

0681

**BOX:**

429

**FOLDER:**

3959

**DESCRIPTION:**

Yuncke, Edward

**DATE:**

02/12/91



3959

0682

POOR QUALITY ORIGINAL

Counsel,

Filed

day of

1891

Pleads,

THE PEOPLE

vs. *18 675-34*  
*diver Polk*  
*Clark*

*Edward Yuncher*

Forgery in the Second Degree, and

(Sections 611 and 621, Penal Code.)

*Grand Jurors in the second degree.*  
*(Sections 528 and 531, Penal Code.)*

BE LANCEY NICOLL,  
JOHN R. FELLOWS,

District Attorney.

**A True Bill.**

*Chas. B. Pollock*

Part III July 17/91 Foreman.

Pleads Forgery 2<sup>d</sup> deg. - 20

*Elmira Ref B M*

0683

POOR QUALITY ORIGINAL

Witnesses;

*M. C. Adler*  
*Officer Mulvey*

Counsel,

Filed

day of

1891

Pleads,

*Not guilty*

THE PEOPLE

*vs. [unclear]*  
*18*  
*175-3*

*Edward Yumcke*

Forgery in the Second Degree, and

(Sections 511 and 521, Penal Code.)

Grand Jurors in the second degree.  
(Sections 228 and 531, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*Chas. B. Folsom*

*Part III Felony 1791*  
*Pleads Forgery 2<sup>d</sup> deg - 20*  
*[unclear]*

Foreman.

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New York, Jan 10<sup>th</sup> 1891

**H. O'NEILL & CO.**  
 6th Ave. 20 & 21 Street.

Mr. Byron S. Strasburger

Please deliver to bearer the following:  
 2 Gent's Solid Gold hunting case  
 watches Waltham movement  
 same as last order

Respectfully yours,  
 H. O'NEILL & CO.  
 Per [Signature]

*Exhibit a*

0685

Police Court / District.

Affidavit—Larceny.

City and County } ss:  
of New York, }

Mortimer C. Kelle

of No. 31 Maiden Lane Street, aged 19 years,  
occupation Clerk being duly sworn,

deposes and says, that on the 12<sup>th</sup> day of July 1891 at the City of New York,  
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in  
the day time, the following property, viz:

Two Gold Watches valued  
at Twenty dollars

\$ 20.00

the property of Byron & Thasburger and Company  
in the care and custody of deponent as  
Salesman

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 Edward Grucker (now here)

in the following manner to wit:  
Defendant came to the place of business  
aforesaid and presented an order purporting  
to have been issued by H. O'Neil and Company  
said order being hereto annexed marked  
Exhibit A. Calling for said property, deponent  
believing said order was genuine gave  
defendant said property. Deponent has  
since been informed by Edwin H. Hill  
that he is the buyer for said firm O'Neil & Co  
and said property was never ordered by them  
and that said order was false and  
fraudulent. Deponent thereupon charges  
the defendant with having taken said  
away and order said property and prays that for  
he be held to answer. Mortimer C. Kelle

Sworn to before me, this  
12<sup>th</sup> day of July 1891  
Police Justice

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CITY AND COUNTY }  
OF NEW YORK, } ss.

*Edwin H Hill*

aged *38* years, occupation *Buyer* of No. *321*

*Pixth avenue* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Mortimer C. Adler*

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

Sworn to before me, this *6* day of *February* 18*88*

*Edwin H. Hill*

*[Signature]*  
Police Justice.

0687

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Edward Yunque*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *675 3rd Ave Brooklyn N.Y.S. 17 months.*

Question. What is your business or profession?

Answer. *Printing*

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*  
*Edw. Yunque*

Taken before me this

day of *May*

1891

Police Justice

*[Signature]*

0588

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

*Defendant*

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

Dated *January 6* 18*91* *[Signature]* Police Justice.

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

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

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

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

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Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mortimer C. Adler  
37 Maiden Lane  
Edward Chucker

1  
2  
3  
4

Offence *Carrying*  
*Firearm*

BAILED.

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *February 6<sup>th</sup>* 189*1*

*Hagan* Magistrate.

*Mulvey* Officer.

*Central* Precinct.

Witnesses *Herwin Hill*

No. *321 to 329 6<sup>th</sup> Ave* Street.

*Philip Brantson*

No. *29 North* Street.

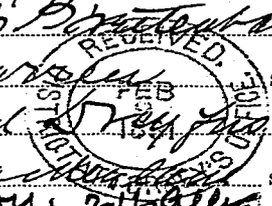
*Edward*

*11 Madison* Street.

*Charles Brown* to answer

*Byrn*

*37 Maiden Lane*



0690

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Edward Munday

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

Edward Munday

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

The said Edward Munday,

late of the City of New York, in the County of New York aforesaid, on the  
12th day of January, in the year of our Lord  
one thousand eight hundred and ninety one, with force and arms, at the City and  
County aforesaid, feloniously did forge, and cause and procure to be forged, and willingly  
act and assist in the forging a certain instrument and writing, to wit: an  
order for the delivery of property.

which said forged order  
is as follows, that is to say:

"New York, Jan 12th 1891

H. O'Neill & Co

6th Ave. 20 & 21st Street.

Mr. Guyon S. Strachan

Please deliver to bearer the following

2 tickets to the 1st & 2nd mounting case  
holders. With them movement  
same as last order

Respectfully yours

H. O'Neill & Co

[Signature]

with intent to defraud, against the form of the Statute in such case made and provided, and  
against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Edward Munday

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

The said Edward Munday,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, *to wit:*

*an order for the delivery of property,*

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

*" New York, Jan 12<sup>th</sup> 1891*

*H. O'Neill & Co.*

*6<sup>th</sup> Ave. 20 & 21 Street.*

*Mr. Eugene S. Strickman*

*Please deliver to bearer the following,  
2 Agents Solid Gold Jewelry case  
matches Walker movement  
same as last order*

*Respectfully yours,*

*H. O'Neill & Co.*

*Per JAA "*

with intent to defraud, — he — the said Edward Munday —  
then and there well knowing the same to be  
forged, against the form of the Statute in such case made and provided, and against the peace  
of the People of the State of New York and their dignity.

JOHN R. FELLOWS,

District Attorney

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Third Count, And the Grand Jury aforesaid, by this indictment, further accuse the said *Edward Gynndre*

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

The said *Edward Gynndre*,

late of the City of New York, in the County of New York aforesaid, on the *twelfth* day of *January* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the City and County aforesaid, with force and arms, with intent to deprive and defraud *August S. Shadnager and*

*Samuel Shadnager, co-partners, then and there doing business in and by the firm, name and style of August S. Shadnager and Company,*

of the ~~proper moneys~~, goods chattels and personal property hereinafter mentioned, and of the use and benefit thereof, and to appropriate the same to ~~his~~ own use, did then and there feloniously, fraudulently and falsely pretend and represent to *the said*

*August S. Shadnager and Samuel Shadnager,*

That *a certain paper within in the words and figures following to wit:*

*"New York, Jan 12th 1891  
W. O'Neill Esq. 6th Ave 20 & 21 Street.*

*Mr August S. Shadnager*

*Please deliver to bearer the following, rights of the C. & S. Shadnager case matches with the movement same as last order.*

*Respectfully yours,  
W. O'Neill Esq.  
W. O'Neill*

which are the said Edward Nymdae then and there produced and delivered to the Bayard S. Shadnager and Louis Shadnager, was then and there a good and genuine order for the delivery of property and had been made and signed by the authority of the firm of H. O'Neill and Company of the said City, and that the said Edward Nymdae was then and there authorized to receive the property therein mentioned from the said Bayard S. Shadnager and Louis Shadnager and on behalf of the said H. O'Neill and Company. And the said Bayard S. Shadnager and Louis Shadnager —

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Edward Nymdae —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said Edward Nymdae, two watches of the value of fifty five dollars each.

of the proper moneys, goods, chattels and personal property of the said Bayard S. Shadnager and Louis Shadnager —

And the said Edward Nymdae — did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and personal property, from the possession of the said Bayard S. Shadnager and Louis Shadnager — by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Bayard S. Shadnager and Louis Shadnager — of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said paper instrument which are the said Edward Nymdae as aforesaid then and there produced and delivered to the said Bayard S. Shadnager and Louis

Shadnager was not then and there a  
good and genuine order for the delivery  
of property, and had not been made or  
signed by the authority of the said firm  
of H. Hill and Company, and the said  
said Edward Nymdoo was not then and  
there authorized to receive the property  
therein mentioned from the said August  
S. Shadnager and Company, for and on  
behalf of the said H. Hill and Company

And Whereas, in truth and in fact, the pretenses and representations so made  
as aforesaid by the said Edward Nymdoo  
to the said August S. Shadnager was and were  
and said Shadnager were  
then and there in all respects utterly false and untrue, as the the said  
Edward Nymdoo  
at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said  
Edward Nymdoo  
in the manner and form aforesaid, by the means aforesaid, the said ~~proper~~ moneys, goods,  
chattels and personal property of the said August S. Shadnager  
and said Shadnager  
then and there feloniously did STEAL, against the form of the Statute in such case made and  
provided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,  
JOHN R. FELLOWS,  
District Attorney.