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

Answer.

516 E. 16th St. 3 or 4 years.

Question. What is your business or profession?

Answer.

In the hotel business

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 have nothing to say.

Taken before me, this 3 day of March 1882

Thos Finlay

Andrew White Police Justice.

0378

BOX:

62

FOLDER:

699

DESCRIPTION:

Fisher, Michael

DATE:

03/09/82



699

17
H. J. Shumaker

Day of Trial

Counsel, *W. A. P.*

Filed *9* day of *March* 188*2*

Pleas *Not Guilty*

THE PEOPLE

vs.
Michael H. Fisher

BURGLARY—Third Degree, and
—Possession of Stolen Goods—

~~BENJ. K. PHIPPS~~

John W. McKern
District Attorney.

P. 2 *March 24, 1882*
Fried & acquitted.
A TRUE BILL.

John L. Shumaker
Foreman

a/ *eggs & wash*
100 P. 2
10

0380

Court of General Sessions of the Peace of
the City and County of New York.

THE PEOPLE OF THE STATE OF
NEW YORK,

Michael H. Fisher against

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

Michael H. Fisher

of the crime of *Burglary*

committed as follows:
The said

Michael H. Fisher

late of the *First* Ward of the City of New York, in the County of New York,
aforesaid, on the *third* day of *March* in the year of our Lord one
thousand eight hundred and eighty *two* with force and arms, at the Ward,
City and County aforesaid, the *Store* of *Christian Hillkemyer*

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

Christian Hillkemyer

then and there being, then and there

feloniously and burglariously to steal, take and carry away, and

*Divers coins of a number kind and denomination
to the Grand Jury aforesaid unknown and a more
accurate description of which cannot now be given
of the value of three dollars
twelve cigars of the value of five cents each*

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

Christian Hillkemyer

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

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

Michael H. Fisher

of the CRIME OF *Receiving Stolen Goods*

committed as follows:
The said

Michael H. Fisher

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,

Divis Coins of a number kind and denomination to the Grand Jury aforesaid unknown and a more accurate description of which cannot now be given of the value of three dollars twelve cigars of value of five cents each

of the goods, chattels and personal property of

Christian H. Kemeyer

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

Christian H. Kemeyer

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

Michael H. Fisher

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 M. Moore
BENJ. H. PHILLIPS, District Attorney.

0383

POLICE COURT First DISTRICT.

City and County
of New York,

vs: Christian Hillmeyer
of No. 133 Greenwich 47 years grocer
Street, being duly sworn,

deposes and says, that the premises No. aporesaid
Street, 1st Ward, in the City and County aforesaid, the said being a store

and which was occupied by deponent as a grocery store for
the sale of groceries & cigars **BURGLARIOUSLY**
entered by means to deponent unknown

on the night of the 3rd day of March 1882
and the following property feloniously taken, stolen, and carried away, viz:

Good and lawful money in
silver and nickel coin and
to the amount of three dollars,
and about one dozen cigars
all of the value of three
dollars and fifty cents

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 Michael F. Fisher now here

for the reasons following, to wit: That at about 11
o'clock A.M. on the aforesaid night
Officer Beore saw him in the store,
which deponent had locked and
secured when he was leaving
it; and afterwards caught him
as he was leaving the store with
the above described property in his
possession as deponent is informed & verily
believes.

Christian Hillmeyer

deponent to be sworn to before me this 3rd day of March 1882

City and County
of New York ss

Francis Secore of the City
 Recipient being duly sworn
 Says that about 11 o'clock
 A.M. on the night in question
 he saw the defendant in the
 store and soon after caught
 him as he was leaving there
 with the within described property
 in his possession & deponent further
 Says that he found in the possession
 of the defendant two several false
 keys which fitted exactly and
 unlocked the door upon which were
 two locks leading to and communicating
 with said store

Francis Secore
 Solo B Smith

Sworn to before me this
 4th day of March 1882

Police Justice

0385

Sec. 208-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

DISTRICT POLICE COURT.

Stutt
Michael H 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.

Michael H Fisher

Question. How old are you ?

Answer.

21 Years

Question. Where were you born ?

Answer.

New York City

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

Answer.

133 Greenwich Street & about 13 Years

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 have nothing at all to
say*

Taken before me, this *4th*
day of *March* 188*3*

M. H. Fisher

Solomon Smith
Police Justice.

0386

BOX:

62

FOLDER:

699

DESCRIPTION:

Flower, Richard

DATE:

03/31/82



699

57

Day of Trial

Counsel,

Filed

1882

31 day of March

Pleads

*Wickham & Brewer
Attorneys & Counselors*

THE PEOPLE

B
Richard B. Flower

*500
of 1882*

John McHenry

DANIEL G. ROLLINS,
ATTORNEY AT LAW

District Attorney.

22 April 12, 1882.

pleads guilty

A True Bill. *200*

John L. ... Foreman.

af

Court General Sessions of The Peace in
and for the City and County of New York

People of State of New York }
as a court }
Richard C. Flower }

The Grand Jury of the City and County
of New York by this Indictment
accuse Richard C. Flower
of the Crime of Practising Physic
and Surgery without authority
committed as follows The said
Richard C. Flower late of the
City and County of New York on
the seventh day of November
eighteen hundred and eighty one
at the City and County aforesaid
unlawfully and wilfully did
practise Physic he the said
Richard C. Flower not being
~~then and there~~ not being
then and there authorized so
to do by any license or diploma
from any Chartered School
State board of Medical Examiners
or Medical Society and without
any authority whatsoever against

0389

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 McKee
District Attorney

0390

Richard G. Brown

TO

Charles P. Spencer

POWER OF ATTORNEY.

Dated _____ 18__

0391

Know all Men by these Presents, That

Richard B. Flower

have made, constituted and appointed, and by these presents do make, constitute and appoint Charles S. Spence

My true and lawful attorney for me and in my name, place and stead to appear for me in the next Court County General Session as my attorney and Counsel in the matter of the indictment now pending against me in said Court for practicing as a physician without certificates or diploma - to plead to said indictment and in every respect act for me therein

giving and granting unto my said attorney full power and authority to do and perform all and every act and thing whatsoever requisite and necessary to be done in and about the premises, as fully to all intents and purposes, as I might or could do if personally present, with full power of substitution and revocation, hereby ratifying and confirming all that my said attorney or his substitute shall lawfully do or cause to be done by virtue hereof.

In Witness whereof, I have hereunto set my hand and seal the 6th day of April in the year one thousand eight hundred and eighty two

Sealed and delivered in the presence of

[Signature]

Richard B. Flower



State of New York, COUNTY OF New York

[Signature]

ss. Be it known, That on the 7th day of April in the year one thousand eight hundred and eighty two before me

came whose name is Richard B. Flower to me personally known and acknowledged the above Letter of Attorney to be his act and deed.

In Testimony whereof, I have hereunto subscribed my name the day and year last above written.

[Signature] Notary Public NY County

0393

POLICE COURT—SECOND DISTRICT.

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

Frederick R. Sturgis

of No. 16 West 32^d Street, being duly sworn, deposes

and says, that on the ^{or about} 7th day of November 1881

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

R. E. Flower of No. 439 Fifth Avenue, ^{whose first name is unrecalled} ~~at said place~~, ^{in violation of} Chapter 513 of the laws of 1880, did unlawfully practice physic or surgery & did professionally attend & treat & administer to Mrs. H. L. Dwight at said house No. 439 Fifth Avenue in said City & prescribed for her; & that he is now, & has been for several months last past practicing medicine in the City of New York & County of New York unlawfully & without license in violation of the ^{provisions of} said Chapter 513 of the laws of 1880, & the act amending the same.

Sworn before me
January 17, 1882.

F. Sturgis.

J. Wilbrett
Police Justice

0394

BAILED,

No. 1, by Edmund P. Groff
 Residence 120 East 44th Street
 No. 2, by _____
 Residence _____
 No. 3, by _____
 Residence _____
 No. 4, by _____
 Residence _____

Police Court - 2nd District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Richard B. Flower
Richard B. Flower
Richard B. Flower
 Offence, Misdemeanor

Dated January 17 1882

Magistrate.

Officer.

Clerk.

Witnesses

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

Richard B. Flower
Richard B. Flower
Richard B. Flower
 No. 30 Street, 188
 No. 30 Street, 188
 No. 30 Street, 188

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 Richard B. Flower

guilty thereof, I order that he ^{held to answer the same and} be admitted to bail in the sum of 50 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated January 17 1882 Richard B. Flower Police Justice.

I have admitted the above named Richard B. Flower to bail to answer by the undertaking hereto annexed.

Dated Jan 30 1882 Richard B. Flower 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 _____ 188 _____ Police Justice.

0395

Sec. 151.

Police Court 2nd 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 Medford R. Morgan of No. 10 West 33rd Street, that on the 7th day of February 1882 at the City of New York, in the County of New York,

R. C. Jones of No. 4134 Fifth Avenue, whose first name is unknown to the complainant, did unlawfully practice physic or surgery and did professionally attend, treat and administer to Mrs. K. L. Wright at the said house No. 4134 Fifth Avenue and prescribed for her without license

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 2nd 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 15th day of January 1882
R. W. Smith POLICE JUSTICE.

POLICE COURT, 2nd DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Medford R. Morgan
vs.

R. C. Jones

Warrant-General.

Dated January 13 1882

R. W. Smith Magistrate

Richard B. Jones Officer

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

W. Campbell Officer.

Dated January 17th 1882

This Warrant may be executed on Sunday or at night.

Police Justice

REMARKS.

Time of Arrest January 19 1882

Native of Cal

Age, 21

Sex

Complexion

Color White

Profession, None

Married Yes

Single

Read Yes

Write Yes

499 5th Ave

0396

Sec. 196-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

Richard C. Flower

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. *Richard C. Flower*

Question. How old are you?

Answer. *31 Years. past.*

Question. Where were you born?

Answer. *Albion, Illinois*

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

Answer. *No. 434 - 5 Ave. since October last*

Question. What is your business or profession?

Answer. *Physician.*

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 *This is an attempt on the part of Morehouse to force himself back into my employment. I have written him and he has demanded a trial by jury.*

Taken before me, this *9th* day of *May* 188 *4*

R. C. Flower

J. M. ... Police Justice

City and County
of New York } es: -

The People vs. } Violation of
Richard C. Flower } Chapter 513
} Laws of 1880.

Charles C. Morhouse
being duly sworn and examined deposes
and says:

Q What is your name, age, residence
and profession?

A Charles C. Morhouse, age 58,
residence No. 218 West 44th Street, and
a physician by profession.

Q Do you know the defendant Robert
C. Flower?

A Yes

Q Did you know a lady named
R. G. Dwight in her life time.

A I did about a week before her death.

Q Where did she die?

A 439 - 5th Avenue.

Q At whose house?

A At the defendant's house

Q Did you see her there on or about
the 7th of November 1881?

A Yes. About midnight.

Q Did you see the defendant

administer any liquid to her about that time?

A. Saw Dr. Flower give her two doses of fluid extract of Ergot

Q Did he pour it out of a bottle into a spoon and administer it himself

A. He poured it out of a small bottle into a spoon and put it into a little water and after putting it into the water he gave it to her.

Q Did he tell you what it was he was giving to her?

A. He told me it was Squibb's Ergot.

Q Was the lady at that time suffering from any disease?

A. She was sick at the time

was examined by Charles S. Spencer, Counsel for the defense.

Q How long have you lived in this city?

A. About four years.

Q Where did you come from?

A. Cleveland.

Q How long did you live there?

A. Thirty two years.

Q Was you a Conductor on a passenger train at any time there?

A Yes.

Q Was you in the oil business?

A Yes.

Q Did you attempt to get discharged from Bankruptcy but was prevented by your creditors?

A (Objected to)

Q Did you start there as a doctor claiming to be able to cure all diseases by the laying on of hands?

A I never started in the City of Cleveland as a doctor of myself. ~~But~~ I manipulated and performed there, but did not claim there. I did not doctor by the laying on of his hands as I know of.

Q Was you a cabinet-maker there?

A That was the first trade I learned.

Q Is that your handwriting (showing witness an envelope and letter)

A Yes, that is my writing.

- (Papers ^{not} offered in evidence and marked Exhibit A ~~10/11/31~~)
- Q. Did you write a letter of which there is a copy substantially in Dr. Flowers place. (Paper shown witness)
(Objected to)
- Q. Was you at any time in Dr. Flowers employment?
- A. Was in his employment, called there to test patents.
- Q. Where was the house?
- A. 439-5th Ave. I believe.
- Q. When was you first called there?
- A. The 7th of October I think it was
- Q. Was it not November?
- A. It might have been.
- Q. Now that time many people called there at different intervals?
- A. Every day.
- Q. For how long?
- A. About three weeks.
- Q. Did you go to Dr. Flowers and ask him to employ you?
- A. I did not.
- Q. Who paid you?
- A. The defendant paid me.
- Q. Did not you make an agreement

with him by the week?
 A. I did.

Q. Then did you cease any connection with Dr. Flowers?

A. About the 14th or 15th of December

Q. You was discharged wasn't you?

A. You may call it a discharge

Q. How long after you were discharged before you wrote him this letter I have read?

A. The same evening

Q. How long after that before you saw Mr. Ripley?

A. I have not any recollection when I saw Mr. Ripley

Q. ~~When~~ when did you speak first about Dr. Flowers?

A. To whom connected with the authorities or medical men did you speak about Dr. Flowers?

A. I don't know that I spoke to any medical men: I talked with Brent first to the Board of Health to see if he was a registered physician: it might have been a month after he discharged: I did not know when I wrote that letter that he was not a registered physician: I felt that he was not: that is

A. Without an explanation of his treatment to me - he rather insulted me; I did not think to get even with him in this prosecution; After I went to the Health Department I went to the County Clerk to see if he was registered; I did not go to the Health Board or the County Clerk while I was employed by him; I then talked with Mr Ripley about it; the County Clerk sent me to Mr Ripley; when they found in the County Clerk's that Flower was not registered he said that was just the man we want; I did not go there for the purpose of having him prosecuted; I went there to see if he had a right to practice; I told Mr Ripley about the Ergot; Dr. Flower suggested that the Ergot should be given to the woman; I made no suggestion about giving the woman Ergot; Dr. Buchanan was not present; I might have suggested the giving of Ergot; the bottle of ergot was in the house; some had been used out of it;

Re-directly

Q At the time you were employed by Flower did he tell you he was a regular physician?

A He did.

Q What was the cause of the trouble between you and Dr. Flower?

A I didn't know that we had any particular trouble?

Q What was the difference between his mode of treatment and yours that you refer to in that letter?

A His mode of treatment was in giving baths and keeping patients there a very long time - my mode of treatment was with remedies, medicines and when I saw the necessity of manipulation I did it; I said so to some of the patients and Dr. Flower objected.

Shown to me this

20th day of January 1882 } Charles L. Morehouse
 J. H. Kelly
 Police Justice

City and County of New York, Es:

Charlotte Stevens being duly sworn and examined deposes and says, as follows:—

Q What is your name, age, Residence and business?

A Charlotte Stevens, aged 52, Residence No. 149 West 41st Street, married and keep-house

Q Do you know the defendant Dr. Flower?

A I do.

Q Did he ever prescribe for you professionally?

A Yes

Q Look at the bottle now shown and see if you recognize the ~~the~~ bottle?

A I do. I

Q Do you also recognize this bottle now shown you?

A I do - the contents he prescribed for me - I had two prescriptions from him

Q These were given to you by him in the City of New York?

A Yes - prior to the 4th of January
 Q Is it within the year that he
 prescribed for you?

A Prior to January 12th and within
 the past year -

Was - examined by Charles S.
 Spencer Esq. Counsel for the
 defence.

Q How did you happen to come
 here to be a witness?

A I went to my family physician
 Dr. Morehouse - I went to Dr.
 Morehouse last Spring nearly
 a year ago - he was not my
 family physician then - Dr.
 Morehouse has never suggested
 to me to ^{assist in the} prosecution of Dr. Flower -
 Dr. Morehouse did not bring me
 here to day - I did not speak to
 him about ^{any} a subpoena was
 sent to me - then I went
 to Dr. Morehouse last year
 I did not like Dr. Flower's testimony -
 I heard Dr. Morehouse say that
 Dr. Flower was being prosecuted.

Q I understood you to say that this
 handwriting on the large bottle is yours.

A. Yes I wrote you because it had leaked out a little and I was fearful of not getting it right - I wrote it and put it in the bottle: Dr. Morehouse has not spoken bitterly of Dr. Flower to me.

Presented before me this
 27th day of January 1882 } Charlotte Lewis
 J. P. [Signature] }
 Chief Justice

0408

BOX:

62

FOLDER:

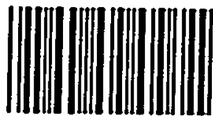
699

DESCRIPTION:

Ford, William

DATE:

03/31/82



699

0409

1917
2nd apt
Filed May of 1917
Plends Not Guilty

THE PEOPLE
vs.
William E. Ford
Obtaining Goods by False Pretences

John A. McLeod
DANIEL G. ROLLINS,
District Attorney

April 12/17
Wm. E. Ford
A True Bill.
John A. McLeod

April 11, 1917 Foreman
Wm. E. Ford
Plends guilty

Miss
Annie A. Chase
has not yet
the 9th of 65 from
W. E. McLeod

0410

Court of General Sessions of the Peace of
the City and County of New York

THE PEOPLE OF THE STATE OF
NEW YORK,

William E. Ford against

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

William E. Ford

of the crime of

obtaining money by false

perpetrated

committed as follows:
The said

William E. Ford

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *Fifteenth* day of *March* in the year of our Lord
one thousand eight hundred and ~~eighty~~ *two*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloni-
ously to cheat and defraud one *William J. Wood*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *The said William J. Wood*

That *He* the said *William E. Ford* was an
advertising agent in the employment
of the *New York Central and Hudson
River Rail Road Company* that his
name was *Edgar* and ^{that} as such advertising
agent he was authorized by the
said *Rail Road Company* to solicit
advertisements to be placed
on cards which ~~said~~ *cards* were
to be exhibited in the several
Rail Road Stations and depots of
the said *Company* and that he
the said *William E. Ford* was
then and there empowered by said
Company to make contracts with
the said *William J. Wood* in its behalf
for such advertisements and to receive

for and on its account the moneys to be paid therefor by the said William S. Wood.

And the said William S. Wood

then and there believing the said false pretences and representations so made as aforesaid by the said William E. Ford

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said

William E. Ford a sum of money to wit Twenty dollars in money of the value of twenty dollars

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said William S. Wood

and the said William E. Ford did then and there designedly receive and obtain the said sum of money

of the said William S. Wood

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said William S. Wood

by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said William S. Wood

of the same.

0412

And Whereas, in truth and in fact, the said

William E. Ford

Was not then and an Advertising agent in the Employment of the New York Central and Hudson River Rail Road Company and his name was not Edgar and he was not authorized by the said Company to solicit ^{any} advertisements what soever to be placed or Exhibited in the several Rail Road Stations and Depots of said Company and he was not authorized by said Company to make any Contracts with the said William Wood in its behalf for any advertisements or to receive from him any money to pay therefor.

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said William E. Ford to the said William Wood was and were in all respects utterly false and untrue, to wit. on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said William E. Ford well knew the said pretences and representations so by him made as aforesaid to the said William Wood to be utterly false and untrue at the time of making the same.

And so the ^{Grand} Jury aforesaid, upon their oath aforesaid, do say, that the said William E. Ford by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said William S. Wood the

~~sum~~ of Twenty dollars in money of the Value of twenty dollars

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said William S. Wood

with intent feloniously to cheat and defraud him of the same, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and ~~that~~

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

0413

William Ford

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Bill Murphy
 Police Court District
 206 Broadway

THE PEOPLE, &c...

William A. Murphy

William E Ford

*Office of James Murphy
False Pretences*

Dated *22 March 1882*

Magistrate

Chief Clerk

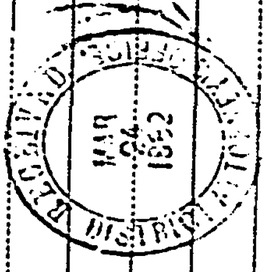
and William Ford

H. P. Brown

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



*Apparatus until 3 PM
 Thursday, March 20/82
 James Murphy*

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 William E Ford and James Callahan ^{had answered the same and he is} guilty thereof, I order that he be admitted to bail in the sum of ten Hundred Dollars each and be committed to the Warden or Keeper of the City Prison, ^{in the city of New York} until he give such bail.

Dated 22 March 1882 James Murphy Police Justice.

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

Dated _____ 188 _____ 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 _____ 188 _____ Police Justice.

0414

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

First
William E Ford

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.

William E Ford

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Buffalo New York

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

Answer.

Chicago

Question. What is your business or profession?

Answer.

Advertising 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 not guilty of the charge

Taken before me, this *23* day of *March* 188*8*

W. E. Ford

W. E. Ford Police Justice.

0415

B5

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

POLICE COURT, 1st DISTRICT.

William E Ford

of No. 406 Pearl Street, being duly sworn, deposes and
or about 15th day of March 1882
says that on the

at the City of New York, in the County of New York, William E Ford

Now present did unlawfully and
designedly by false pretense and
representations obtain of deponent
good and lawful money to the amount
of twenty dollars under the following
circumstances - to wit: That said Ford
stated and represented to deponent that
his name was Edgar and that he
was an Advertising Agent in the employment
of the New York Central & Hudson River
Railroad Company and authorized by
that Corporation to solicit advertisements
to be placed in cards which said cards
were to be placed in the several depots
on the line of Railroad as an advertising
medium. That deponent believing said
statements and representations gave an order
to the defendant, who returned thereafter
in about three days and asked for and
obtained from one Johnson who is Treasurer
of the Metallic Burial Case Company of which
deponent is President said twenty dollars
after stating that the card was finished and
placed in several of the Railroad Depots as
agreed upon. - That deponent has since
learned that his name is not Edgar as
stated by him that he is not employed as
Agent or in any other capacity by the Hudson
River Railroad Company. That he did

0416

Not execute the card nor was it placed in any of the depots as agreed upon, but that he Ford did knowingly and feloniously make said statements and representations with the intent and purpose to cheat and defraud he well knowing at the time that such statements pretences & representations were false deceptive and untrue

W. J. [Signature]

Sworn to before me this
22 day of March 1882
W. J. [Signature]
Police Justice

Police Court District.

THE PEOPLE, &c.,
vs.
ON THE COMPLAINT OF

AFRIDA VIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0417

Percy A. M. George

with

C. W. J. Anthony & Co

591 Broadway
N.Y.

H. E. Williams

No. 90 Water St

William S. Wood

No. 406 Pearl St

C. B. Meeker

General Passenger Agent

N. J. C. H. R. R.

0418

G. W. Turney, Stationer and Law Blank Publisher, 77 Chatham St., N. Y.

The People of the State of New York, TO

CERTIORARI
TO CERTIFY CAUSE OF
DETENTION.

GREETING:

We Command you, that you certify fully and at large to *one of the*
Justices of the Supreme Court presiding
at *the Chamber of said Court held in the new Court House*
on *Friday March 24th 1892 at 10'clock P.M.*
the day and cause of the imprisonment of

W. E. Ford

by you detained; as is said, by whatsoever name the said

W. E. Ford

shall be called or charged; and have you then this writ.

Witness, *Hon. A. R. Lawrence* one of the Justices of the Supreme Court
the *24* day of *March* 1892

William F. Kutzung Attorney. *By the Court* Clerk.

Wm A. Butler Chief

0419

Ramsey v. the People
22 N.Y. Rep.

I allow the within writ
Dated New York
March 24th 1882

Abner T. Lawrence
TSC

That dis:

= Murrill and

James

demanded

MJ
March 24th 1882

City Council of Memphis, Tenn.

William R. E. Johnston being duly sworn
deposes & says:

- Q - Mr. Johnston, where do you live?
A - 107 Perry St., Brooklyn, Tenn.
- Q - Are you the Treasurer of the "Metallic Bond
Case Co"?
- A - Yes Sir
- Q - Of which the previous witness, Mr. Wood, is
Vice President?
- A - Yes Sir
- Q - Did you pay any money to the "Sept."
(here present)?
- A - I did, Sir, in a check
- Q - How much?
- A - Twenty dollars
- Q - To whom does the check drawn to the check?
- A - Mr. F. Edgar
- Q - Upon what representation did you
give that check?
- A - He (Sept.) brought in an advertisement
ment & said that he had put it in
there, and completed his arrange-
ment with Mr. Wood
- Q - And you & he completed his arrange-
ment with Mr. Wood?

A - Well, his contract

Q Did Mr Wood direct you to give him the check?

A - Not specially so

Q Did you have any personal conversation with him in relation to the business?

A - I was present at a part of the first interview with Mr Wood. Mr Wood had a previous conversation with him & I came in upon him.

Q What representations did he make to you at the time you gave him the check?

A - He said that he put in an advertisement as arranged with Mr Wood, that it was now complete. I went around & read it through, and I saw that so far as I remembered the wording was previously read to me, it was correct.

Q You mean the contract?

A - Yes, sir, the advertisement, the advertisement that Mr Wood gave this defendant Mr Wood, the advertisement of the "Metallurgical Bureau Co." to be printed on their

right fence of the rail road company
 Q Do you know anything about the
 hanging of it up in the depot?
 A Yes Sir, I asked him what
 right he had to hang them
 up, and he said that he had
 shown to the word his
 authority to hang them up.
 I asked if it was ruled by Court,
 if asked him if he had it
 he said he had it with
 him, I gave him the check
 for twenty dollars

Q In full discharge for that payment
 or obligation?

A Yes Sir

M. R. J. Johnston.

From before me this
 23rd March 1882

J. J. Crow
 Justice

First District Police Court
 City & County of New York } L.S. -

Wood being duly sworn & examined by Mr. Stutzman testified as follows: -

- Q. Mr. Wood, were you present when the left (Ford), received the Turley stolen check?
 A. Yes Sir
- Q. And before the check of Turley dollar was paid had you seen the defendant Ford?
 A. Yes Sir
- Q. How many days before?
 A. I should think three days, I am not certain about that
- Q. Now will you state to this Hon. Court what he (Ford) said in the first interview as you can
 A. When he viewed the programme, he said that he wanted an advertisement in the cars of the New York Central Rail Road, they were going to put them in all their depots
 I said, you say the N.Y.C. R.R. are doing this? and he said, "Yes Sir"
 He said that he was acting for the N.Y.C. R.R., they were going to put these

Card up in all the depots of their line. His price was twenty dollars for the card showing it will be 8 + 11 inches. I will make it smaller by changing their programme (produced). That is the card that he proposed to show. That the N. Y. C. 101 C were having telegraphed, to put up in all their depots, he said he would see it put up in all their depots for twenty dollars.

Q He said he was sure it would be put up?

A Yes Sir. I said so & I am sure it is so. My statement is correct.

Q What information have you that they left (and) had no authority from the N. Y. C. 101 C to place those cards in the depots of the Company?

A My information on that subject came from Whannoy Report. He said it was not so. He referred me to the advertising agent, his name I have forgotten, and he said "There is no sum of money which will permit that to be done."

Q Have you any knowledge, except what you have stated to His Hon on that subject?

A No Sir

0425

9
Letters from answer?

A. G. G. G.

W. S. Woods

W. S. Woods

23^d. March 1882

W. S. Woods

Police Office

0426

BOX:

62

FOLDER:

699

DESCRIPTION:

Forde, Joseph

DATE:

03/24/82



699

0427

171
3x

Filed 4th day of August 1882
Pleads guilty July 27.

THE PEOPLE
vs.
Joseph. Wade
April 26th
Area of Jury discharged
1100

John McKeon
JAMES & ROBINS,
District Attorney.
Pleas CX & G

A True Bill.
John L. ...
Foreman.

~~John L. ...~~
A. H. ...

Joseph Higgins
282 210

J.W. Hartner
332 29

John L. ...
425 2

Joseph Ford, arrested
Feb. 4th 1877, for embezzling
\$876 from Mr Richardson
committed by Judge Murray
Feb. 5th indicted by the Grand
Jury Feb. 14th plead guilty
sentenced April 19th to two
years and 6 months to pen-
tentiary by Judge Eldredge

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aforsaid,
our Lord
City and
in assault
or and one

David Sullivan
17th Recusor

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *hinc* the said

Alexander Ford

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

Joseph Ford

of the Crime of Attempting to Discharge a *pistol* at another with Intent to Kill, committed as follows:

The said

Joseph Ford

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Joseph Ford

with force and arms, in and upon the body of the said *Alexander Ford* in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against *hinc* the said *Alexander Ford* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said

Joseph Ford

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent *hinc* the said

Alexander Ford

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0429

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph. Forder

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

of the Crime of Shooting at another with intent to kill, committed as follows:

The said

Joseph. Forder

late of the City of New York, in the County of New York, aforesaid, on the *twenty third* day of *February* in the year of our Lord one thousand eight hundred and eighty *two* with force and arms, at the City and County aforesaid, in and upon the body of *Alexander Ford* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Alexander Ford* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said *Joseph Forder* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there shoot off and discharge, with intent *him* the said

Alexander Ford

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT.

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

of the Crime of Attempting to Discharge a *pistol* at another with Intent to Kill, committed as follows:

The said

Joseph. Forder

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, the said

Joseph. Forder

with force and arms, in and upon the body of the said *Alexander Ford* in the peace of the said people then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Alexander Ford* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which the said

Joseph Forder

in *his* right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously, did then and there attempt to discharge, with intent *him* the said

Alexander Ford.

thereby then and there, feloniously and wilfully to kill, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT.

And the Grand Jury aforesaid, by this indictment, further accuse the said *Joseph Horne* of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:
The said *Joseph Horne*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Alexander Ford* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *Alexander Ford* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *Joseph Horne* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, then and there, thereby *him* the said *Alexander Ford* wilfully and feloniously then and there to injure, 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 *Joseph Horne* of the Crime of Attempting to Shoot off and Discharge a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:
The said *Joseph Horne*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Alexander Ford* then and there being, wilfully and feloniously, did make an assault and to, at and against *him* the said *Alexander Ford* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said *Joseph Horne* in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there attempt to shoot off and discharge, with intent, then and there, thereby *him* the said *Alexander Ford* wilfully and feloniously then and there to injure, 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. McKern
DANIEL G. ROLLINS, District Attorney.

0431

Law Department, City of New York,

Office of the ATTORNEY TO THE CORPORATION,

115 & 117 Nassau
No. ~~49~~ ~~Franklin~~ St. April 10th 1877.

Hon. Henry A. Childress,

Dear Sir,

Joseph Ward, now
awaiting sentence in your Court, on
an indictment for Grand Larceny, has
having pleaded guilty to the same, is
a young man I have known from
childhood, his parents who are most
respectable I have known for a still
longer period, having lived next door
to them for the last 20 years.

This being the young man's first
offence, I would respectfully request
that your Honor, in consideration
of the well known respectability of

0432

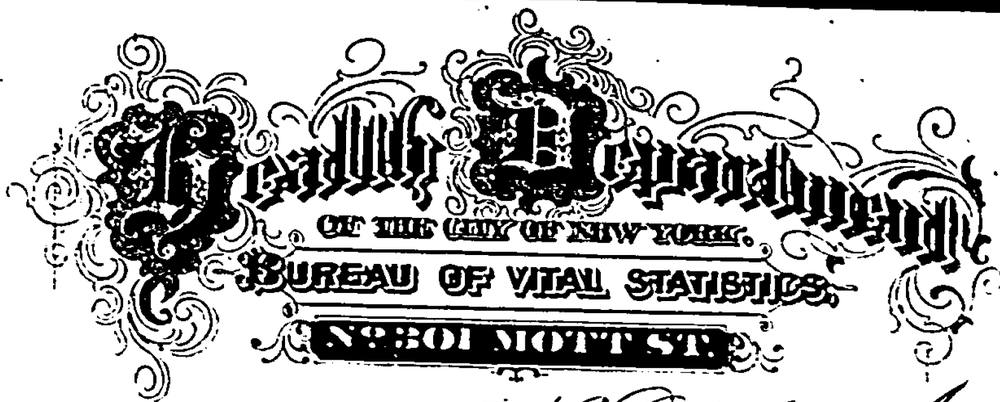
P. J. Hamburg,
City Marshal and Notary Public
115 and 117 Nassau Street.

his family, which can be testified to
by hundreds of well known citizens
of this 17th Ward, whom they have
resided so long, will in mercy, make
his sentence as light as possible, his
having in any judgment been imprisoned
so long already, that I can assure
your Honor, it has been, and will
continue to be, a lesson to him for
life, trusting that this will meet
with a favorable consideration.

I have the honor to remain.

Yours Respectfully,
P. J. Hamburg,

0433



New York April 15th 1877

Hon. Henry A. Goldenshoe,

City Judge,

Sir:

I respectfully inform you that I have known Joseph Ford, who has been guilty to the crime of grand larceny, since his childhood, and previous to the present offence I have never known him to commit an unlawful act, but had every reason to believe him to be an honest, upright and exemplary young man. His parents are very respectable people who feel the present disgrace very keenly. As this was the young man's first offence, his thought

0434

penitence & his long confinement in the city prison
(about 3 months). I trust that whatever courtesy
you can bestow will be extended to him. I
have the honor to remain,

JOHN T. NAGLE, M. D., Deputy Register of Records.

Very respectfully,
Yours at. & servt.
John T. Nagle, M.D.
19 10 12/27

0435

City - Paines NY
April 18th 1877

Hon.
Henry A. Goldenslager,
Judge re.

Honored and
Dear Sir. I desire to
state that I have known
Joseph Ford since he
was a child. that his
parents and connections
are among the finest
people of New York. I
have never known or heard
of Joseph having done
any wrong before the present
case. I take great pleasure
in recommending him as
a youth for honorable
and merciful considera-
=tion
Respectfully
A. F. Young
Keeper City Paines

0436

MILLER & HOUGHTON,
31 SOUTH STREET.

New York, April 14th 1877

Hon Henry. W. Gildersleeve
City Judge

Sir

I have known Joseph Ford, who has pleaded guilty to an indictment of grand larceny; for a period of eight years and previous to the present offence believed him to be an honest upright and steady young man; his parents are very respectable, and they feel the present disgrace very keenly.

Trusting you will give him the benefit of whatever clemency you can consistently. I have the honor to remain

Very Respectfully
Yours Truly
J. Houghton

0437

32 West 111th St.

New York April 11. 1877

Hon. Judge Gilchrist

In the case of Joseph
Tow now before you I beg to
say in justice to this young man
that in a long acquaintance with
his family & himself, I have al-
ways found him bright intelligent
and deserving, and his previous
good character will I trust be
taken into consideration, and
mitigate the severity of his
punishment

Yours Respectfully
John M. Cherry
(P. & S. M. Gray)

0438

City Prison April 9. 1874.
To the Honorable
Henry A. Gildersleeve
City Judge.

Dear Sir.

I respectfully beg to lay
the following facts before you, in
reference to the true state of my case.

The Complainant's Counsel, stated
to the Court that my previous Character
was bad, this I beg most emphatically
to deny, and can bring worthy citizens
to prove that my character has
always been good prior to this
Charge. I was employed pre-
viously, firstly, by Garrett Magle
Real Estate Agent. 147. 4th Ave,
secondly, by the Am^{er} Photo Type
Printing Co. 24 Vesey St. and third
and lastly, by the Complainant,

0439

in whose employment I came to grief, it was my duty, to look after Repairs, and Collect Rents, in Houses of Assignment, in one of these houses, I became infatuated, with one of the inmates, whom, I being young and inexperienced, foolishly allowed to cause me to break from the path of honesty. I may here mention that the complainant paid me a salary of only \$5.00 per week. I never was arrested before in my life, and never knowingly committed a wrong act.

I sincerely hope, considering the above circumstances, that your Honor will in passing sentence on me, deal as leniently as you possibly can.

Such is the fervent prayer of

Yours, most obediently

Joseph Ford

0440

Feb 24, 82:

It is certified that Alexander
Ford was admitted to
Belleme Hospital last night
suffering from a pistol shot
wound of the face. His injury
is severe but though not a
fatal one unless complications
should arise.

J. Hartley
House Surgeon

0441

To the

Hon. Henry A. Gildersleeve

City Judge

Court of General Sessions

0442

Belleme Hospital
N-218-82.

This is to certify that Alexander
des Fort. admitted to ward 8
suffering from a pistol shot
wound of face is now out of
danger and there is at present
no fear of trouble arising
such as to imperil his life

Yours &c

John Harley

Amulinsou

0443

129 South St

New York 13th April 1844

Hon. Henry A. Gilchrist

City Judge

Sir

I take the liberty of writing to you in
behalf of Joseph Ford who pleaded guilty
before your honorable court a few days ago to
the charge of Grand Larceny. I have known
the young man since his infancy; he was
in my employment about two years and
I never heard or knew him to be guilty of
a criminal act. Any clemency which your
mercy may deem it proper to extend to him
will be gratefully remembered by your obedient
servant and his suffering family.

I have the honor to be

Very respectfully

Wm. W. South

Carroll Nagle

0444

MILES B. ANDRUS,
Attorney & Counsellor-at-Law,
27 CHAMBERS STREET,
Room 14, New York.

0445

No 27 Chambers St
New York April 13th 1877

Hon Henry A. Goldensleeve, - City Judge,
Sir:

I take the liberty of addressing you in respect to Joseph's Ford, whose sentence for grand larceny was postponed a few days since, to next week. I can speak from personal knowledge about this young man, having resided with his mother, an excellent Christian lady who now resides at 46, E. 10th St. for a period of about 4 years. I have known Joseph since he was a small boy, previous to the present year, he was an honest, upright, intelligent and persevering young man. His mother had watched over him with great care and solicitude endeavoring to keep him under the restraining influence of morality and religion. I believe the offense for which he now stands committed to be due to some peculiar temptation which will not again occur. His mother's health is poor, and she is in a constant worry about her son. I sincerely trust, that whatever clemency you can consistently bestow

0446

will be extended to him, as it will aid in saving
a worthy family from some degree of

Very Respectfully
Yours Obedt Servant

Miss B. M. M. M.
27 Chambers St
New York

0447

GARRETT NAGLE,
REAL ESTATE BROKER,
AND
House Agent,
149 FOURTH AVENUE.
Near 14th Street, **NEW YORK.**
MONEY TO LOAN ON BOND AND MORTGAGE.

0448

50-10-104 (8) - 1861

Court of General Sessions.

CLERK'S OFFICE.

PEOPLE

vs.

Joseph Frode

filed 24 March 1882

See 14 Febry 1877

0449

Sec. 297, 298, 210 & 212.

Police Court 255 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Melander Street
713 East 712
Frank Strick

Offence *Blow on Assault.*

Dated 16 March 1882

Attorne Magistrate.

McQuinley Officer.

..... Clerk.

Witness *Joseph Justice*

No. 282 & 40 *Street*

John Verne

No. 332 & 9 *Street*

William

No. 425 & 6 *Street*

Paul



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

Joseph Fardo

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

Dated 16 March 1882 *J. M. Lawrence* Police Justice.

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

Dated 188..... 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 188..... Police Justice.

0450

Police Court— District.

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

of No. 413 East 12th Street,

being duly sworn, deposes and says, that
on Thursday the 23 day of February
in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Joseph
Ford now present, who wilfully
aimed and discharged at and
against deponent's head, the
contents of one chamber of a revolver
pistol loaded with powder and
lead, inflicting upon deponent
a serious wound, the bullet from
said pistol breaking deponent's
jaw bone, and lodging in his face
behind his nose.

That said Joseph Ford
so discharged said pistol.

with the felonious intent to take the life of deponent, or to do him bodily harm; and without any
justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 16 day
of March 1882

Murder Ford

J. W. Patterson POLICE JUSTICE.

0451

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Forde 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.

Joseph Forde.

Question. How old are you?

Answer.

Twenty nine years.

Question. Where were you born?

Answer.

In New York City.

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

Answer.

333 E. 13th St. for 2 years.

Question. What is your business or profession?

Answer.

Clerk.

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 have nothing to say to the charge in this Court.

Taken before me, this 16th

day of March 1882

Joseph Forde

J. M. Paterson

Police Justice.

0452

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

POLICE COURT, 3rd DISTRICT.

Patrick Guinley

of No. the 17th Street Police Street, being duly sworn, deposes and

says that on the 23rd day of February 1882

at the City of New York, in the County of New York, Alexander Ford

was violently and feloniously assaulted and beaten by Joseph Ford (now here) Deponent is informed by Sara Alexander in the presence of said Joseph that he said Joseph did aim and discharge a revolving pistol loaded with powder & ball at said Alexander and did seriously wound Sara Alexander in the face, from the injury said Alexander is now confined in the Bellvue Hospital and unable to appear in Court, Deponent

of
known to deponent, this

188
1882

Police Justice

0453

Police Court 3 District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Patrick Givley

vs. Joseph Ford

Dated

July 24 1882

Althaus

Magistrate.

Givley

Officer.

Witness,

Disposition,

24

prays that said Joseph Ford may be committed for further examination and to await the result of the said inquiries

Shown to before me this } Patrick Givley
24th day of July 1882.
Merced O. O. Boyce
Justice

0455

BOX:

62

FOLDER:

700

DESCRIPTION:

Gardner, Joseph

DATE:

03/10/82



700

68

WITNESSES.

Day of Trial, *March*
Counsel, *John W. ...*
Filed *10* day of *March* 188 *2*
Pleads *Not Guilty* *13*

THE PEOPLE

vs.

Joseph Sandness

John W. ...
~~LARSEN AND PROBERT~~
~~STORY AND GOODS~~

JOHN McKEON,
District Attorney.

A True Bill.

John L. ...
W. ...
W. ...
Foreman.
City Prison 5 days.

0457

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Gardner

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

Joseph Gardner
of the CRIME OF LARCENY *from the person*

committed as follows:

The said

Joseph Gardner

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

One coat of the value of two dollars

of the goods, chattels and personal property of one *Barnard Singer* *on the person of the said Barnard Singer* *where and there being found* *from the person of the said Barnard Singer* 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.

John M. Keon
District Attorney

0458

Sec. 214, 219, 210 & 212

Police Court 5th District.

211

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Lewis
Is for
Joseph Gardner

Offence, Larceny from the
person

Dated March 7 1882

Wm T. Whitte
Magistrate.

Wm T. Hooper
Officer.

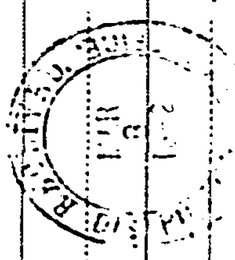
J. H. Brewer
Clerk.

Witnesses Mr Hooper Officer

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____



Wm T. Hooper
S. S. Brewer

BAILED,

No. 1, by _____

Residence _____ Street, _____

No. 2, by _____

Residence _____ Street, _____

No. 3, by _____

Residence _____ Street, _____

No. 4, by _____

Residence _____ Street, _____

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 Joseph Gardner

held to answer the same as he is
guilty hereof, I order that he be admitted to bail in the sum of 10 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated March 7 1882

J. H. Brewer Police Justice.

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

Dated _____ 188 _____ 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 _____ 188 _____ Police Justice.

0459

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Barnard Singer

of No. 18 Ludlow

Street, 65 years old, and a Tailor

being duly sworn, deposes and says, that on the

6th day of March 1882

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 and from his person*
the following property, viz:

One Coat of the value of two dollars

Sworn before me this

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 *Joseph Gardner* now here

from the fact that deponent ~~has~~ said Joseph Gardner seized hold of said Coat which was on deponent's arm and pulled it away from him after doing which he said Joseph Gardner ran away feloniously taking and carrying away said property from the person of deponent

Barnard Singer
Mar 2

W. J. ...
Police Justice

0460

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Gardner

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. *Joseph Gardner*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1st Avenue No 2430, since last Saturday*

Question. What is your business or profession?

Answer. *Clerk*

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*

Taken before me, this *5th* day of *March* 188*8*

J. Williams Police Justice.

Jos. Gardner