

0000

**BOX:**

535

**FOLDER:**

4869

**DESCRIPTION:**

Ullmann, Joseph

**DATE:**

09/22/93



4869

0009

POOR QUALITY  
ORIGINAL

*Wm. G. L. and J. L. L.*

Witnesses:

*F. L. L.*

*May 13/98*  
*Rebailed by*  
*Henry D. Greenwald*  
*24 East 93 St*  
*#1000*

*Chr. Ves*

Counsel,

Filed

day of

1898

Plead,

THE PEOPLE

ENTERED  
T. J. W.

*Joseph Ullmann*

*Part 3, May 3, 1898*

*F. & B. M.*

LANCEY NICOLL,

District Attorney.

*Wm. G. L. and J. L. L.*

A TRUE BILL.

*Edw. Downing Lee*  
*Nov 2/98.*

*Tried & Acquitted*

*Chr. Ves*

*I.*

*Assault, 2nd degree.*  
*[Sec. 218, Penal Code]*

00 10

Police Court—5th District.

City and County } ss.:  
of New York,

of No. 146 East 97th Street, aged 29 years,

occupation Seagars being duly sworn

deposes and says, that on 4 day of July 1883 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Whman; who willfully and maliciously shot deponent in the left leg; with a revolving pistol; Deponent further says this assault was committed

to  
with the felonious intent ~~to take the life of deponent, or to~~ do him grievous 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 dealt with according to law.

Sworn before me, this

August day  
1883

Frank Zeller

Wm. V. Velle Police Justice.

0011

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK

5

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I Am Not Guilty*  
*Joseph Ullman*

Taken before me this  
day of *August* 189*7*

Police Justice.

00 12

Sec. 151.

Police Court 5 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 146 East 97th Street, that on the 4th day of July  
of No. 189 at the City of New York, in the County of New York,

One Wilmar, who shot defendant in the leg with a revolving pistol with the felonious intent to do defendant grievous bodily harm.

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 5th 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 7 day of July 1893  
M. J. [Signature] Police Justice.

00 13

Police Court.....District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Warrant-General.

vs.

Dated.....189

Magistrate.

*Amigo*

Officer.

The Defendant.....

taken, and brought before the Magistrate, to answer  
the within charge, pursuant to the command con-  
tained in this Warrant.

Officer.

Dated.....189

This Warrant may be executed on Sunday or at  
night.

Police Justice.

Dated,.....189

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.

Police Justice.

*Joseph Williamson 27 Oct 1892 96*

The within named



00 14

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 *August* 189 *W. A. Volke* Police Justice.

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

Dated *August 12 3* 189 *W. A. Volke* 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 189• Police Justice.

00 15

Police Court--- W 5 District 853

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Frank Zeller  
vs. Joseph Allman

Joseph Allman  
Plaintiff

BAILED

No. 1, by Henry D. Greenwald  
Residence 158 East 93 Street.

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

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

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

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated August 12 1893  
Wilde Magistrate.  
Hickey Officer.  
Court Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ 1000 to answer.

Bailed  
Ch 260





00 16

(455)

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Joseph Ullmann*

The Grand Jury of the City and County of New York, by this indictment accuse *Joseph Ullmann* —

of the crime of *Assault in the second degree.* —

committed as follows:

The said *Joseph Ullmann*, —

late of the City of New York, in the County of New York aforesaid, on the

*fourth* day of *July*, in the year of our Lord one thousand eight hundred and ninety-*three*, — at the City and County aforesaid,

*in and upon one Frank Beller, then and there lawfully and peaceably residing, did unlawfully and wrongfully make an assault, and a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Joseph Ullmann then and there had and held in his hand, to, at and against the said Frank Beller, then and there lawfully and peaceably residing, did unlawfully and*

~~unsuccessfully~~ shot off and discharged,  
 the said loaded pistol being then a  
 weapon likely to produce grievous  
 bodily harm: against the form  
 of the Statute in such case made  
 and provided, and against the  
 peace of the People of the State of  
 New York, and their dignity

De Saucyville  
 District Attorney

00 18

**BOX:**

535

**FOLDER:**

4869

**DESCRIPTION:**

Ulrich, Henry

**DATE:**

09/29/93



4869

00 19

Witnesses

Henry Ruppert

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Wardly  
Black lead

Henry Ulrich

Burglary in the Third Degree  
[Section 498, Penal Code]

DE LANCEY NICOLL,

District Attorney.

Part III. Oct. 12<sup>th</sup> 93

A TRUE BILL.

Geo. Bloomington

Part 3 - October 12/93 Foreman.

Fined and Committed  
to 334

S. P. 4 years.

0020

Police Court— District.

City and County } ss.:  
of New York,of No. 316 West 44<sup>th</sup> Street,  
occupation Risp House

Mary Ruppert

Street, aged 20 years,

being duly sworn

deposes and says, that the premises No 316 West 44<sup>th</sup> Street, 22<sup>nd</sup> Ward  
in the City and County aforesaid the said being a Five story and basement  
apartment  
and which was occupied by deponent as a dwelling  
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open  
a door leading from the hallway of said  
premises into deponent apartment

on the 24<sup>th</sup> day of September 1893 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Clothing and other property of the  
value of one 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 the aforesaid property taken, stolen and carried away by

Henry Olmsted  
(members)

for the reasons following, to wit: That at about the hour  
1 P.M. deponent left said premises  
securely locked and fastened and  
on deponent's return shortly thereafter  
deponent discovered the said defendant  
in said premises searching through the  
rooms. Said def. advised deponent of his presence  
immediately ran away and deponent called  
his arrest Officer William Linn of the 22<sup>nd</sup> Precinct

0021

Deposits in investigation forms that  
said premises had been entered  
in the manner described above  
and the said property attempted  
to be taken still was carried away  
wherefore deposits ask the said  
defendant may be dealt with as the  
law directs

Deposits to be returned } Mary Ruppert  
25 day 7 September 1893 }

M. H. Brady  
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been  
committed, and that there is sufficient cause to believe the within named  
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of  
Hundred Dollars and be committed to the Warden and Keeper of the City Prison  
of the City of New York, until he give such bail.  
Dated 188  
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 he to be discharged.  
Dated 188  
Police Justice.

Police Court, District,

THE PEOPLE, &c.,  
on the complaint of

vs.

Offence—BURGLARY.

1  
2  
3  
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses.

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.



0022

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*Henry Ulrich* 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.

*Henry Ulrich*

Question. How old are you?

Answer.

*37 Years*

Question. Where were you born?

Answer.

*New York*

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

Answer.

*Family Lodging House 8 Ave 27 28 29 St*

Question. What is your business or profession?

Answer.

*Cook*

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*  
*Henry Ulrich*

Taken before me this  
day of *July* 189*9*

*Wm. J. Brady*  
Police Justice

316 W 44

0023

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 Signe And

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 750 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, Sept 25 189 Thos. H. Brady Police Justice.

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

Dated, ..... 189 ..... Police Justice.

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

Dated, ..... 189 ..... Police Justice.

0024

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

1029  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary Ruppert  
316 W. 44

1

2

3

4

Offense

Dated,

189

Magistrate.

Officer.

22 Precinct.

Witnesses

No.

Street.

No.

Street.

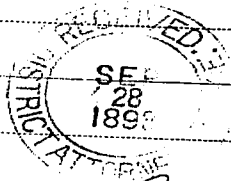
No.

Street.

\$ 1000 to answer

No 354

Aug 30th



0025

Court of General Sessions of the Peace. Part III.  
City and county of New York.

The People

vs.

H e n r y U l r i c k

Before

Hon. Rufus G. Cowing  
and a jury.

New York, October 12th, 1893 .

A P P E A R A N C E S .

Assistant District Attorney Macdona

For the people .

Mr. *E. E. Leubner*;

For the defence .

Indicted for burglary in the third degree .

Indictment filed *Sept. 29<sup>th</sup>*

1893.

M A R Y R U P E R T called for the people and duly sworn  
testified as follows :

I reside at 316 West 44th street. It is a flat  
and I occupy four rooms in the basement . Have lived  
there 8 months; don't know the ward it is in. Remember

0026

2

the 24th of September; remember coming out of the house in the afternoon; left at 12 o'clock and was back at half past 12. When I left the flat I locked up the doors. The value of the goods stolen was two to three hundred dollars, consisting of clothing and other portable articles. Left nobody in the house when I left. When I got back found the defendant there. I looked through the window and saw him at the mantel piece emptying a little cup I had in which were two little rings of gold, cuff buttons and trinkets. I went up on the stoop and holloood policeman. There was none around, and defendant came up on the stoop after me, and ran towards 44th street and Broadway, and I followed after him. Finally I got a policeman at 6th avenue and 41st street, and handed the defendant over to him. When I came back from the station house to my house went to the back hall, back kitchen door, and the kitchen was all broken in. There were marks of breaking in where the lock was. It was a spring lock and it was knocked off the door on to the floor; am positive I saw defendant emptying the cup in my room.

On cross examination witness testified as follows :

0027

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I lived there with my husband; he is not in court . This was at one o'clock Sunday afternoon, and had gone out about half an hour and came back. I had locked my windows and doors; the windows were still locked when I returned. I didn't go into the house on returning, but went close up to the window, and saw the defendant in my apartments; had never seen a strange man before in my apartments. I was not pretty much excited. I screamed when I was on the street immediately. At the time in question defendant came up after me . I repeat I saw the defendant in my room and didn't go in and not until I returned from the station house, When I found the front door locked and the kitchen door all broken in. Nothing had been taken away only the little cup I found in the hall that held the rings--it looked as if it had been thrown away. After the defendant was arrested had no conversation with him. Didn't ask him why he attempted to steal .

W I L L I A M   L A W S O N        called for the people and duly sworn testified as follows :



0028

4

I arrested defendant between 45th and 46th streets on 6th avenue . He was in the hands of two citizens when I got him. Had conversation with him when I arrested him, and the complainant was there . She said this man was in her flat and I arrested him on her charge. He said "I will come along with you officer ." He did not make any answer to the charge of the complainant. I searched the man in the station house, and he had nothing on him excepting a knife, pocket book and a few papers . He did deny he was in the flat in one sense of the word . He said "I will go along with the officer"; I said all right . He said he was looking for a party named Tom Smith. I don't know Tom Smith and don't know John Smith. The arrest didn't take place at 46th street and 8th avenue . The defendant was walking up to me with the complainant at the time of the arrest. Had never seen the defendant before. Have no interest in the case. When she came up with defendant there was quite a crowd of people. The complainant said that this man was in her flat and he admitted it. She demanded me to lock him up and I did so. He said he was not in the flat; I searched the defendant. I have been six months on the force

0029

5

and it is not my first arrest .

H E N R Y   U L R I C H   defendant called on the part of the  
defence duly sworn testified as follows :

I consider myself a sane man and have never been  
in an insane asylum.      About 9 o'clock in the morning  
on the day in question when I left my house and went  
to 9th avenue and 39th street and 40th street, met a man  
named Henry Smith and his wife walking down the avenue  
together.      I knew the man about two years, and didn't  
know where he lived at the time. He spoke to me and ask  
ed me to come in a place and have a drink. I did so  
and had several drinks .      He asked me to come to his  
house and have dinner with him and play a musical in-  
strument in the afternoon. He gave me his number  
316 West 44th street.      I went there quarter past 12,  
from 415 West 29th street my present house .      As I  
got to 314 West 44th street went in the basement, and  
there was nobody there.      I was looking for the janitor.  
As I went in the first door I knocked three or four times;  
I walked back, and the second door was half open.      I  
looked in and walked about a step in and came out right  
away.

0030

6

away. As I came out the complainant met me at the door; then she walked back, and asked me what I wanted. I said "Excuse me, I am looking for a party named Smith." She walked to the door and saw the door was open and commenced to holloo "Thief and Robber." I walked ahead of her on the street, and the woman living over her told us that her place was broken in, and accused me. I walked as far as 8th avenue with the complainant, told her that I had no need of breaking in, that my circumstances wouldn't allow me to do that and never done it before. I then stopped and walked back to the complainant; she walked down as far as Broadway and 45th street on the south east corner. We stood there. There was a lot of gentlemen. I asked the gentlemen if there was anybody there to search me to see if any thing belonged to the complainant, and stood there. Went to the station house. The officer was not there at the time; he was getting relieved. As I walked up 8th avenue the officer walked on the other side and asked the complainant what was the matter. The complainant told him. So I went to the station house. The reason that my circumstances wouldn't allow me to steal was

0031

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that I am interested in a law case in court at present and will probably get a fortune . I have an attorney acting for me in that case, and the case is taking shape When I determined to walk back to complainant I thought I was not doing wrong; I thought I was doing right to face her. Don't know who the lady was that complainant submitted the case to; have not seen her in court; it was right on the side-walk on the first floor .

I didn't come in; I stood there. The woman spoke to complainant from the window. The officer didn't arrest me on 6th avenue between 45th and 46th streets. He arrested me on 8th avenue; he was waiting to be relieved , and he walked over to the other side of the street when going to the station house. Complainant and I were going to the station house, and I was not running. Two citizens didn't have their hands on me; I was alone with complainant; had no conversation with the officer, except when we went to the station house he wanted to know if I broke into the place, and I said no I had not. He said "are you willing to be arrested? " I said yes, sir. The complainant first spoke to me, saying I had got into her flat. I told her the same story as I told the

0032

8

officer, so that it is not a concoction to-day. Have not been convicted but have been arrested before. I was up three months for non-support of my wife. Don't live with my wife at present; she is dead. I worked in a steel works in Jersey; nine years in one place. The last place I worked was in Jersey city at the Crisbal works except since we have been laid off; worked there steady so long as I could. Drink is not my trouble and never have been arrested for it.

On cross examination witness testified as follows :

The friend I met was named Henry Smith on 9th avenue between 39th and 40th streets. He was a neighbor of mine some years ago but not at present. On the morning in question I came from 415 West 29th street, where I live with a cousin of mine. Sometimes I live with him. I was living there for the last four or five years. Don't live there now; lived there most of the time before my wife died. When this crime was committed I lived at Waverly Lodging house 27th street and 8th avenue. I can write and recognise a paper shown to me as being subscribed by me, and the following questions were asked and answered by me: "Being ex-

0033

9

amined according to law on this charge you were asked  
to answer these questions What is your name? A. Henry  
Ulrich. Q. How old? A. 37 years . Q. Where were you born?  
A. New york. Q. Where do you live? A. Waverly Lodging House  
House . Q. What is your business? A. Cook". The reason  
why I told the judge I was a cook was because I worked  
at it not steady but off and on.

Mrs. RUPERT recalled for the people, testified as  
follows :

Defendant did not tell me when I first met him  
that he was looking for Mr. Smith and I did not have any  
discussion in his presence with another woman in the  
house about Smith. There is nobody named Smith liv-  
ing in the flat house 316 West 44th street.  
Defendant did not meet me in the hall or walk out of  
the place with me, and I did not have a conversation  
with another woman in the house in defendant's presence .  
I saw defendant through the window in my apartments  
and then went for a policeman, and looked out immediate-  
ly after , and the policeman arrested him in 6th avenue  
between 45th and 46th street.

#####



0034

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Henry Ulrich

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

Henry Ulrich

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

The said

Henry Ulrich

late of the 2nd Ward of the City of New York, in the County of New York aforesaid, on the  
twenty fourth day of September, in the year of our Lord one  
thousand eight hundred and ninety-three, with force and arms, in the day-time  
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Mary Ruppert

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

De Laurey Nicoll  
District Attorney.