

0028

BOX:

432

FOLDER:

3980

DESCRIPTION:

Paraf, Alfred

DATE:

03/18/91



3980

16

Witnesses:

W. Deunbridge Smith

Counsel,
Filed
Pleads,

189
189

THE PEOPLE

vs.

P

Alfred Saraf

16
4-29-54

Grand Larceny Second Degree
[Sections 528, 531, 532 - Penal Code.]

DE LANCEY NICOLI,
District Attorney.

A True Bill.

189
189
Foreman.
189
189
189
189

0030

Police Court

District

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 437 Fifth Avenue Street, aged 60 years,
occupation Lawyer being duly sworn

deposes and says, that on the 5th day of March 1899 at the City of Bayonne
State of New Jersey

was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz: and thereafter taken
to the City and County of New York
one breastpin set with diamonds

Emeralds rubies of the value
of one hundred dollars

the property of 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 Alfred Paraf. (name here)

from the fact that deponent is
informed by George Duran that
he caught said defendant
in Oliver Street with said
property in his possession.

C. Bainbridge Smith

Sworn to before me, this
day of March 1899
of Charles H. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0031

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Officer of No. 444

Princeton Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of C. Bainbridge Smith
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

14th 1898 George E. Doan
Charles W. Linton

Police Justice.

POOR QUALITY
ORIGINAL

0032

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Alfred Paraf 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. *Alfred Paraf*

Question. How old are you?

Answer. *15 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *282- Bowery - 1 week*

Question. What is your business or profession?

Answer. *Brewing*

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

Answer.

I am guilty-

Alfred Paraf

Taken before me this

March 29/1887
Charles H. Winter

Police Justice.

POOR QUALITY
ORIGINAL

0033

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

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

E. B. Bamber
437 5th Avenue
Alfred Parol

1
2
3
4
Offence *Larceny*

Dated *March 8* 1891

Charles W. Tamm
Magistrate.
Officer.

Witnesses:
George Brown
Precinct.



No. _____
Street _____
Comm. Clerk

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 *March 8* 1891, *Charles W. Tamm* 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.

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Alfred Paraf

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Alfred Paraf*

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

The said

Alfred Paraf

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

*one breast-pin of the value
of one hundred dollars*

of the goods, chattels and personal property of one *C. Bainbridge Smith*

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

SECOND COUNT—

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

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

The said

Alfred Paraf

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,

*one breast-pin of the value of
one hundred dollars*

of the goods, chattels and personal property of one

C. Bainbridge Smith

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

C. Bainbridge Smith

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

Alfred Paraf
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.

DE LANCEY NICOLL,

District Attorney.

0036

BOX:

432

FOLDER:

3980

DESCRIPTION:

Perkins, Andrew

DATE:

03/10/91



3980

POOR QUALITY
ORIGINAL

0037

Witnesses:

Thornley Ganey
Offr Brady

Counsel,

Filed,

Pleads,

10th day of March 1891

THE PEOPLE

vs.

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

Andrew Perkins

DE LANCEY WIGGILL

~~JOHN H. PHILLIPS~~

District Attorney.

Part I. 20-

A True Bill.

Foreman.

Alfred C. Cramer

David L. Wolf

John H. Cramer

Charles L. Cramer

3 Apr 1891

2-11-1891/917

23

POOR QUALITY
ORIGINAL

0038

Police Court—6 District.

CITY AND COUNTY
OF NEW YORK, } ss.

Thurston Gancy, 50 years old,
of No. Webster Avenue near 182^d Street,

New York City being duly sworn, deposes and says, that
on the 2nd day of February

in the year 1891 at the City of New York, in the County of New York, in the street near

deponent's said residence he was violently and feloniously ASSAULTED and BEATEN by Andrew
Bertine, now here, who struck deponent
on the head with some hard implement
inflicting three severe wounds

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 be dealt with according to law.

Sworn to before me, this 1st day
of March 1891 }

Thurston Gancy
marks

John Cook Rice POLICE JUSTICE.

0039

POOR QUALITY
ORIGINAL

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }6th

District Police Court.

Andrew Perkins 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. Andrew Perkins

Question. How old are you?

Answer. 23 years

Question. Where were you born?

Answer. Virginia

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

Answer. Tremont, 3 weeks.

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty

Andrew his Perkins
mark

Taken before me this 1st

day of March

1891

Attest: John A. Mace

Police Justice.

POOR QUALITY
ORIGINAL

0040

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

Police Court... 6 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Franklin J. Jansky
Relates that on or near 182nd St.
between 10th Ave. & 11th Ave.

1
2
3
4

Offence Assault
Felony

Dated March 1st 1891

Carthage Magistrate.

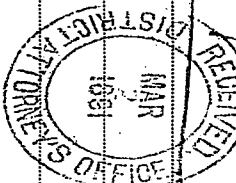
Proctor Officer.

Precinct.

Witnesses Dr. Jansky

No. 1712 Street.

No. _____ Street.



No. _____ Street.

No. 1000 Street.

to answer g. s.

Cooper

Walt

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 Andrew

Perkins

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 March 1st 1891 John J. Cooper 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.

Police Department of the City of New York,

Precinct No.

New York,

189

Andrew Perkins, Alias Parking, Alias Gault,
Arrested about March 1st 1888, by off.
Willis A. Paulding, 30th Precinct.
Charged with Larceny from the person.
Plead guilty to Petit Larceny, and was
sentenced March 22nd 1888, to 6 months in
Penitentiary by Judge Martineau.

Arrested Feb'y 10th 1890 by Off. Nuoham
8th Precinct. Charged with Burglary,
sentenced Feb'y 25th 1890, to one year in
Penitentiary, by Judge Cowing.

Between the above two dates, he was arrested
for disorderly conduct, at a saloon kept
by one Patrick Gallagher, at Shaft 25, Hightbridge,
and sent, by the Police Justice, to the workhouse
for 6 months.

While there he assaulted a keeper
for which he was tried and sent to the
Penitentiary, for 6 months.

When out of prison
he lives by stealing and gambling.

Det. Brady
34th Precinct.

47

The People

Andrew Perkins

Court of General Sessions. Part I
Before Judge Fitzgerald March 20. 1890

Indictment for assault in the first degree.

Hornton Yancey, sworn and examined, testified

I am about sixty years old. I live in Tremont

I have seen the defendant before. I have seen

him up in Agueduct No. 21. How long a time?

About two years. Tell the jury where you were

and what happened to you on the 28th of February

last? I was in John Smith's shanty; it is on

Railroad avenue near 177th st. Tremont. The

defendant and I were sitting down by the

stove talking all day. Was anybody else there?

The two that belonged in the house went out,

one went to hunt for a job and the other went

after his money. What time of day was that?

They went out about eight or nine o'clock as well

as I could guess it, in the morning. How long

were you and the defendant alone? We were there

until about three o'clock as well as I can

remember. I guess it was after three before the

first one came in; then the other one came

in about night. Prime came from Kings-

bridge by my shanty and told me there is

somebody in the shanty. I said I would go

down there, and I went down. I was in John

Smith's shanty. I think it is 187th st. between

six and seven o'clock. I goes in there and

I says, 'yes, somebody has been in there and'

took my clothes out; "and then I sat there a while. They all allowed it was a strange thing then I called this man out to the door. I says, "Jack did you play that trick on me? I says, if you did, you know I have been sick a long time, give me my things". He said, O man, I don't know anything about your things." I says, I will go down and enquire of the other fops at the other shanty. I goes down and called Bill Jones out, and asked him who he saw around? He said, nobody as he could see. This fellow (the defendant) comes ~~up~~ and goaded me in the head with some thing; he struck me here on the head with something. Is there any wound there? Yes, it is cured up since; the doctor put something on it and washed some gravel out of it. How many times did he strike you? I do not know as he struck me but once. What happened to you then? I hardly know when I come to see real good, I called this Bill Jones. Did he knock you down? I remember catching on my hand. I don't know whether I was knocked down or not. I called this Bill Jones and he did not answer. This time I looked around and I saw the Railroad and I saw the light. I went down as far as the bridge in 177th street

and there stopped to rest, and from there I went up the street a little bit and saw the officer. He asked what made me bleed so. I said, "there is a fellow struck me up here." He says, "you go up to the Captain of the watch and tell him about it. I goes on and told him as near as I could. Then did you make complaint against this man? Yes sir at the station house, and he was arrested there. Is this the man that hit you with that thing whatever it was (the defendant)? Yes sir, that is the man. That colored man, that man out there? Yes sir, I could not see his hand, it was dark, but I have been hit by men before. Were you never hit as hard as that before? No sir. Did you see the prisoner the next morning in the wagon? Yes sir. What did he say to you? He said, "you old son of a b--- shut up. (I was at the station house half dead.) It is a pity you did not die seven years ago. He says, "Anybody that will swear against me I am going to take him out." That is what he said.

Cross Examined. I know one armed John. I have been knowing him for about two years. I know where he lives. Did you claim you lost a couple of shirts or something of that kind I came in there and said to him the man that told him that somebody was

in there, that the door was open. I left it locked. Did not you go up to this defendant and ask him if he knew anything about those things that were lost? I called him out of doors. Did you say anything to him? I did not say anything to him in the house at all. Did you say, do you know anything about these things that I lost? and when he said, "no, I don't know anything about it," or words to that effect, and you struck him? No sir, I did not hit the man. Did not you strike the defendant that night at all? No sir. You are sure about that? I am sure of that. Is it not a fact that you struck him first and he struck you back and you went off and made a complaint? I don't know nothing about that part. Is not that true? If it is true I don't know it.

By the Court Did you strike him? No sir, I never hit him in my life.

By Mr. Townsend. You are sick are 'nt you? Yes sir, I am sick, I have been sick for the last nine months. What have you got, consumption? I don't know what it is; the doctors have not told me. I asked them, and they turned it off in a joke.
Michael Brady sworn and examined.
I arrested the defendant on the charge of

assault made by the last witness. I arrested him in a shanty at 182nd street and Webster avenue on the night of February 28th about eight o'clock. This was just after he claimed he had been assaulted; he came to the station house about 8 o'clock covered all over with blood and very weak; he fell down in front of the desk, and the sergeant and I picked him up and placed him in a chair; it was some time till we found out what the trouble was. He was covered over with blood. I and another officer went to the shanties. I asked him why he assaulted the old man. He said the old son of a b^h accused him of stealing his things. "I said to him, He is an old man, you should not have struck him anyhow. He said, "I will kill the son of a b^h if he accuses me of stealing his things. I said, Did he strike you? He said, No, he accused me of being a thief, of taking his things." On the following morning while going to Court John Smith, the complainant, the prisoner, myself and another officer were riding in a wagon, and he got abusing Smith for going to court; he said he knew nothing of the case, and he said he would kill the four of them if they would swear against him. Smith answered and said

The policeman went after him, he knew nothing about it. He (the defendant) said if you did not know something, they would not go for you to bring you to Court, without you giving them to understand you knew something. I will kill a couple of sons of b-ches if you swear against me. I saw the cut in the head; it appeared to be about three quarters of an inch in length and the skin was bruised, it was a ragged cut. He was taken to the Harlem Hospital the next day, and the cut was dressed. He kept him so as to have him appear in the police court. After we were through in the police court, the officer took him to the Harlem Hospital, he had the cut dressed there, he was sent to Bellvue, he was troubled with asthma. He did not to my knowledge go to the hospital more than once to have his wound treated. He was at the station house that night; he did not remain there that night, he was bleeding then; there was no doctor sent for; we washed the cut off, we did not think it required a doctor. I went out and got the prisoner and returned; in the mean time he had grown stronger; he appeared to be very weak at first. The sergeant let him go home; he

came back alone the next morning. Officer Donohue went after him the next morning. The cuts on the complainant were ragged; it could not very well be made by the hand. Thornton Yancey recalled. I think I fell down when the defendant struck me. I was not drunk when this happened. I never was drunk in my life. I would not drink a drop of whiskey if the doctor did not order me to ~~drink~~ ^{take} some for this asthma. Andrew Perkins, sworn and examined in his own behalf testified. This complainant was at John Smith's place on Friday night the 27th of February; he stayed in there all night; the next morning he gets up and he sends another fellow to get a pint of whiskey and he got it, and he drank up all the whiskey. On Saturday night the 28th about 8 o'clock he was drunk all over the street and he came to me and claimed that he had lost some stuff out of his house. He said, Do you know anything about two shirts? I said, No; when you get sober I will talk with you. He hit me with his hand, and I hit him again. He went away. I had no idea that he was going to the station house, and when he got about twenty yards from me, he fell down near the New Haven Railroad. He called,

for Mr Jones; we went over to see what was the matter with him. He goes down to the station house. I was in my house about ten minutes when the officer came. He said, "What did you hit him with?" I said, I hit him with my hand. He said, you ought not to hit the old fellow with your hand. I said he hit me first, and he was drunk. The Sergeant asked him when I was brought to the station house what charge he was going to make against me, and he was too drunk to say a word. I did not strike the complainant with a blunt instrument - only with my hand.

Cross Examined. I did not say to the officer that I was sorry I did not kill them. I was in the penitentiary in March for petty larceny for one year. I was never convicted of an assault upon a barkeeper. I was sent to the workhouse for being drunk and disorderly.

Michael Brady recalled by Mr Townsend. The complainant was sober in the station house. he has been a hardworking sober man until recent months he has been sick and unable to work. I know the night the complainant was in the station house that he was sober. I would have smelled his breath if he had been drinking.

The jury rendered a verdict of guilty of assault in the second degree.

POOR QUALITY
ORIGINAL

0050

Testimony in the
case of
Andrew Perkins

filed March
1891

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Andrew Perkins

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

Indictment accuse

Andrew Perkins,

of the crime of

Assault in the first degree,

committed as follows:

The said

Andrew Perkins

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

twenty-eighth day of February in the year of our Lord one thousand
eight hundred and eighty ninety-one at the City and County aforesaid,

with force and arms in and upon the body
of one Thornton Taney in the peace of the
said People then and there being, did feloniously
make an assault and kin the said Thornton
Taney, with a certain ~~kind~~ instrument
to the Grand Jury aforesaid unknown, which the
said Andrew Perkins in his right hand then
and there had and held, the same being a deadly
and dangerous weapon, then and there
wilfully and feloniously did strike, beat,
and wound, with ^{intent} ~~him~~ the said Thornton
Taney, 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 Andrew Perkins of the Crime of Assault in the second degree, committed as follows:

The said Andrew Perkins, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms in and upon the body of the said Thornton Toney in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Thornton Toney with a certain instrument to the Grand Jury aforesaid unknown, which the said Andrew Perkins in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously ^{wilfully and wrongfully} did ~~strike, beat and wound~~, 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 Andrew Perkins of the Crime of Assault in the second degree, committed as follows:

The said Andrew Perkins, late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said Thornton Toney in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and him, the said Thornton Toney, with a certain instrument to the Grand Jury aforesaid unknown, which he the said Andrew Perkins in his right hand then and there had and held, in and upon the head of him the said Thornton Toney then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, and did then and there, and by the means aforesaid feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said Thornton Toney, 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.

0054

BOX:

432

FOLDER:

3980

DESCRIPTION:

Peterson, Harry

DATE:

03/02/91



3980

0055

True Gold found in each one

Filed  David J. Ladd

1881

Pleads:

~~THE~~ PEOPLE

MS.

Al

Harry Peterson

(2 caso)

Grand Larceny, *first* Degree.
(From the Person.)
[Sections 528, 530, — Penal Code].

DE LANCEY NICOLL,

JOHN R. FELLOWS

District Attorney.

6-1A-7

March 11th 191

A True Bill.

Alfred S. Lane

16, 9/11/19

Foreman.

P2 March 18, 1891

Phaedo 8. d. 1 dg

Chas. J. Smith

POOR QUALITY
ORIGINAL

0056

Police Court-- 2 District.

CITY AND COUNTY } ss
OF NEW YORK,

Amos J. Walker
of No. 1218 Grand Street Street, Aged 32 Years
Occupation Fireman being duly sworn, deposes and says, that on the
30 day of February 1889, at the 2 Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One Pocketbook Containing
Two Gold Rings Together of the
Value of Twenty Dollars

of the value of DOLLARS
the property of Dependent

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

Harry Peterson (Wardman) from the
fact that at or about the hour of 6 P.M.
on said date deponent was walking along
Grand Street and when near the corner
of Sullivan Street the said Peterson came
behind deponent, seized hold of deponent
and forcibly took said property from
deponent's hands.

Amos J. Walker

day of

Sworn before me, this

31

1889

Police Justice

POOR QUALITY
ORIGINAL

0057

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

S. District Police Court.

Harry Peterson 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. Harry Peterson

Question. How old are you?

Answer. 19 Years.

Question. Where were you born?

Answer. Unknown.

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

Answer. 57 1/2 Thompson Street New York.

Question. What is your business or profession?

Answer. Writer

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

Harry Peterson

Taken before me this 27th

day of February 1899

Dr. Henry J. Bird

Police Justice

POOR QUALITY
ORIGINAL

0058

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 _____

Police Court District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Kelly
1218 Bedford St. New York
Henry Williams
Offence *Robbery*

Dated *February 24th 1891*

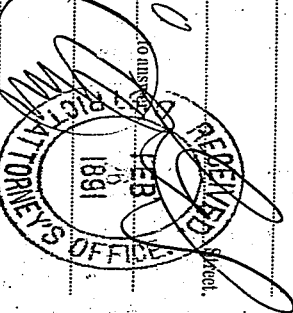
Frank Magistrate

James M. Kelly Precinct Officer

John J. McNamee Street

John J. McNamee Street

No. *1000* 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 M. Kelly*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One* 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 *Feb 24* 1891 *J. Henry Williams* 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.

POOR QUALITY
ORIGINAL

0059

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harry Peterson

The Grand Jury of the City and County of New York, by this indictment, accuse *Harry Peterson* -

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

The said *Harry Peterson*,

late of the City of New York, in the County of New York aforesaid, on the *third* day of *February*, in the year of our Lord one thousand eight hundred and ~~eighty~~ *one* in the ~~month~~ *month* of the said day, at the City and County aforesaid, with force and arms, in and upon one *Emogene Walker*, in the peace of the said People, then and there being, feloniously did make an assault, and

two rings of the value of ten dollars each, and one pocket watch of the value of one dollar,

of the goods, chattels and personal property of the said *Emogene Walker*, from the person of the said *Emogene Walker*, against the will, and by violence to the person of the said *Emogene Walker*, then and there violently and feloniously did rob, 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.

Edmund Rice,
District Attorney

POOR QUALITY
ORIGINAL

0060

Witnesses:

Counsel,

Filed

Pleads

day of March 1891

THE PEOPLE

vs.

Harry Peterson
(2 cases)

DE LANCEY NICOLL,
~~JOHN R. PELLONS~~

District Attorney.

Attest to the
Auth. of the
Men. 11:91

A True Bill.

Foreman.

POOR QUALITY
ORIGINAL

0061

Police Court

2^d District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 82 1/2 Erie Street Jersey City, N.J. Edw. Wordall
occupation Lace Maker being duly sworn,

deposes and says, that on the 21st day of February 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 night time, the following property, viz:

One Pocket Book Containing Green
and Purple Money of the United
States issue to the amount and
of the value of Eight dollars.

the property of deponent

and that this deponent

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

from the fact that at or about the
hour of 6:30 P.M. on said date deponent
was passing along Grand Street and
when at the corner of Varick Street
the said property was snatched from
deponent's right hand. Thus the said
Peterson admitted and confessed in
deponent's presence that he did take
said and carry away said property
from deponent's possession and person.

Edw. Wordall

Sworn to before me this 21st day of February 1891

Chas. W. Ward
Police Justice.

POOR QUALITY
ORIGINAL

0062

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

Harry Peterson 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 h 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. Harry Peterson

Question. How old are you?

Answer. 19 Years.

Question. Where were you born?

Answer. Unknown.

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

Answer. 57 1/2 Thompson St. 8 Years.

Question. What is your business or profession?

Answer. Waiter

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

Answer. I am guilty of the charge

Harry Peterson

Taken before me this 21st
day of November 1891

John J. Thompson

Police Justice

POOR QUALITY
ORIGINAL

0063

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

Police Court...

District...

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred W. Haddock
Officer of New York City
Henry J. Haddock

Office

Dated

Feb 24 1891

Magistrate

James O. Haddock
Officer

Precinct

Witness

James O. Haddock

No.

Street

No.

Street

No.

Street

No.

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 *defendants*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One* 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 *Feb 24* 1891 *James O. Haddock* 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.

Even if the prisoner was informed (or had he been capable of understanding fully what was going on around him had good reason to suspect) that the goods were stolen the jury may take into consideration his intoxicated condition in determining whether or not the operation of his mind was that of guilty knowledge -

While voluntary intoxication is not an excuse for the commission of a criminal act - yet where guilty knowledge is the gravamen of and the condition precedent to the commission of the crime, it is for the jury to say whether or not the prisoner was capable of such knowledge -

If the act of receiving the stolen goods were in itself ^{alone} the crime, the intoxicated condition of the man could hardly be considered but in addition to that act it is necessary to prove the knowledge of their being stolen to make the crime complete -

Even if the prisoner had been told

5. children

in so many words when he received the property that it had been stolen, then it would be a question for the jury to determine how far that information conveyed a realization of the facts to the mind of the prisoner ^{under the condition of mind} and whether or not under all the circumstances he did or even could have such appreciation of them as to constitute "knowing the same to have been stolen".

Benefit of the doubt -

POOR QUALITY
ORIGINAL

0066

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Peterson

The Grand Jury of the City and County of New York, by this indictment accuse
Harry Peterson
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

Harry Peterson

late 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
eighty nine in the *ninth* time of the said day, at the City and County
aforesaid. with force and arms. *one pocketbook of the value of fifty cents*

\$8.00

one promissory note for the payment of money of the kind commonly called United
States Treasury Notes, of the denomination and value of *five* dollar *5*; *one*
promissory note for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *five* dollar *5*; *one* United States Gold Certificate,
of the denomination and value of *five* dollars; *one* United States
Silver Certificate, of the denomination and value of *five* dollar *5*;

three promissory notes for the payment of money of the kind commonly called United
States Treasury Notes, of the denomination and value of *two* dollar *5* each; *three*
promissory notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *two* dollar *5* each; *three* United States Gold Certificates,
of the denomination and value of *two* dollar *5* each; *three* United States
Silver Certificates, of the denomination and value of *two* dollar *5* each;

four promissory notes for the payment of money, of the kind commonly called United
States Treasury Notes, of the denomination and value of *one* dollar *each*; *four*
promissory notes for the payment of money of the kind commonly called Bank Notes, of the de-
nomination and value of *one* dollar *each*; *four* United States Gold Certificates,
of the denomination and value of *one* dollar *each*; *four* United States
Silver Certificates, of the denomination and value of *one* dollar *each*;
divers coins of a number, kind and denomination to the
Grand Jury aforesaid unknown, of the value of eight dollars

of the goods, chattels and personal property of one *Ella Woodall*
on the person of the said *Ella Woodall*
then and there being found, from the person of the said *Ella Woodall*
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.

De Lancey Nicoll,
District Attorney.

0067

BOX:

432

FOLDER:

3980

DESCRIPTION:

Peterson. Rudolph

DATE:

03/20/91



3980

POOR QUALITY
ORIGINAL

0058

527

Counsel,

Filed

day of

March 1889

Pleads,

Myself

THE PEOPLE

vs.

B

Rudolph Peterson

attorney

FILED
MAR 18 1889
DISTRICT COURT
DISTRICT OF COLUMBIA

VIOLATION OF EXCISE LAW.
(Selling without License.)
[III, R. S. (7th Ed), page 181, § 18, and
of 1888, Chap. 840, § 6].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Alfred C. ...

Foreman.

POOR QUALITY
ORIGINAL

0069

Court of General Sessions of the Peace,
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Rudolph Peterson

The Grand Jury of the City and County of New York, by this indictment, accuse
Rudolph Peterson
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

(M. Revised
Statutes, [7th
edition] p. 1981
Section 13).

The said

Rudolph Peterson

late of the City of New York, in the County of New York aforesaid, on the *Seventeenth*
day of *November* in the year of our Lord one thousand eight hundred and
~~eighty~~ *ninety*, at the City and County aforesaid, certain strong and spirituous
liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in
quantity less than five gallons at a time, to

one Joseph Reiser and to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the Statute in such case
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883,
chapter 340 sec-
tion 5)

SECOND COUNT—

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

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Rudolph Peterson

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *two hundred and nine, Fifth Street,*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to

one Joseph Reiser and to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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

0070

BOX:

432

FOLDER:

3980

DESCRIPTION:

Place, Jacob L.

DATE:

03/26/91



3980

POOR QUALITY
ORIGINAL

0071

630
13

Counsel, *W. C. Smith* 1891
Filed
Plends, *W. C. Smith*

27, *William*
1874 *of* *R*
Grand Larceny *Second Degree*
[Sections 528, 531, 532 Penal Code.]

Jacob L. Blace

DE LANCEY NICOLL,
District Attorney.

April 1st 1891

A True Bill.

W. C. Smith
Sub 2 - April 1, 1891. Foreman.
tried and convicted of
Petty Larceny
Pen 6 md.

Witness:
Emil Cohen
W. C. Smith

POOR QUALITY
ORIGINAL

0072

CITY AND COUNTY {
OF NEW YORK, } ss.

Robert Charlton
Police Officer
aged *22* years, occupation *Fireman* of No. *22*
Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Emil Bohand*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this
day of *March* 188*7*

Robert Charlton
A. J. White
Police Justice.

POOR QUALITY
ORIGINAL

0073

Police Court

1st District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 60 St & Westing Board Street, aged 42 years,
occupation Riding Academy being duly sworn,
deposes and says, that on the 21 day of January 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 coats and two trousers together
of the value of thirty dollars

the property of

deponent's customers sent in
deponent's charge and custody

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 Jacob Lazare Place now here

from the fact that the defendant
was in the employ of deponent
in said Academy and on
the 19th day of March 1891 the
defendant was arrested upon
such charges and when
his premises were searched
deponent is informed by Detective
Robert Charlton of the 62nd Precinct
that in them he found two coats
and two trousers which deponent
has seen and fully identified
as those stolen from said premises
on said date

Emile Rohaut

Sworn to before me this

1891
Police Justice.

POOR QUALITY
ORIGINAL

0074

Sec. 198—200.

X District Police Court.

CITY AND COUNTY
OF NEW YORK. } ss

Jacob Lazare Place 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.

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
Jacob Lazare Place

Taken before me this

day of

March 1887

Police Justice.

0075

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

POOR QUALITY
ORIGINAL

0076

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

.....
T h e P e o p l e ,

vs.

JACOB L. PLACE.

) Before

) HON. RUFUS B. COWING,

) and a Jury.
.....

Tried April 1st, 1891.

Indicted for GRAND LARCENY IN THE SECOND DEGREE.

Indictment filed March 26th, 1891.

APPEARANCES:

Assistant District Attorney Vernon M. Davis,

For The People.

Jacob Berlinger, Esq.,

For The Defense.

POOR QUALITY
ORIGINAL

0077

2

EMIL ROHAUT testified that he lived at 41 West 65th Street, and was Manager of the Boulevard Riding Academy. He was in charge of the Academy in January, 1891. During that month a number of riding suits which had been stored in two closets in the Academy at the beginning of October were stolen. These suits belonged to customers. In the middle of February the closets were examined to find a suit belonging to a gentleman, a customer, and the suits in question were missed. A detective went to the defendant's house and found two pairs of trousers and two coats belonging to the riding academy, which he, the witness, identified. The articles that the detective found were worth at least \$35. The defendant was in the employ of the management of the Academy, at the time that the suits were missed.

**POOR QUALITY
ORIGINAL**

0078

3

He had been working there then about two weeks. The defendant was arrested and was taken to the office of the stable. The detective brought the clothing that he had found in the defendant's premises into the office. The defendant said that he had bought it for \$3. The detective first found only a pair of trousers at the defendant's house, and it was for this that the defendant said that he had paid \$3. Then the detective went to the house and found another pair of trousers and two coats. The defendant said that he had bought the clothing from a man named Fisher. In

C r o s s - E x a m i n a t i o n .

the witness testified that he last saw the missing clothing in the closet in December---about the end of December or beginning of January. Pierre Olmi, the man who attended to the dressing room,

POOR QUALITY
ORIGINAL

0079

4

left his keys in the lock. There were about 18 persons in the employ of the Academy, and none of these persons, excepting the keeper of the dressing room, had access to it.

OFFICER ROBERT CHARLTON testified that he was attached to the 22nd Precinct. He arrested the defendant on the complaint of a Mrs. Clark, living at the Marlborough Hotel, on Friday, the 19th of March. He arrested the defendant in the riding academy. He accused the defendant of taking a pocket book containing some diamonds. At that time he, the witness, did not know of the present charge against the defendant. He learned of the present charge on the following morning, after the arrest, when the prisoner had been remanded in the police

**POOR QUALITY
ORIGINAL**

0000

5

court. He, the witness, searched the defendant's house, looking for the pocketbook, and the diamonds, and, in searching the defendant's house, he discovered a pair of riding pants. The defendant was there at the time, and he, the witness, asked the defendant to whom the pants belonged, and he said, "They belong to me." And he asked the defendant where he got them from, and the defendant said, "From Germany." The defendant spoke English well enough for him, the witness, to understand. In looking at the pants he, the witness, found, under the small pocket in front, the words, "Lehmeyer, West 18th Street." He, the witness, then took the trousers to the complainant, and the defendant was there at the time. The defendant said that he bought the trousers for \$3. from some man who had gone to Germany. Then he, the witness, called the man in charge of the dressing rooms, and this man identified the two coats, the pair of trousers in ques-

**POOR QUALITY
ORIGINAL**

0001

8

tion, and another pair of trousers. Then the defendant said that he had bought two pairs of trousers and two coats for \$3. After the complainant had identified the clothing, he, the witness, arrested the defendant. He, the witness, found the clothing in a closet in the defendant's room, at 147 West 60th Street. In

C r o s s - E x a m i n a t i o n ,

the witness testified that the house at 147 West 60th Street was a large tenement house, with four families living on a floor. The defendant had a furnished room there.

**POOR QUALITY
ORIGINAL**

0082

7

FOR THE DEFENSE,

JACOB L. PLACE, the DEFENDANT, testified, through the Official Interpreter, that he had been in the United States about two years. He was born in France. He came from Germany to this country as he had served in the German army for three years. He served in the German army, because his mother was a German woman. He did not steal the clothing in question, from the riding academy. He bought them on 59th Street, from a man who had gone to Germany. The man first asked \$10, and afterwards \$5, and he, the defendant, gave him \$3. At the time that he, the defendant, met this man, a man named Victor Fichter, was with him, the defendant. The man who sold the clothes said he wanted the money at once to pay for his night's lodging, as he was going to work his

**POOR QUALITY
ORIGINAL**

0083

8

passage to Germany. He, the defendant, bought the clothing on the 27th of January, and was arrested on the 18th of March, and, during that period, he had the clothing in the closet at his home. The man from whom he bought the clothing said he only wanted enough money to get supper and shelter himself for the night, because he intended to go to Germany the following day. He had never seen the man before, and not since. In

C r o s s - E x a m i n a t i o n ,

the man came right up to him, the defendant, in the street, and asked him if he wanted to buy any clothes. The defendant then had a bundle under his left arm, and the clothing was wrapped up in yellow paper. He, the defendant, was required to make the fire in the dressing room every morning, between half past 7 and 8 o'clock,

POOR QUALITY
ORIGINAL

0084

9

before the lady in charge of the dressing room arrived. He, the defendant, did not tell the officer that he had the clothing in Germany, and did not buy it in New York.

VICTOR FIGHTER testified that he lived at 13 Spring Street, and that he knew the defendant, and had known him for about eight months. He could not recall the 27th of January, but he remembered that on a date in the latter part of January he went down to the Cunard Steamship Company's office seeking work, at about 8 o'clock in the morning. He met the defendant on Broadway, between prince and Spring Streets, that day, and he, the witness, went uptown with the defendant, to 59th Street, at about 7 o'clock in the evening. The defendant

**POOR QUALITY
ORIGINAL**

0085

10

went into the riding academy, and he, the witness,
waited outside. When the complainant came out
of the Riding Academy a man came along selling
old clothes, and the defendant bought the cloth-
ing in question from him.

POOR QUALITY
ORIGINAL

0086

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Jacob L. Place

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

Jacob L. Place

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

The said

Jacob L. Place

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

*two coats of the value of ten
dollars each and two pair of
trousers of the value of five
dollars each pair*

of the goods, chattels and personal property of one

Emile Rohaut

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

POOR QUALITY
ORIGINAL

0087

SECOND COUNT—

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

Jacob L. Place
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Jacob L. Place
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,

*two coats of the value of ten
dollars each and two pairs of trousers
of the
value of five dollars each pair*

of the goods, chattels and personal property of one

Emile Rohaut

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

Emile Rohaut

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

Jacob L. Place
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.

DE LANCEY NICOLL,

District Attorney.

0088

BOX:

432

FOLDER:

3980

DESCRIPTION:

Purcell, Patrick

DATE:

03/03/91



3980

POOR QUALITY ORIGINAL

0089

131 Bill passed
Kinley &

Counsel,
Filed 3 day of March 1891
Plends, *[Signature]*

THE PEOPLE
vs.
Patrick Tuncell
DE LANCEY NICOL
JOHN R. FELLOWS
District Attorney.

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Witnesses;
Henry Dendal
Officer Henry

A True Bill.
[Signature]
March 4/91
Foreman.
[Signature]
2 up & two 5 P. 1/2

POOR QUALITY
ORIGINAL

0090

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 21 years, occupation Police Officer of No. 17th Street, being duly sworn deposes and

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

Sworn to before me, this 21
day of July 1887

John Ryan
Police Justice.

POOR QUALITY
ORIGINAL

0091

Police Court—

14th District.

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

of No. 179. 3rd Avenue Street, aged 47 years,
occupation Yarder being duly sworn

deposes and says, that the premises No. 179. 3rd Avenue Street, 18th Ward
in the City and County aforesaid the said being a store and dwelling

and which was occupied by deponent as a store and dwelling
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly breaking
a side light in the front
window of said store

on the 2nd day of February 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Two pieces of cloth of the value
of twelve 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

for the reasons following, to wit:

Patrick Purcell
that at about the
hour of 8 o'clock P.M. deponent
secretly fastened & secured said
premises and was subsequently
informed by Officer William H. Haney
of the 18th Precinct, that at about
the hour of 9.30 P.M. he heard
a crash of glass, saw the deponent
leave a hallway, arrested him

POOR QUALITY
ORIGINAL

0092

and in his possession found two
pieces of cloth and found the
side lights of dependent windows
broken as described. He further
says that he has seen
the cloth found in the possession
of Russell and fully identifies
it as contained in said broken
premises and belonging to him

Thos. Russell

Sworn to before me
this 25 day of February 1891

John Ryan

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 1888 Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888 Police Justice
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888 Police Justice

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

vs.

Offence—BURGLARY.

1
2
3
4

Dated 1888

Magistrate.

Officer.

Clerk.

Witness,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY
ORIGINAL

0093

Sec. 198—200.

X District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Patrick Russell 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. *Patrick Russell*

Question. How old are you?

Answer. *53*

Question. Where were you born?

Answer, *Ireland*

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

Answer. *26 Beach*

Question. What is your business or profession?

Answer, *Labourer*

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
Patrick Russell
maund

Taken before me this

day of

John H. [Signature]

Police Justice.

POOR QUALITY
ORIGINAL

0094

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

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry Stickler
vs. 1793 William

Patrick Powell,

Offence Burglary

Dated Feb 23 1891

By Regan Magistrate.

By Harvey Officer.

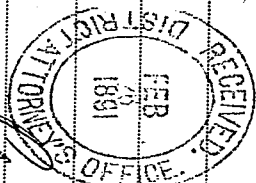
By Case Precinct.

Witnesses Case Precinct.

No. _____ Street _____

No. _____ Street _____

No. 1500 Street 10th



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

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

Dated Feb 25 1891 John Regan 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.

POOR QUALITY
ORIGINAL

0095

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Purcell

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

Patrick Purcell
of the CRIME OF BURGLARY IN THE *second* DEGREE, committed as follows:
The said *Patrick Purcell*

late of the *Eighteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty fourth* day of *February*, in the year
of our Lord *one thousand eight hundred and eighty nine*, with force and arms, about the
hour of *ten* o'clock in the *night* - time of the same day, at the Ward,
City and County aforesaid, the dwelling house of one *Henry Henkel*

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: *the said Henry Henkel*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said *Henry Henkel*.

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,

POOR QUALITY
ORIGINAL

0096

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
Patrick Purcell
of the CRIME OF Petit LARCENY committed as follows:
The said Patrick Purcell

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

two pieces of cloth of the
value of six dollars each
piece

of the goods, chattels and personal property of one

in the dwelling house of the said

Henry Hinkel
Henry Hinkel

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

POOR QUALITY
ORIGINAL

0097

THIRD COUNT—

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

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

The said

Patrick Purcell

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, with force and arms,

*two pieces of cloth of the value
of six dollars each piece*

of the goods, chattels and personal property of one

Henry Hinkel

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

Henry Hinkel

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

Patrick Purcell

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 R. Fellows
~~JOHN R. FELLOWS~~

District Attorney.