

0400

BOX:

539

FOLDER:

4909

DESCRIPTION:

Fernandiz, George

DATE:

11/09/93



4909

0401

Witnesses:

Henry Werner

Counsel,

Filed

day of

1893

Pleads,

25

THE PEOPLE

91 Monroe St.
Franklin, Wis. OS.

George Fernandez
Part 2 - Nov. 15, 1893
Pleads P. L.
Pen 3 mos. PBM

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Heard
Foreman.

0402

Police Court

District.

Affidavit—Larceny.

City and County of New York, ss.

of No.

occupation.

deposes and says, that on the

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, at the time, the following property, viz:

One Milk Wagon of the
Value of Fifty Dollars

the property of

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

men here, for the reason that said Wagon was found in the possession of said Defendant.

Wherefore now Deponent charges said Defendant with taking, stealing and carrying away said property and prays that he be held to bail as the law directs.

Henry Wernner.

1912

Subscribed and sworn to before me this 28th day of October 1893

Police Justice.

0403

Sec. 128-200.

3 District Police Court.

City and County of New York, ss:.

George Cummings 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, and 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.

Taken before me this

day of

189

John H. H. Justice.

0404

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

Referent
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, *Oct 17 1893* 189 *John McDoon* 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.

0405

Police Court---

1153 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harry Herndon
316 E. Cherry
St. Louis

2

3

4

Dated

1893

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

No.

Street.

\$ 1000 to answer

G. S.

Cond.

AT

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

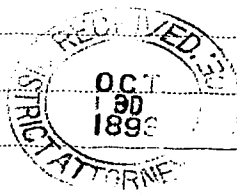
Residence

Street.

No. 4, by

Residence

Street.



0406

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

THE PEOPLE OF THE STATE OF NEW YORK

against

George Fernandez

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

of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed
as follows:

The said

George Fernandez

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

*one wagon of the value of
fifty dollars*

of the goods, chattels and personal property of one *Henry Werner*

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.

De Lancy Nicoll
District Attorney

0407

SECOND COUNT—

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

George Fernandez
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows :

The said

George Fernandez

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 wagon of the value of
fifty dollars*

of the goods, chattels and personal property of one

Henry Werner

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 Werner

unlawfully and unjustly did feloniously receive and have ; the said

George Fernandez

then and there well known 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.

0408

BOX:

539

FOLDER:

4909

DESCRIPTION:

Fitzgerald, John

DATE:

11/08/93



4909

0409

Witnesses:

Off. Maher

Left

Lancey Nicoll

Investigation

Care

Subpoena office

& court for

22

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

18

41 Leroy

Lamp & mallet

John Fitzgerald

Part 2 - Dec 13, 1893

Pleads G. L. 2 Reg

DE LANCEY NICOLL,

District Attorney.

24th March 5th

Dec. 22/93

A TRUE BILL.

Harvard Foreman.

Grand Larceny, 1st Degree.
From the Person.
[Sections 528, 530, Penal Code.]

0410

Police Court 2nd District.

Affidavit—Larceny.

City and County }
of New York, } ss:of No. 626. Washington Street, aged 67 years,
occupation Caterer being duly sworn,deposes and says, that on the 30 day of October 1893 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:

a plaited watch, of the amount
and value of four dollars, and
forty five cents (\$4.45)

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloni-
ously taken, stolen and carried away by John Fitzgerald (now here)

and one other person (not yet arrested) and
while acting in concert with each other from
the following facts to wit: that between the
hours of 8 and 8.30, o'clock P. M. of said date,
while deponent was riding in a Car of the
Central Park and North and East River Railroad
Co. and while said Car was in West Street -
between Leroy and Clarkson Streets, said defendant
came into said Car, and did then feloniously
take hold of and grab the aforesaid property
from the pocket of the vest, then and there
worn on deponent's person, and that said
defendant ran out of and off said Car with
said property in his possession, and that

0411

Deponent is informed by Officer John E. Maher of the 9th Precinct Police, that about the hour of 8.30 o'clock P.M. of said date, he saw the Defendant in company with another unknown person getting off a Car of the Central Park, North and East River Railroad Co. in West Street - between Leroy and Clarkson Street - and that said defendant in company with said other person then ran away. After leaving said Car. Deponent therefore charges the Defendant with having committed a Larceny and asks that he may be held and dealt with as the Law may direct -

Wm. Fowler

Sporn to before me
this 3rd day of October 1893

E. A. [Signature]

Police Justice

04 12

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 31 years, occupation Police Officer of No. 90

Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of William Fowler

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

Sworn to before me, this

day of

189

John L. Maher

E. H. Shaw
Police Justice.

0413

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

John Fitzgerald being duly examined before the undersigned 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. *John Fitzgerald*

Question. How old are you?

Answer. *18 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *No 41 Leroy Street - 1 Month*

Question. What is your business or profession?

Answer. *Lanterns -*

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 -
John Fitzgerald

Taken before me this
 day of *October* 189*2*

Police Justice.

04 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

Ten ~~guilty thereof~~, I order that he be held to answer the same and he be admitted to bail in the sum of Ten 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 October 31 1893 [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 h to be discharged.

Dated _____ 18 _____ Police Justice.

04 15

1167

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Fowler
629 Washington
John Fitzgerald

2
3
4

Offense

Dated *October 31* 18*93*

Morgan Magistrate.
Shaker Officer.

Precinct.

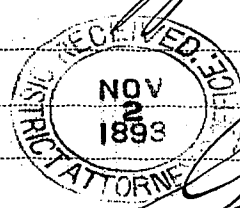
Witnesses *Call Officer*
No. Street.

No. Street.

No. Street.

\$ *1000* to answer

Com *9th*



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

04 16

Hon. Frederick Smyth,
Recorder.

Sir:-

In the case of James Fitzgerald, charged with Grand Larceny, referred to me, I have the honor to report as follows:

I have ascertained that under the alias "James Downs" he was arrested on suspicion of stealing a tub of butter on or about November 18th 1892 by Officer Hartwell of the Eighth Precinct. The principal witness failing to appear he was discharged.

While I am of the opinion that he was also arrested on other occasions I am not in a position to verify the same.

His given address is No. 41 Leroy Street, this City. I have visited the same and from the information that I have received would state that he is not known at that address.

Respectfully submitted

Philip Reilly
Detective Sergeant

0417

Police Department of the City of New York.

Precinct No. _____

New York, _____ 189

Time 6 pm

Nov. 18th 1893

James Fitzgerald, 18 y. old,
 Greenwich Street. Prisoner
 arrested on suspicion of steal-
 ing a tub of butter from an
 express wagon, on Greenwich
 Street, near Spring. Prisoner
 was seen by a citizen to steal
 the tub of butter, but refused
 to be identified in the case
 investigated by Officer Smith

J. Th. Foreman

0418

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Fitzgerald

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

John Fitzgerald
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:
The said *John Fitzgerald*

late of the City of New York, in the County of New York aforesaid, on the *thirtieth*
day of *October*, in the year of our Lord, one thousand eight hundred and
ninety-*three*, in the *night* time of the said day, at the City and County aforesaid,
with force and arms.

*one watch of the
value of four dollars and
forty-five cents*

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

He Laurey Nicoll
District Attorney

04 19

BOX:

539

FOLDER:

4909

DESCRIPTION:

Flynn, Margaret

DATE:

11/09/93



4909

0420

Witnesses:

George Pfister
Off Newham

Counsel,

Filed,

day of

189

Pleads,

THE PEOPLE

vs.

Margaret Flynn.

Assault in the Second Degree.
(Section 218, Penal Code.)

Part III. 17th Nov. '93

DE LANCEY NICOLL,

Part 3. November 17/93. District Attorney.

Tried and convicted
Assault 3rd deg.

A TRUE BILL.

Harvard Foreman.

6 mos Pen
Nov 20/93

0421

Police Court—2 District.City and County { ss.:
of New York,of No. 233 South 7th Avenue George P. Foster Street, aged 63 years,
occupation Writer being duly sworndeposes and says, that on the 25 day of October 1892 at the City of New
York, in the County of New York,he was violently and feloniously ASSAULTED and BEATEN by Margaret
J. Lynam now here, who cut deponent
on the arm one inch with a knife
inflicting a painful wound, on
deponent's arm with said knife which
deponent then and there held
in her hand.

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 27 day
of October 1892Georges PlisterA. J. Lynam
Police Justice.

0422

Sec. 198—200.

District Police Court.

1893

City and County of New York, ss:

Margaret Flynn being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is ☒ 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. *Margaret Flynn*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *N. Y.*

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

Answer. *225 North 4th Street 2 months*

Question. What is your business or profession?

Answer. *None.*

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*
Margaret Flynn

Taken before me this
 day of *October*

1893

Police Justice.

[Signature]

0423

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

Margaret Flynn
guilty thereof, I order that she be held to answer the same and she 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 she give such bail.

Dated Oct. 27th 1893 [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 h to be discharged.

Dated _____ 18 _____ Police Justice.

0424

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---2

1148 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George R. Foster
233 South 75th St
Margaret Flynn

Offence Assault
felony

2

3

4

Dated

Oct 27

1897

Hogan

Magistrate.

Chas. Newman

Officer.

8.

Precinct.

Witnesses

Mr. Schmitt

No.

233 South 75th St

Street.

No.



Street.

No.

Street.

500

to answer

G. S.

Com

Paul

0425

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Margaret Flynn

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

Margaret Flynn

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

The said

Margaret Flynn

late of the City and County of New York, on the *twenty fifth* day of
October in the year of our Lord one thousand eight hundred and
ninety- *three* , at the City and County aforesaid, in and upon one

George Pfister

in the peace of the said People then and there being, feloniously did wilfully and wrongfully
did make an assault ; and the said

Margaret Flynn

with a certain *knife* which *she* the said

Margaret Flynn
in *her* right hand — then and there had and held. the same being then and there
a weapon and an instrument likely to produce grievous bodily harm, — *him* — the said
— *George Pfister* — then and there feloniously did wilfully and
wrongfully strike, beat, *cut, stab* ~~blow~~ 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.

0426

SECOND COUNT—

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

Margaret Flynn

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

The said

Margaret Flynn

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in and upon the said

George Pfister

_____ in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Margaret Flynn*
the said *George Pfister*
with a certain *knife*

which *she* the said *Margaret Flynn*
in *her* right hand then and there had and held, in and upon the *arm*
of *him* the said *George Pfister*
then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab,*
~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *George Pfister*
_____ to the great damage of the said *George Pfister*
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.*

0427

BOX:

539

FOLDER:

4909

DESCRIPTION:

Frambach, Frederick J.

DATE:

11/15/93



4909

0428

Witnesses:

John F. Krauch
Jennie Schrauer

Counsel,

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

Frederick J. Trambach

Dec 16/93

Heard Guilty

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John H. Williams

H. C. Caud Foreman.

Part I Dec 5th 93.

Dec 13/93
Pen one year

Grand LARCENY, 2nd degree
(False Pretenses)
[Section 528, and 531, Penal Code.]

53
79 Black

P

13

0429

No. 893 New York Oct. 3 - 1893

No Acc't

THE FIFTH AVENUE BANK OF NEW YORK
THROUGH THE NEW YORK CLEARING HOUSE ASSOCIATION

Pay to *L. Schanck* or Order.
Forty Seven and 50/100 Dollars.

\$ *47.50*

Otto Brandes

0430

L Schrauer
for deposit
Carl P. Schrauer

5 NOV 1912
13 43 10

0431

Police Court—17 District.

1012

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 312 East 34 Street, aged 33 years,
 occupation Surgical Instrument Mfr being duly sworn,
 deposes and says, that on the 3 day of October 1893 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:

One Microscope of the
 value of Forty Five 100 dollars

\$45.00
100

the property of Depositor

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 Fredrick J. Lambach

from the fact that said
 Lambach came to deponent's
 place of business on said
 date and purchased from deponent
 a microscope, and ordered the same
 to be sent to the ^{Prisoner} of Mrs. Lizzie Krawehl
 121 3rd Avenue stating to deponent
 that he would draw a check for
 the payment of said microscope at said
 address. Deponent is informed by the
 said Mrs. Lizzie Krawehl that she received
 the said property and gave the same
 to the said Fredrick J. Lambach
 The said Lizzie Krawehl was on the

Sworn to before me, this
 18th day of

Police Justice.

0432

recruits of said property to our friend
 Schraer 212 East 34 Street an envelope
 containing a check on the Fifth Avenue
 Bank for the sum of Forty Nine ⁵⁰/₁₀₀
 dollars and purporting to be signed
 by one Otto Brandes. The said
 check has since been returned to deposit
 as of no value whatever the said
 Otto Brandes having no account in said
 Bank. Depout is further informed that
 the name of Otto Brandes in said check
 is the name of a person who has been in
 Europe for about two years past.

Wherefore Depout accuses the
 said Schraer of obtaining said
 property by use of false and
 fraudulent representation and
 asks that said Schraer may
 be apprehended and dealt with as the
 law directs.

Witness my hand
 28 day of October 1913

Mrs Jimmy Schraer

Chas. L. Schraer

John J. Schraer

0433

Sec. 193-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Frederick J. Frankbach 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.

Frederick J. Frankbach

Question. How old are you?

Answer.

31 Years

Question. Where were you born?

Answer.

New York

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

Answer.

79 Blücher Street Brooklyn, L.I.

Question. What is your business or profession?

Answer.

Salesman

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

Frederick J. Frankbach

Taken before me this

29

day of *Oct*

1883

at New York

Police Justice.

0434

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Thirty 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 Oct 3 1893 W. F. 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 offence within mentioned. I order he to be discharged.

Dated _____ 189 _____ Police Justice

0439

Police Court--- District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

Lamir Schramm
212 E. 34 St
Friedrich J. Frankfort
2
3
4
Offence

Dated Oct 29 189

Magistrate.

Krauch. & Litas Officer.

C.B. Precinct.

Witnesses Mrs. L. Krauch

No. 121 3 St.

Friedman Schramm

No. 212 East 34 St.

Payan, Geller 5th Ave, Room 11.

No.

* 3000 to answer

Com.

\$1000 by Oct 30 2 P.M.

Oct. 31. 2 P.M.

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0436

Sec. 151.

Police Court 2 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *of New York, or any Marshal or Policeman of the City of New York:*

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 Jimmie Schauer
of No. 212 East 34 Street, that on the 3 day of April
1888 at the City of New York, in the County of New York, the following article to wit:

Our money
of the value of Twenty Seven 27 Dollars,
the property of Depunt
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by Fredrick J. Frankbach

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 every of you, to apprehend the bod of of the said Defendant
and forthwith bring him before me, at the 2 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 28 day of April 1888

[Signature] POLICE JUSTICE.

0437

Police Court 4th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated _____ 188

Titus K. Houch Magistrate
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 _____ 188

This Warrant may be executed on Sunday or at
night.

The within warrant may be executed in
the County of Kings Police Justice.
R. C. Connelly Police Justice.

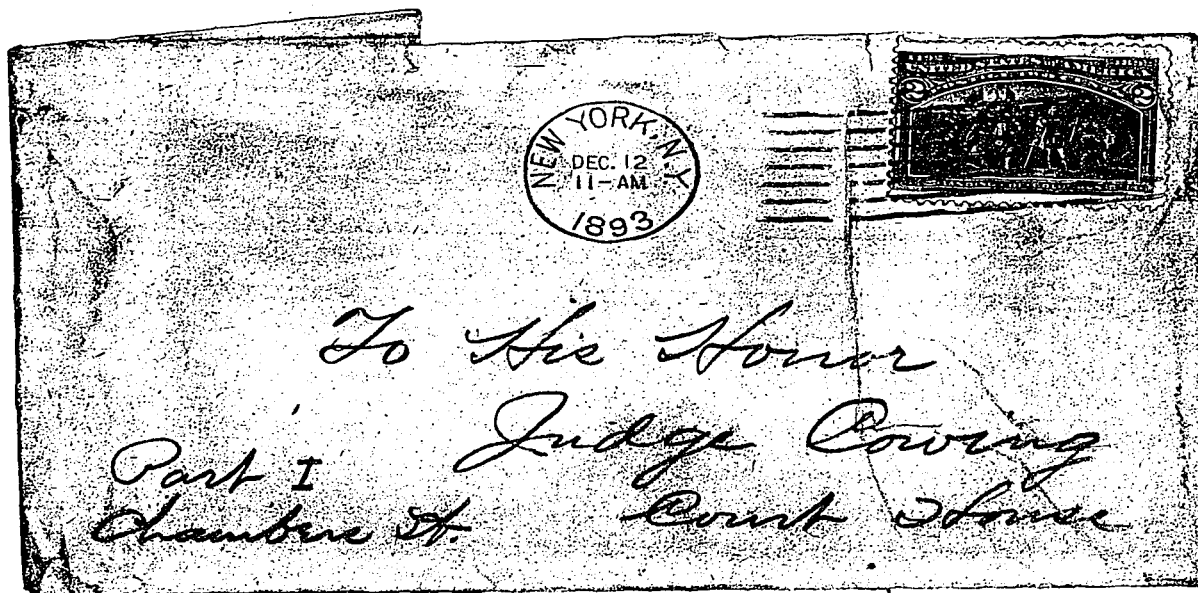
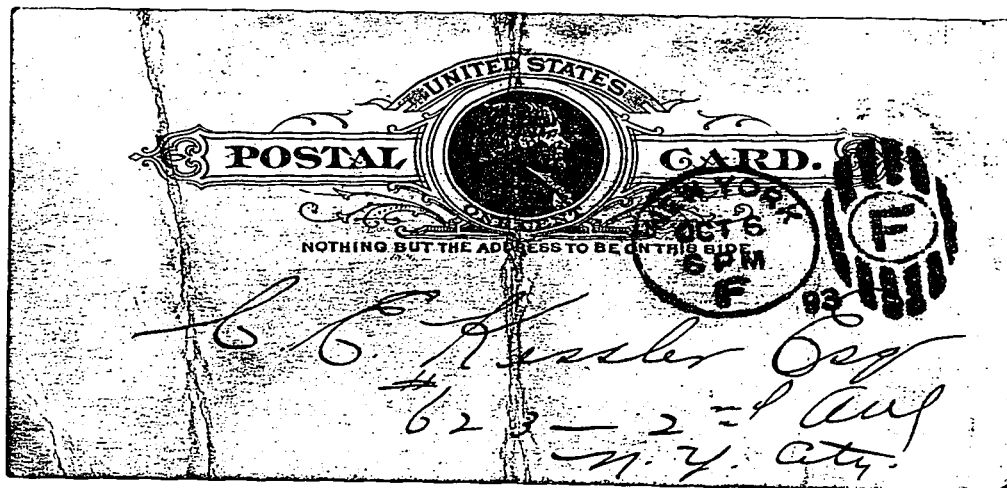
having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice.

*Exhibit for John F. Houch being duly sworn before me, and saying that he is a detective officer
of the City of New York, that he is acquainted with the handwriting of Joseph Houch
the prisoner who signed the within warrant and that the signature attached to same
is in the handwriting of said Joseph Houch
Subscribed & sworn to on the
25th day of May 1893
J. F. Houch
The within named*

0438



0439

Mr. Schraane's wife
made the charges and
is anxious if allowed
to withdraw it -

Mr. Schraane can
only speak for
me but since his
wife - his first wife
committed suicide
he has an invalid
he would now have
made the charge

0440

TO THE CHIEF CLERK.

Please send me the Papers in the Case of

PEOPLE

Paul vs. One

of Fred J. Hambock

unless hand personally
Order for

Dec 11/93

send out put on the
for pay One

District Attorney.

for their support, don't
 take me away from
 them, and God will
 bless you for doing so.

I was one of the
 originators of the circum-
 cision to Judge Fitz-
 Gerald, but I little
 thought I would be
 back so soon after
 that - he told me
 if I ever needed a
 friend to call on
 him but I can
 see what a kind
 hearted gentleman you
 are, and I am
 confident with love

0442

and your help, I will
be given back to my
wife and child.

The forger case I
am, if you mean was
perfectly innocent. It is
easily explained
having been employed
with the firm, and
my father was one
partner; for 18 years.
I was anxious to
help them when their
trouble commenced. I
lent them \$250.00 then they
asked me for \$500.00 more.
I loaned that from Mr.
Nifter - my lawyer has
the receipts, with bank
notes. I loaned them back
then they wanted \$500.00 more.

0443

I went to Louis Dreyfus 21 E 15th St
 and asked him to sign a
 note for 500⁰⁰ which the firm
 promised to pay when due -
 when due they could not pay
 it so I went to run James
 and asked him to sign
 the 2 notes for 520⁰⁰ which
 were put in Bank for dis-
 count and immediately drawn
 on by the firm of Metel & T.
 Mr. Thomson assignee. Stewart
 B. Co. will certify to that he
 has the check - this was
 drawn payable to Bank of
 Metropolis to pay Dreyfus note
 with interest - you can
 convince yourself of
 all this without be-
 lieving me, as the trans-
 action was perfectly

0444

honest - and if not proven
they could have paid these
notes - they gave preference
in assignment for the notes
and they will be paid - they
are in the schedules of
the firm - signed and sworn
to by both partners -

I pleaded guilty, as I
have been here almost 2
months, and am only wasting
my own wife's money, which
she needs - I therefore
throw myself on your
mercy and may you
and my kind Judge
me -

Thanking you for
your valuable time
and hoping you will
make full investigation
Your humble servant
F. J. Frankland

0445

These gentlemen have
all known me for
at least 10 years

0446

Dr. Callie

2" Am near 12⁰⁰

0447

M. J. Dwyer Thine & Son
25th St near 1st Ave

Patrick Keenan

7th St. near Ave C

J. D. Ferguson

Goodman & Bway near 1st St

L. L. Linders

A. Knodt & Co Grand & Greene St

Hy 21st Ave

Knodt & Co Grand & Greene

0448

Herman Marcus

17" St. & Union Sq
Herman Marcus

J. St. Solomon & Co

Union Sq - 16" St

Paul Music

Union Sq near 16" St

S. L. Hatman

Hatman's 76 Broad St

H. C. Deland

94 Beekman St

0449

J. D. Hillier & Co
 Haverly Place & Bay
 C. S. Bowdoin
 Dr. J. J. Hail & Beach
 C. E. Dickinson
 Rev. J. J. Hail & Beach
 H. J. Hail
 Pioneer 14" 7" & 3" Ark
 Haverly Bay
 Haverly Bay 17" 7"
 Mr. Hail
 J. J. Hail & Co 17" 7" & 4" Ark
 Bk. Hail & Co Mr. Hail
 L. Hail
 Husband & Co. 227 & 327
 Dr. Hail
 2" Ark 14" 7"

0450

S. S. Beard
180 Duane St
Wm. Moulton
36 1/2 6" an Parker Street
Wm. Wood
4 7 1/2 18" D
D. Frankland
Bath Beach
C. B. Watts
Union Club
E. H. Van Dusen & Co
21" D & 5" an
H. B. Hunt & Co
23" D & 6" an
J. D. Cutler & Co
Lilke Union Square South

to take that much he
should send it down

I told Mr. Johnson
and after a long
talk he sent it -

I then received
one Acute Commu-
sion on any of these
microscopes. I could
tell it to help him

I then went down
to see if the boy
had delivered it -
and met Mr. Johnson
who said it had
not been delivered
yet, so I went on
and Mrs. Krawinkel

0452

said it had just
been delivered & so
I took it to Mr.
Johnson. I had
never had any trouble
like and subposed
him to be an honest
man; about 2 weeks
after that I recd
a letter saying he
had been very poor
at the time and
that he had pawned
the microscope up
a place on Bowen
kept by a man
named Simpson.

I immediately came
over from Bklyn and
went to 29 Market.

0453

said it had just
been delivered to
I took it to Mr.
Johnson. I had
never had anything
like and collected
him to be an
man; about 2 weeks
after that I rec'd
a letter saying he
had been very poor
at the time and
that he had pawned
the microscope in
a place on Bowery
kept by a man
named Simpson.

I immediately came
over from Bklyn and
went to 29 Market

0454

st. thinking it was
Dr. Brandes who was
the loser - I found
that there was a new
tenement house built
there and that the
Dr. had been to
Europe for several
years - that was
on Friday night - the
next day was Satur-
day and busy day
and I intended going
to Mr. Schramm's of
Sunday - I worked
on Saturday night
until 11.30 at the
store - when I went
home I was arrested
and so I gave my
brother the 200 and

0455

asked him to go with
the detection, and
get the microscope
and return it to
Mr. Schaner so he
would have nothing
by my acquaintance.
I have always
made an honest
living and supported my
family. I have
been criminally neg-
ligent, but I have
had no criminal
intent at any time
in my life - my
wife and child have
to depend on me

0456

Kind Friends:

I feel that I
am safe in being
called a "free
man." But I feel
a little bit of a
"free man" only
in a "free man"
and I have never
been under a "free
man" and I am
sure I will be

0457

be more careful
in the future and
you will never
get your liberty in
future behavior.
If you would
pull your sentence
you would make
my poor wife & child
heart and that of
my dear old father
and mother broken
and bring gladness
back to their once
happy home. I
have worked all my
life 5 years at one
place 12 years at
another and never
working and earning
an honest living. When

I was arrested, but
I have always been
too anxious to help
others and that
is what has brought
me into this trouble
although enclosed I
have Mr. Schreyer
who is sick and helpless
to tell you how I feel
and this is the
first time I have
had any trouble
with him. On Oct
2 I met a Mrs.
Johnson whom I had
met years at the
medical college and
he told me that
Dr. Brandes of St. Marks
had sent a microscope
I sent me one that

0458

Mr. Schreiner
himself send a \$5000
instrument on trial
he sent it and the
boy returned and said
he could not find
the house and I went
to Johnson and he
called the boy and
brought him to Mr. Schreiner
3rd Ave. 1000 St. if that
would be easier to find
but that the Dr. would
50% off for each that
he took the Dr. back
for that amt. and
I could leave it
there and if Mr.
Schreiner was willing

0460

WILLIAM MOULDS,
 IMPORTER OF
 FANCY GROCERIES,
 WINES AND CIGARS,
 WHOLESALE AND RETAIL,
 78 UNIVERSITY PLACE,
 Telephone Call, 540-18th St.
 1303 BROADWAY,
 Telephone Call, 1602-R.

New York, Dec 12th 1893.

Hon Judge Cowing
 Dear Sir

I have known
 Fred K. J. Frambach about ten years,
 and in all my business transactions
 with him, have always found him an
 honest, sober and industrious young
 man. He is the sole support
 of his wife and child, and -
 although reluctant to interfere
 with the course of justice, would
 ask you as a personal favor to
 be as lenient as possible with
 him.

And Oblige
 Yours Resp^{ly} -

William Moulds

0461

Dear Sir:

You are such
a kind-hearted
man, and, as I have
heard, that you were
a married man, I
take the liberty of
addressing you.

When I was on
the jury which pre-
sented you that
memorial in the
Christmas and New Year

week, and you so kindly said you would be pleased to become further acquainted with any of me I little thought you would make my acquaintance in this manner - I have a wife and a little girl 7 years old and I have worked hard for them and will continue to do so -

I have been employed at one place for 18 years - and

have off and on sold Microscopes to Mr. Dwyer of 1228 E 34th St - On the 3rd mo 2nd of Oct I met a Mr. Johnson Edw. Johnson who told me that Dr. Brandis of 29 Market St wanted a microscope I informed Mr. Schrauer and he sent his boy down with the microscope on trial but returned and said he could not find Dr. Brandis

0463

I saw Mr. Johnson
and he said the
Dr. had sued that
day and gave me
an envelope with
a check for \$1000
signed Dr. Bianchi
saying that the Dr.
would not pay \$500
he wanted 5% off
for cash and told
me to leave the
check at Mr. Kramers
Jewelry store and
let Mr. Schramm

0464

send the microscope
there - it was sent
there and Mr. Schmitt
received it, but
I again met Mr.
Johnson and he
asked me to get
microscope and
deliver it to him
and he would de-
liver it to the Dr.
I did so and he
took the Elevator
up down and I
went home - a

0465

work on so after
this I received a
letter from him - begging
my forgiveness and
telling me he had
purchased the micro-
scope and saying when
and that he had
loaned \$200 on it.

I went at once
to Dr. Brandie's house
and found that he
had not lived there
for 14 years and that
a tenement house
had been built
where his house

had stood, and that
he was at the pres-
ent time in Escabe
next day was Satur-
day when I was
very busy working
until 11.30 in the
evening - so I in-
tended going over to
Mr. Schraeder on
Sunday to see him
about it but on
Saturday night when
I came home I was
arrested - my brother
took the \$200 and
went with the de-

0466

work on so after
this I received a
letter from him - begging
my forgiveness and
telling me he had
patented the micro-
scope and saying when
and that he had
loaned \$200 on it.

I went at once
to Dr. Brandie's house
and found that he
had not lived there
for 4 years and that
a tenement house
had been built
where his house

had stood, and that
he was at the pres-
ent time in Europe.
Next day was Satur-
day when I was
very busy working
until 11.30 in the
evening - so I in-
tended going over to
Mr. Schraden on
Sunday to see him
about it. But on
Saturday night when
I came home I was
arrested - my father
took the \$200 and
went with the de-

0467

tection to the pawn-
broker and redeemed
the microscope and
returned it to Mr.
Schrauer. I have
known Mr. Schrauer
for 23 years and worth-
lessly for him for
5 years, when I sold
microscopes for him.
I always recd. pay-
ment for same in
checks - and this
is the first time
I ever had any

0468

any trouble with
him - the difficulty
seems to be to find
this son. Johnson as
he probably left
as soon as he read
about my case in
the papers or per-
haps before -

Thanking you for
yourself and for my
poor wife, for any-
thing you may be able
to do in my behalf

0469

as I am innocent
of any crime - and
wishing that God
may send his choicest
blessings on yourself
and your dear wife

I remain
Respy

F. J. Hantsch
Cell 111

Florida

Lawyer

Mr. Hare

265 Broadway

Reference of Character
C. W. Tuttle
C. W. Tuttle & Co 465 Broadway

H. Van Ingen
Van Ingen & Co 5 av 21st St

J. S. Beard
180 Duane
Beard & Co

G. E. Dickinson
55 Broadway
Brookside White Oak Co

H. C. Deland
94 Beaver St
Deland & Co

0470

J. D. Ferguson
Bway & Spring St
Good Rubber Co

Mr. Timmons
Bway Prince St
Brown Drapery Co

Mr. Craig
23rd St & 6th Ave
Wm. Lent & Co

Mr. Moulds Prop.
Parker House
6th Ave & 36th St

0471

In re Complaint of Bank of the
Metropolis
-against-
F. J. Frambach.

The note annexed hereto purporting to be made by John Flaccus for \$348. dated July 27th 1892, and payable ninety days after date to the order of Netzel & Frambach, is a forgery both as to the name of the maker and the endorser. John Flaccus has been sued on the note, and interposed an answer denying that he ever made or delivered the note. His address is No. 64 Third Avenue. The note was discounted by the Bank of the Metropolis on or about the day it bears date. It was presented by J. F. Frambach; all the note, including the endorsements, the face of the note and the signature of the maker are in his handwriting.

The annexed two notes, dated July 22nd 1892, one for \$250. and one for \$270. purporting to be made by J. Frank Sauer are also forgeries, and in the handwriting of F. J. Frambach, who had them discounted at the Bank of the Metropolis. The endorsements of those two notes are in his handwriting.

There is no such person as J. Frank Sauer. ~~THE~~

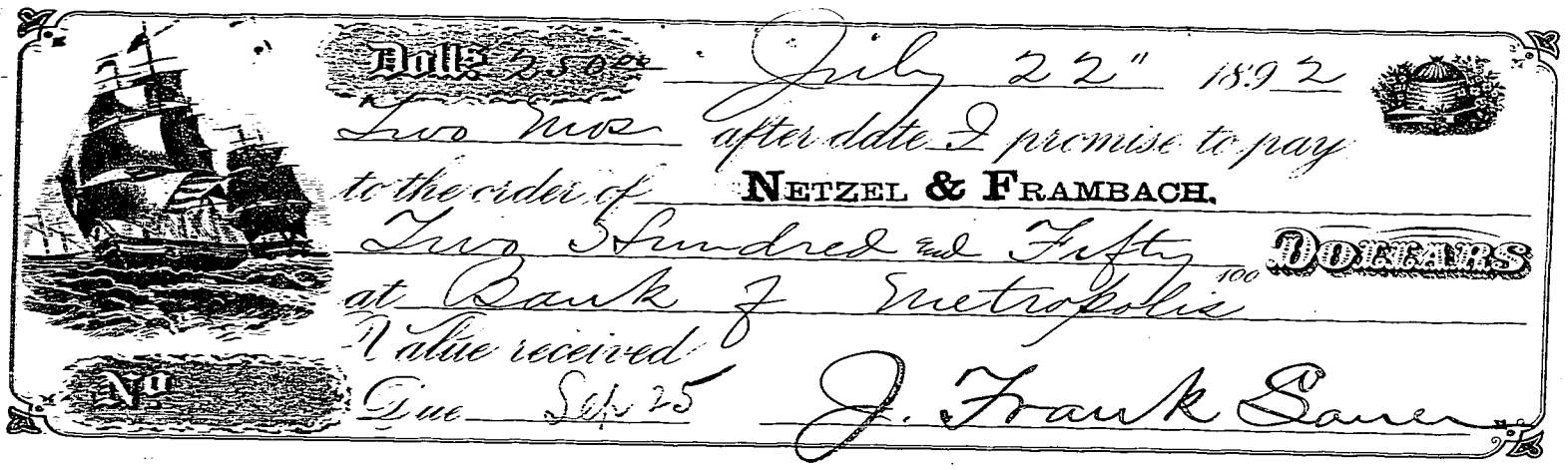
0472

A man named Adolph Sauer, who resides at No. 47 Stanhope street, Brooklyn, and who is a brother-in-law of F. J. Frambach is the only person of the name of Sauer that the Bank has been able to find. He was served with a summons and complaint on the notes, ~~xxxx~~ and he made an affidavit that he knew nothing about them. Mr. F. F. Netzel of 341 East 15th street, New York, ^{who} was a member of the firm of Netzel & Frambach, the payees, when these notes were discounted, says that the notes are forgeries. He also says that F. J. Frambach has been before charged with other forgeries. Frambach is now in the Tombs charged with grand larceny.

J. De la Cruz
att. for the Bank

Nov. 14. 1893.

0473



0474

2623
B.D.

Nettel & Frankfort

0475

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

ss.:

FRANCIS SCHELL,
JOHN DELAHUNTY,
Counsellors at Law,
280 BROADWAY,
NEW YORK.

On the 26th day of September in the year of
our Lord one thousand eight hundred and ninety two at the request of

Bank of the Metropolis,

I, John Delahanty, a Notary Public for the City
and County of New York, duly commissioned and sworn, dwelling in the City of
New York, do hereby Certify, that the original promissory Note for \$ 250.00
which is herewith annexed, was duly presented at Bank of the Metropolis

and payment thereof demanded, which was refused.

Whereupon, I, the said Notary, at the request aforesaid, did protest, and
by these presents do publicly and solemnly Protest, as well against the Maker and
Endorsers of the said Promissory Note, as against all others whom it doth or may
concern, for exchange, re-exchange and all costs, damages and interest already incurred,
and to be hereafter incurred by reason of the non-payment of the same.

And, on the same day, due notice of the foregoing Protest, properly enclosed in
an envelope, postage prepaid thereon, was put in the Post Office at New York City,
as follows, viz:

Notice for Metzel Traubach directed to.....
Notice for..... directed to.....
Notice for..... directed to.....
Notice for..... directed to.....
Notice for..... directed to.....
Notice for..... directed to.....

The above named places being the reputed places of residence or business respectively
of the persons to whom the notice was directed.

Thus done and Protested, at the City and County of New York aforesaid,
in the presence of John Doe and Richard Roe, witnesses.

IN TESTIMONIUM VERITATIS.

John Delahanty
Notary Public,
280 BROADWAY,
NEW YORK CITY.

0476

Adolph -
Jacob ref
Adam

No.

Protest, \$ 250⁰⁰/₁₀₀

J. Frank Damer

For

Bank of the Metropolis

Dated, Sept 26th 1892

John Delahanty
Notary,
280 Broadway,
N. Y.

Walter S. Harnish

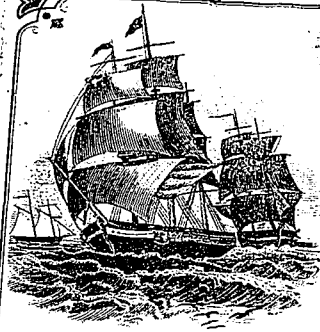

Fees, .. \$ 75

Notices and Disbt's, .. 50

\$ 125⁰⁰/₁₀₀

9/28
D. Harnish

0477

 **Date** *July 22* 1892 
Four mos after date I promise to pay
to the order of **NETZEL & FRAMBACH.**
Two Hundred and Seventy **DOLLARS**
at Bank of *Metropolis*
Value received
No *Que 7/25* *J. Frank Lauer*

0478

262f
B.D.

Netzel & Frankbach

0479

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

ss.:

FRANCIS SCHELL,
JOHN DELAHUNTY,
Counsellors at Law,
280 BROADWAY,
NEW YORK.

On the twenty fifth day of November — in the year of
our Lord one thousand eight hundred and ninety two at the request of

Bank of the Metropolis,

I, John Delahanty, a Notary Public for the City
and County of New York, duly commissioned and sworn, dwelling in the City of
New York, do hereby Certify, that the original promissory Note for \$ 270.00
which is herewith annexed, was duly presented at Bank of the
Metropolis
and payment thereof demanded, which was refused.

Whereupon, I, the said Notary, at the request aforesaid, did protest, and
by these presents do publicly and solemnly Protest, as well against the Maker and
Endorsers of the said Promissory Note, as against all others whom it doth or may
concern, for exchange, re-exchange and all costs, damages and interest already incurred,
and to be hereafter incurred by reason of the non-payment of the same.

And, on the same day, due notice of the foregoing Protest, properly enclosed in
an envelope, postage prepaid thereon, was put in the Post Office at New York City,
as follows, viz:

Notice for Stitzel & Traubach directed to _____
Notice for _____ directed to _____
Notice for _____ directed to _____
Notice for _____ directed to _____
Notice for _____ directed to _____
Notice for _____ directed to _____

The above named places being the reputed places of residence or business respectively
of the persons to whom the notice was directed.

Thus done and Protested, at the City and County of New York aforesaid,
in the presence of John Doe and Richard Roe, witnesses.

IN TESTIMONIUM VERITATIS.

John Delahanty
Notary Public,
280 BROADWAY,
NEW YORK CITY.

0480

No. 1523
Protest, \$ 270 ²⁵/₁₀₀

J. Frank Sauer
For
Bank of the Metropolis

Dated, November 25th 1892.

John Delahanty
Notary,
280 Broadway
N. Y.

Fees, .. \$ 75
Notices and Disb't's, .. 50
\$ 125

0481

1931

CITY AND COUNTY }
OF NEW YORK, } ss.

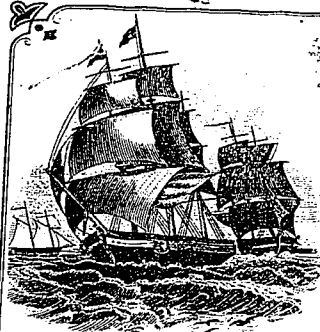
Lizzie Krawell
aged 26 years, occupation Camp Sten of No.
121 3rd Avenue Street, being duly sworn, deposes and

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

Sworn to before me this 28 day } Mrs. L. Krawell
of Oct 1893 }

[Signature]
Police Justice.

0482



Rolls

N. Y. July 27 1892



Ninety days after date I promise to pay
to the order of Metzger & Frankbach

Three Hundred and Forty Eight **DOLLARS**

at _____ at Bank of Metropolis

Value received

No

Due Oct 27

John Flaccus

0483

18 2692

B.D.

Netzel & Grambach

0484

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

FRANCIS SCHELL,
JOHN DELAHUNTY,
Counsellors at Law,
280 BROADWAY,
NEW YORK.

On the 28th day of October in the year of
our Lord one thousand eight hundred and ninety Nine at the request of

Bank of the Metropolis,

I, John Delahanty, a Notary Public for the City
and County of New York, duly commissioned and sworn, dwelling in the City of
New York, do hereby Certify, that the original promissory Note for \$ 348.00
which is herewith annexed, was duly presented at Bank of the
Metropolis
and payment thereof demanded, which was refused.

Whereupon, I, the said Notary, at the request aforesaid, did protest, and
by these presents do publicly and solemnly Protest, as well against the Maker and
Endorsers of the said Promissory Note, as against all others whom it doth or may
concern, for exchange, re-exchange and all costs, damages and interest already incurred,
and to be hereafter incurred by reason of the non-payment of the same.

And, on the same day, due notice of the foregoing Protest, properly enclosed in
an envelope, postage prepaid thereon, was put in the Post Office at New York City,
as follows, viz:

Notice for Metzel & Hambach directed to.....
Notice for..... directed to.....
Notice for..... directed to.....
Notice for..... directed to.....
Notice for..... directed to.....
Notice for..... directed to.....

The above named places being the reputed places of residence or business respectively
of the persons to whom the notice was directed.

Thus done and Protested, at the City and County of New York aforesaid,
in the presence of John Doe and Richard Roe, witnesses.

IN TESTIMONIUM VERITATIS.

John Delahanty
Notary Public,
280 BROADWAY,
NEW YORK CITY.

0485

No.

Protest, \$ 24800.00

John Flaccus

For

Bank of the Metropoli

Dated, Oct. 28th 1892

John Delahanty
Notary,
N. Y.

Netzel

Fees, .. \$ 75

Notices and Disbt's, .. 50

\$ 125

0486

Police Court *H* District.

New York, *Oct 30* - 18*93*

Mr Simpson
Pawnbroker, *198 Bowry*

No. *198 Bowry* Street.

You will please send to this Court for
identification as stolen property, the article represented
by the annexed ticket, and consisting of *one*

Microscope found
Oct 3/93 under the
name of Miller

delivered to owner by order
of Judge Grady Oct-31/93

Respectfully,

W. H. Grady
POLICE JUSTICE

0487

Detective John L. Krauch
300 Mulberry St.

0488

1721

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick J. Frambach

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

Frederick J. Frambach
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick J. Frambach

late of the City of New York, in the County of New York aforesaid, on the *twenty second*
day of *July* in the year of our Lord one thousand eight hundred and
ninety- *two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

Dolls. 250⁰⁰ July 22nd 1892
Two Mos after date I promise to pay
to the order of Netzel & Frambach
Two Hundred and Fifty ¹⁰⁰ Dollars
at Bank of Metropolis
Value received J. Frank Sauer

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

Frederick J. Frambach
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick J. Frambach

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

Dolls. 250⁰⁰ July 22nd 1892
Two Mos after date I promise to pay
to the order of Netzel & Frambach,
Two Hundreds and Fifty ⁰⁰ Dollars
at Bank of Metropolis
Value received
J. Frank Sauer

the said

Frederick J. Frambach

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.

DE LANCEY NICOLL,

District Attorney.

0490

Witnesses:

E. J. Laffey
John H. Flacens
Herd Netzel
Chas Rogers
John Delahanty

Counsel,

Filed

29 day of Nov

1893

Pleas,

Adversely Dec

THE PEOPLE

vs.

F

Frederick J. Fambach

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Harold Foreman.

0491

1721

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick J. Frambach

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

Frederick J. Frambach
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick J. Frambach,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-seventh*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

Dolls. 348.00 N.Y. July 27 1892
Thirty days after date I promise to pay
to the order of Metzel & Frambach
Three Hundred and Forty Eight Dollars
at Bank of Metropolis
Value received John Flaccus

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

Frederick J. Trambach
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick J. Trambach,

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

Dolls 348⁰⁰ N.Y. July 27 1892
Ninety days after date I promise to pay
to the order of Metzger & Trambach
Three Hundred and Forty Eight ~~00~~ dollars
at at Bank of Metropolis
Value received
John Flaccus

the said

Frederick J. Trambach

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.

DE LANCEY NICOLL.

District Attorney.

0493

Witnesses

E. S. Laffey
John H. Glacius
Fred. Netzel
Wes. Rogers
John Delahanty

156

Counsel,

Filed 29 day of Nov 1893

Pleads, *Wm. D. De*

THE PEOPLE

vs.

Forgery in the Second Degree.
(Sections 511 and 521, Penal Code.)

Frederick J. Brambach

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Revised Foreman.

0494

Court of General Sessions of the Peace

1721

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frederick J. Frambach

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

Frederick J. Frambach
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Frederick J. Frambach

late of the City of New York, in the County of New York aforesaid, on the *twenty-second*
day of *July* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with intent to defraud, feloniously did
forge a certain instrument and writing, which said forged instrument and writing is as follows, that
is to say:

Dolls 270.00 July 22" 1892
Four mos after date I promise to pay
to the order of Netzel & Frambach
Two Hundred and Twenty Dollars
at Bank of Metropolis
Value received

J. Frank Sauer

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.

0495

SECOND COUNT—

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

Frederick J. Frambach
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Frederick J. Frambach*

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

Dolls 270.⁰⁰ July 22nd 1892
Four mos after date I promise to pay
to the order of Metzel & Frambach
~~at~~ Two Hundred and Seventy⁰⁰ Dollars
at Bank of Metropolis
Value received
J. Frank Sauer

the said

Frederick J. Frambach
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.

DE LANCEY NICOLL.

District Attorney.

0496

Witnesses:

E. J. Laffey
John H. Haccus
Heid Netzel
Thos. Rogers
John Delahanty

Counsel,

Filed

day of

189

Pleds,

Myself Decl,

THE PEOPLE

28.

Forgery in the Second Degree.
(Sections 611 and 621, Penal Code.)

At

Frederick J. Frankbach

DE LANCEY NICOLL,

District Attorney.

Part I, Dec-11-97

A TRUE BILL.

J. J. [Signature]

Howard Foreman.

155.
June

155
1234

0497

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Friedrich J. Traubach

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

Friedrich J. Traubach

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

The said *Friedrich J. Traubach*.

late of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *October*, in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, with force and arms, with intent to deprive and defraud *one Fanny Schrauer,*

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*

Fanny Schrauer,

That a certain paper written in the words and figures following, to wit:

"No. 293 New York, Oct 3rd 1893
The Fifth Avenue Bank of New York, through the New York Clearing House Association.

Pay to *Dr.* Schrauer or order
Twenty Seven and $\frac{50}{100}$ Dollars.

\$47.50 Otto Brandes

which the said *Friedrich J. Traubach*

0498

then and there produced and delivered
to the said Fanny Schrauer, was then
and there a good and valid order for
the payment of money, and of the
value of forty seven dollars and
fifty cents,

By color and by aid of which said false and fraudulent pretenses and representations, the said

Frederick F. Frankbach —

did then and there feloniously and fraudulently obtain from the possession of the said

Fanny Schrauer, one microscope
of the value of forty seven
dollars and fifty cents,

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

Fanny Schrauer. —

with intent to deprive and defraud the said

Fanny Schrauer. —

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 writing was
not then and there a good and valid
order for the payment of money, and
was not of the value of forty seven
dollars and fifty cents, nor of any
value, but was wholly worthless.

0499

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said Frederick F. Traubach
to the said Fanny Schrauer was and were
then and there in all respects utterly false and untrue, as he the said
Frederick F. Traubach
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said
Frederick F. Traubach
in the manner and form aforesaid and by the means aforesaid, the said proper moneys, goods,
chattels and personal property of the said Fanny Schrauer
then and there feloniously did STEAL, against the form of the statute in such case made and pro-
vided, and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0500

BOX:

539

FOLDER:

4909

DESCRIPTION:

Franklin, George

DATE:

11/10/93



4909

0501

BOX:

539

FOLDER:

4909

DESCRIPTION:

Miller, Frederick

DATE:

11/10/93



4909

0502

BOX:

539

FOLDER:

4909

DESCRIPTION:

Otway, Ernest

DATE:

11/10/93



4909

0503

Witnesses:

John W. Hillman
Off Kehoe

Counsel,

Filed

day of

1893

Pleads,

THE PEOPLE

vs.

George Franklin,
Frederick Miller,
Ernest Otway

No 12, 4th Nov 93
No 13, 4th Nov 93

vs. LANCEY NICOLL,

District Attorney.

Attest, J. L. Lacey

A TRUE BILL.

Part 3, Nov. 16, 1893

Nos 2+3 Plead guilty Attest J. L. Lacey

Reverend Foreman.

Nos 2+3.
2nd Nov 93

Grand Larceny, second Degree
Sections 528, 531, 532, Penal Code.

0504

1912

Police Court— District.

Affidavit—Larceny.

City and County { ss.
of New York,John H. Hillman
of No. 63 West Broadway Street, aged 41 years,

occupation Shipping Clerk being duly sworn,

deposes and says, that on the 26 day of October 1893 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:

One bale of Dry Goods

Valued at Fifty four ³⁸/₁₀₀ Dollars

the property of

The H. B. Claflin Company
and in the care and custody 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

George Franklin - Frederick Miller and Ernest Otway all now here acting in concert, for the following reasons on said date deponent saw the defendant Franklin walking away from No 63 West Broadway with said property in his arms - deponent saw said defendant throw said bale into a sand cart which was being driven through West Broadway - deponent ^{stopped} ~~recovered~~ said cart - and caused the arrest of said Franklin deponent is informed by Frank Scanlon of 63 West Broadway that he saw the defendants Miller and Otway loitering around the premises No 63 West Broadway immediately before said property was stolen - deponent

Sworn to before me, this

1893 day

Police Justice.

0505

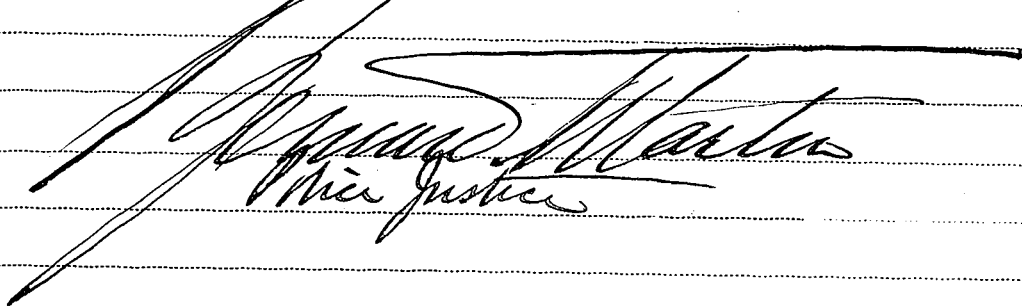
further informed by officer Kehoe of the 5th Precinct that the defendants admitted to him (Kehoe) that they were together - and that they went over to West Broadway together.

Deponent further says that he fully identified the property that he saw the defendants Franklin leave in his possession as the property that had been stolen from deponent's possession.

John A. Hillman.

Sworn to before me

this 28th day of October 1893


Justice

0506

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Scanlon
aged 24 years, occupation Shipping Clerk of No. 63 West Broadway Street, being duly sworn, deposes and,
says, that he has heard read the foregoing affidavit of John H. Hellman
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me this, 28
day of Oct 189 3

Frank Scanlon

[Signature]
Police Justice.

0507

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas F. Kehoe
Michael Kehoe

aged 5 years, occupation Police Officer of No. 5 Precinct

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of John H. Hillman

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

Sworn to before me this, 28 day of 3 1893 } Thomas F. Kehoe

Thomas F. Kehoe
Police Justice.

0508

Sec. 198—200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Franklin 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.

George Franklin

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

New York

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

Answer.

13 Catherine St - 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

Geo Franklin

Taken before me this

78

James H. Sullivan

Police Justice.

0509

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Frederick Miller 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.

Frederick Miller

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

New York

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

Answer.

141 Cherry St - 4 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty
Frederick X Miller
mark

Taken before me this
day of *Sept* 189*8*
Wm. J. Miller
Police Justice.

05 10

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Ernest Otway 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.

Ernest Otway

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

West Indies

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

Answer.

Bowery Senate House

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
Ernest Otway

Taken before me this 12th day of 1887
William H. Lester
Police Justice.

05 11

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 *\$500* 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, *Oct 28* 189 *3* _____ *Thomas M. White* 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.

05 12

967 ✓ / 1157
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John H. Hillman
63 West Broadway
George Franklin
2 Frederick Miller
3 Ernest Otway
4

Office
Vanden

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated, Oct 28 189 3

Marin Magistrate.
Kehoe Officer.

5 Precinct.
Witnesses Frank Seamlow

No. 63 West Broadway Street.

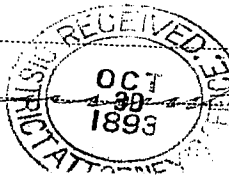
Officer Kehoe - 5 Precinct

Patrick Lee 63 West Broadway Street.

Thomas Mullins 436 Grand St

No. _____ Street.

\$150 each to answer G. S.



05 13

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*George Franklin, Frederick
Miller and Ernest Otway*

The Grand Jury of the City and County of New York, by this indictment, accuse
*George Franklin, Frederick
Miller and Ernest Otway*
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *George Franklin, Frederick
Miller and Ernest Otway*, all
late of the City of New York, in the County of New York aforesaid, on the *twenty-sixth*
day of *October*, in the year of our Lord, one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms,

*fifteen pieces of calico of the
value of four dollars each
piece*

of the goods, chattels and personal property of ~~one~~ a certain corporation
commonly known as the *H. B. Claffin Company*

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.

05 14

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
George Franklin, Frederick Miller and Ernest Otway
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *George Franklin, Frederick Miller and Ernest Otway*, all
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,

*fifteen pieces of calico of the
value of four dollars each
piece*

*of the goods, chattels and personal property of one a certain corporation
known as the N. B. Claflin Company*
by a certain person or persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said *corporation*

unlawfully and unjustly did feloniously receive and have; the said *George Franklin,
Frederick Miller and Ernest Otway*
then and there well known 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.

05 15

BOX:

539

FOLDER:

4909

DESCRIPTION:

Frazer, David

DATE:

11/24/93



4909

05 16

Witnesses:

Mary Frazer
Mary E. Tomlinson

207
ordered
Counsel

Filed,

day of

1893

Pleads,

THE PEOPLE

vs.

36-8-ave
907-
cricklayer
David Frazer

BIGAMY.
Section 208, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Howard Foreman
Part 3. December 8/93 -
Pleads guilty
S.P. 44587 mo. 13 RSM

05 17

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Harlow Davis
aged _____ years, occupation Mount M. Cooke of No. 345 East 15th Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Mary Trage and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 21 } Harlow Davis
day of Nov. 1899 }

[Signature]
Police Justice.

05 18

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Mary E. Thompson
aged _____ years, occupation Housekeeper of No. 102 East 13th Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of May Trager
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 21
day of Nov, 1895 }

Mary E. Thompson

[Signature]
Police Justice.

0519

Police Court, 2 District.

1901

City and County of New York, ss. Mary Frager
 of No. 899 Eighth Avenue Street, aged 39 years,
 occupation Housekeeper
 that on the 5th day of November 1893, at the City of New
 York, in the County of New York, David Frager, her husband

did commit the crime of bigamy under
 the following circumstances: - The defendant
 was married to defendant on the 28th
 day of March 1892, at Camden N.J.
 and defendant has her a certificate of
 said marriage, which marriage is now
 in full force, having never been
 dissolved for any cause. Defendant
 has large picture of the said
 David Frager which was a good
 likeness of him about the 5th day
 of November, 1893. Defendant is
 informed by the Rev Harlow Davis
 now Sec. a Minister of the Gospel of
 this city, that he knows the said
 David Frager, and recognizes the picture
 portrait of the said David Frager
 as the portrait of a man
 whom he married on Nov. 5, 1893
 under the name of David Mc Kee
 Hogg, to one Emma C. Dykster
 at No. 285 East 14th St, and that
 that Mr M. E. Thompson (now known)
 was a witness to the said marriage
 and defendant is informed by the said
 M. E. Thompson, that she was
 present and witnessed the said
 unlawful marriage of defendant on
 the 5th day of November 1893. Defendant
 asks a warrant for the arrest of the de-
 fendant for the crime of bigamy.

Sworn to before me this

5th day of November 1893

Mrs Mary Frager

Police Justice

0520

207 B.O. W 1338
Police Court---2--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary Trager
vs. Marc
David Trager

2.....
3.....
4.....

Officer: *Trager*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated

M. Curthy & Luff
C.O.

Officer: *Trager*
Magistrate.

Officer:

Trager
Magistrate.

Witnesses.....

No. Street.

No. Street.

No. Street.

\$..... to answer.....

0521

1

Your Honour

on the 3rd of November Friday
Mr Harlow Davis sent a Mrs
Merrill a Spiritual Medium
^{fortune teller}
to ask me to marry Miss Silvester
I said no and she said would I
on Saturday I know I told her it was
Impossible she then told me
Mr Davis wanted to see me

~~she~~
Miss Silvester was present
in a house in E 45th Street
first house West of 2nd Ave. I side

0522

2

To see me on Saturday.
I went down ~~to~~ he asked
me if I wouldnt marry
Miss Silvester and I said
I was married ~~and~~ if I done
such a thing I would come
to trouble ~~and~~ he said there
would be no trouble as a
Spiritualist Marriage did not
stand in law in this country.

0523

3

that interview was in his
seance room no one was
present and I am sorry for it
I told Miss Silvester I was
married and had a wife & one
child and she said it did not
matter a spiritualist marriage
did not stand in this country
I can get 2 people to prove
I told her so Mr + Mrs Pollett
970 & are ~~at~~ tell more

0524

Your Honor

this is the truth the
whole truth so help me
God and the crime I
have to plead guilty to
I never ask the girl
to marry me Mr Davis
made the day and hour
and done every thing he told
me to come down on Sunday
at 11 am and I went

0525

The ceremony was performed
while Mr Harlow Davis was in a
trance he was held up and
he did not know any thing
he said or done Mr Harlow Davis
is a spiritual medium or magnetic
Doctor and fortune teller

Miss Albinster is a spiritual
medium a fortune teller & am
a Bricklayer I would not
sign the marriage paper

0526

over

and in regard to money
I could always earn
enough for myself and
them and it was
Miss Williams got me to
go out of New York City
she put up the money to go
to Richmond Va and Mr. Pollitt
can prove that she knew her
husband and when they accused
her for going back on me and
said she told it to her friends

0527

POOR QUALITY
ORIGINAL

that was in the
Williamson's. I need
not have written
for him for crook or brook
our friend done
and counterfeits this knowledge
I got from him
and he was a
as I want to go
work I don't want to go
to the
to the

0528

9
Your
6th year 2. My first moment
about 2 years ago I married
Mary Fraser but she
wanted me to go to Philadelphia
to live in her front room
I would not go as she was
a big crook Mary Fraser
before I knew her had a
child and the child was
put away and she knew it

0529

I have been in the country

1 hour on 22 of July 1884

and the weather was very

fine. The first time I have

been in the country since

the first of the year.

The weather was very

fine. The first time I have

been in the country since

the first of the year.

The weather was very

fine. The first time I have

been in the country since

the first of the year.

The weather was very

fine. The first time I have

been in the country since

the first of the year.

The weather was very

fine. The first time I have

been in the country since

the first of the year.

I told her I was married and

my wife was living in the

and I was not married.

My Mother's name is

learned from the

my brother for both I am

willing to keep the name

to avoid confusion. I

may and not be married

7 months

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

and I am not married

0530

SPIRITS DID NOT SAVE HIM

DAVID FRAZER'S THREE WIVES ARE
ALL VERY MATERIAL.

The Second One, Whom He Robbed,
Brought About an Indictment for Bigamy
Just in Time to Keep Him from Getting
the Third's Little Fortune.

The mere fact that David Frazer, alias Hogg, alias Davis, was a believer in Spiritualism to such a degree that the spirits of deceased friends gave him information about chances of material advancement, did not save him by any supernatural means from the earthly clutch of the officers of the law when the New York Grand Jury found an indictment against him for bigamy.

Like every other purely material person, he was arraigned before the Recorder this morning and pleaded not guilty to the charge. He was arrested in Richmond, Va., by Detective Sergeants McCarthy and Cuff of the Central squad after some exceedingly clever detective work.

Frazer married his first wife in Belfast, Ireland. Later, he came to this country and married Mary Lansberry at Camden, N. J., on March 24, 1892. After securing all her money, \$750, he deserted his second wife six months ago and came to this city. This wife, who now lives at 399 Eighth avenue, is the one who made the complaint which resulted in the indictment.

Later on he met wife No. 3, Mrs. Emma C. Sylvester, while attending a series of Spiritualistic seances at Carnegie Music Hall. He convinced her that he was her affinity, and they were married Nov. 5 by the Rev. Dr. Davis, at 345 East Fifteenth street.

The indictment and arrest came very opportunely to the third wife, for he had convinced her that he could make a lot of money if she would let him have \$3,000, that he might take a contract to build a hotel at Richmond, Va. She had cabled for the money to Birmingham, England, when the arrest occurred.

The fact was, it is said, that a deceased friend had told him—appearing to him in astral form—that he could make a fortune at Oakland, Cal., whither it is supposed he designed to fly and leave wife No. 3.

Frazer has the appearance of being a mechanic. He is about 35 years of age. He made a fight in Virginia against extradition.

0531

teenth precinct a long chase last night but he was finally captured.

About 10:30 o'clock last night McAuliff went into the house of Louis Mayer at 68 West Twelfth street while the front door was ajar. No one was in the hall, and McAuliff went quietly up the stairs to the second floor and into a room, where he stole a jewel case from a bureau, containing a gold chain and one or two other articles valued at \$25.

He went down stairs again and was just leaving the house, when Mr. Mayer discovered him. Mr. Mayer followed him out and the thief began to run. His victim started after him, yelling "Stop thief!" at the top of his voice.

Policeman Brown was on duty near by and he joined in the chase. McAuliff turned down Sixth avenue and into Tenth street, with Brown close behind and followed by a crowd which was increasing at every step.

At Tenth street Brown began to blow his whistle for help. Down Tenth street plunged the thief until Waverly place was reached.

He turned down Waverly place then into Gay street, where he threw the box of jewelry away. Finally, in Christopher street, near Washington, he fell, thoroughly exhausted, after running over half a mile. Brown, followed by over 100 persons, was on him in a minute and soon marched his prisoner to the station house in Mercer street. The jewelry was recovered.

In the Jefferson Market Police Court to-day McAuliffe was held for trial.

AFRAID OF A HORSESHOE PISTOL

A Man in Search of the Salvation Army Went Into the Volks Garten.

Fred Hartnell, a stranger in this city, who lives on the Bowery, was charged in the Essex Market Police Court this morning, with using vile and abusive language, and assaulting Max Eisner of 141 Attorney street, who is a waiter at the Volks Garten, 120 Bowery. The complainant said that Hartnell went in there last night and used filthy language and threw beer glasses at him. He called in Policeman Butler of the Eleventh precinct, who arrested the prisoner.

Hartnell said: "I went into the Volks Garten last night with my hat on and sat down. The complainant came up to me and asked me what I wanted to drink. I told him nothing, as I had no money. He then said he

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0532

District Attorney's Office,
City & County of
New York.

Pro
v
Fraser } Bigamy

Put on Part 3
for Friday Dec.
8.93
L. W. K.

All issued Dec 7th
Go off for Rev Davis
Mrs Hagg & Miss
Thompson - for
Dec 8th

M

0533

497

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

David Trager

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

David Trager

of the CRIME OF BIGAMY, committed as follows:

The said *David Trager*,

late of the City of New York, in the County of New York aforesaid, on the *fourth*
day of *March*, in the year of our Lord one thousand eight hundred and
ninety-two, at the *City of Camden, in Camden*
County, in the State of New Jersey.

did marry one *Mary Sandberg*, and *then* the said
Mary Sandberg, did then and there have for
his wife; and the said *David Trager*.

afterwards, to wit: on the *fifth* day of *November*, in the year of
our Lord one thousand eight hundred and ninety-*three*, at the City and County
of New York aforesaid, did feloniously marry and take as *his wife* one
Emma C. Sylvestre, and to the said
Emma C. Sylvestre, was then and there married, the said
Mary Sandberg, being then living and in full life,

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.

0534

BOX:

539

FOLDER:

4909

DESCRIPTION:

Freeman, Abraham

DATE:

11/16/93



4909

0535

Witnesses:

Off Firmsen

Counsel,

Filed,

day of

1897

Pleas,

Not guilty 20

THE PEOPLE

vs.

Abraham Freeman

even days

CONCEALED WEAPON.

(Section 410, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Part 3 February 18/95

Part 3 Feb 11

Part 3 Feb 13

Part 3 Feb 18

Part 3 Feb 23

Part 3 Feb 28

Part 3 Feb 29

Part 3 Feb 30

Part 3 Feb 31

Part 3 Feb 32

Part 3 Feb 33

Part 3 Feb 34

Part 3 Feb 35

Part 3 Feb 36

Part 3 Feb 37

Part 3 Feb 38

Part 3 Feb 39

Part 3 Feb 40

Part 3 Feb 41

Part 3 Feb 42

Part 3 Feb 43

Part 3 Feb 44

Part 3 Feb 45

Part 3 Feb 46

Part 3 Feb 47

Part 3 Feb 48

Part 3 Feb 49

Part 3 Feb 50

Part 3 Feb 51

Part 3 Feb 52

Part 3 Feb 53

Part 3 Feb 54

Part 3 Feb 55

Part 3 Feb 56

Part 3 Feb 57

Part 3 Feb 58

Part 3 Feb 59

Part 3 Feb 60

Ind and convicted

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more

Pen 6 mos

Foreman.

1895

1896

1897

1898

1899

1900

1901

1902

1903

1904

1905

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1907

1908

1909

Off Term Jan 16/94 OK

Apr 17/94 also by W.D.

0536

Police Court, 3 District.

1901

City and County of New York, ss. Henry G. Fineisen
 of No. the 11th Precinct Police Street, aged — years,
 occupation Police officer being duly sworn, deposes and says,
 that on the 7 day of November 1893, at the City of New
 York, in the County of New York,

Abraham Freeman (now here) did
 wilfully and unlawfully, with intent
 to use the same, carry concealed upon
 his person a pair of metal knuckles,
 in Chrystie Street. Wherefore
 deponent prays that defendant
 may be held and dealt with
 according to law.

Sworn to before me this }
 8 day of November 1893 } Henry G. Fineisen
John C. M.
 Police Justice

Henry G. Fineisen

0537

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss:

Abraham Freeman being duly examined before the undersigned 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.

Abraham Freeman

Question. How old are you?

Answer.

42 years

Question. Where were you born?

Answer.

England

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

Answer.

*79 Mott St.**7 years*

Question. What is your business or profession?

Answer.

Bar tender

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**Abraham Freeman*

Taken before me this

day of *March* 188*2**John H. Ryan*

Police Justice.

0538

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

Me 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, Nov. 8 189 Sam H. Ryan 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.

0539

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

#60-73,01

Police Court---

District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry J. Friedman
vs.
Abraham Friedman

2

3

4

Dated

189

Magistrate.

Officer.

Precinct.

Witnesses

No.

Street.

No.

Street.

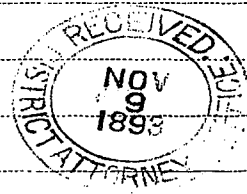
No.

Street.

\$

to answer

Carroll



Offense: Carrying loaded
Weapon

0540

COURT OF GENERAL SESSIONS-Part III.

-----x
The People of the State of New York, : Before HON. RANDOLPH
 : B. MARTINE, and a
 : jury.
Abraham Freeman. :
-----x

Indictment filed November 16th, 1894.

Indicted for carrying concealed weapons.

New York, February 18th, 1895.

APPEARANCES: For the People, Assistant District
Attorney, John N. Lewis.

For the Defendant, Mr. Mark Alter.

H E N R Y G. F I R N E I S E N, a witness for the People, sworn,
testified:

I am a Police Officer attached to the 11th Precinct.
I know the defendant. I saw him on the day of the arrest,
the morning of November 7th, 1894, about one o'clock in the
morning, on Christie Street, near Houston. I came from
the lower end of my post, in Broome Street, near Christie.
I started up Christie Street to go towards Houston Street.
I got right near Houston Street. I noticed a whole crowd
of people running around. I seen this man, the defendant,
in the lead. I ran across the street, and caught hold of
the defendant. I asked what was the trouble. As I did,
some one in the crowd hollered, "Beware, officer, that
man has got brass knuckles." I says to him, Where are
those knuckles?" He says, "I ain't got any knuckles."
If you don't believe me, search me." He had hold of the
two lapels of his coat that way, and he says, "Search me."

0541

I started to search him, and I put my hand on his right side pocket, and there I found the knuckles in his possession. The brass knuckles which I now produce are the ones which I found on the defendant. The defendant told me he got into a fight with a man who came at him with these brass knuckles, that he took them away from the man, and ran away with them. I am familiar with weapons of this sort, and I know that these are brass knuckles. The defendant told me that somebody wanted to do him. I took the defendant down, and put him under arrest, at the station house. There he made a statement, saying that some people wanted to assail him with these knuckles, that he took them away from them and ran.

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

None of the crowd went to the station house. When I asked them to go they said, "We don't want to be put in trouble and brought down town." They ran away. I didn't know any of them. I investigated, and learned that there had been a fight around in the Bowery. I didn't see the fight. I don't know that this man was in the fight, except what he told me, himself. This was in the neighborhood of one o'clock. The defendant made no explanation as to the cause of his being out that night. I saw no other person in company with the defendant. I am certain that the defendant said he had no brass knuckles when he asked me to search him. I know nothing about the defendant's previous character. I didn't get the addresses of the people who were among the crowd.

0542

1
D E F E N C E.

A B R A H A M F R E E M A N, the defendant, sworn, testified:

I am 22 years of age and am a canvasser by occupation. Prior to being a canvasser, i was employed tending bar for my brother. I remember the night when I was arrested, charged with having brass knuckles in my possession. It was in November. I was working that night, tending bar for my brother, whose place of business was at 59 Bayard Street. I stopped working at 6 o'clock that night. I went home. I met a friend of mine named Wolf Silverstein, and we both agreed to go to the London Theatre, situated on the Bowery, between Stanton and Broome Streets. We went to the theatre that evening. It was a variety show. We came out, about a quarter of eleven o'clock. After the show, we went to Cunningham and Lyon's restaurant, and remained there about three quarters of an hour. After coming out of the restaurant, my friend proposed that we take a little walk, as it was a pleasant evening. We walked as far as the corner of Houston Street and the Bowery. We happened to look towards Christie Street, and between Christie and the Bowery, on Houston Street, there was a lot of boys. Some argument was going on. I had my overcoat on my arm and I was walking down with my friend. Some one said, "Here is one of them." I got a punch and my nose bled. The officer saw my nose bleeding, and somebody took my overcoat. Another fellow made a run for me with these knuckles in his hand. I caught his hand in time, took the knuckles off, and ran away with them. My overcoat was stolen. At the time the officer arrested me, I didn't know that I had those knuckles in my pocket, because I was all exited. I didn't know what I had done with them.

I tried to tell the officer that I was in a fight. I was arrested once for violation for violation of the Excise Law, but not for any other offence. Since the night of this occurrence, I have been out on bail, and have been in the City of New York all the time. My friend, Wolf Silverstein is not in New York, now. I have tried to find him.

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

I saw Wolf Silverstein three or four days ago. I told my counsel where he could be found. I am 22 years of age, and was born in London, England. I have lived in this city at 79 Mott Street, and lived there 7 or 8 years. I have been a canvasser for pictures and picture frames. I have employed for a time by Hanan and Sons, the shoe manufacturers, corner of Centre and White Streets. I left there, because they told me that there was no more work for me, and that I could go back when times got better. I didn't have anything to drink on the night of this occurrence. I was perfectly sober at the time the man came up to me with the brass knuckles, and struck me with them. I have no recollection of putting the knuckles into my pocket. I had no particular purpose in taking a walk that night, except that it was a pleasant night and my friend asked me to go. I received a punch in the nose from one of the crowd, and immediately started to defend myself. Another of the crowd came towards me with these brass knuckles on, and I took them from him and ran away.

The jury returned a verdict convicting the defendant of the crime of carrying concealed weapons, with a strong recommendation to the mercy of the Court.

0544

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 3d DISTRICT.

of No. 11th Precinct James J. Keenan
occupation Officer Street, aged 35 years,
that on the 6th day of November 1893
at the City of New York, in the County of New York,

Abraham Freeman was found
in Eldridge Street with a pair
of steel knuckles in his possession
contrary to law. Dependent therefore
prays that said Abraham Freeman
be held for further evidence

James J. Keenan

Sworn to before me, this

of Nov.

7th day

Police Justice.

0545

Police Court, 3 District.

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

Abraham Freeman

vs.

AFFIDAVIT.

Dated Nov 7 1893

Ryan Magistrate.

Officer.

Witness,

Disposition,

500 for 8-10 am

0546

458

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Abraham Freeman

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

Abraham Freeman
of a FELONY, committed as follows:

The said *Abraham Freeman*

late of the City of New York, in the County of New York aforesaid, on the *sixth*
day of *November*, in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, with force and arms, feloniously did furtively
carry, concealed on his person, a certain instrument and weapon of the kind commonly known as
metal knuckles with intent then and there
feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown,
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

Abraham Freeman

of a FELONY, committed as follows:

The said *Abraham Freeman*

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, feloniously did possess a certain instrument and
weapon of the kind commonly known as *metal knuckles*
by him then and there concealed, and furtively carried on his person, with intent then and there
feloniously to use the same against some person or persons to the Grand Jury aforesaid unknown,
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.

Off Farnesen

Filed,

Please

THE PEOPLE

vs.

CONCEALED WEAPON.
(Section 410, Penal Code.)

Abraham Freeman

over days

DE LANCEY NICOLL,

District Attorney.

Dec 3, 1893
Park 3. Felham 1893

TRIED AND CONNECTED
A TRUE BILL

Part 3 of the 11 received. Strongly to

13. Pen 6 ms

1. "B. A. M. D. 13. M."

of Verm. Jan. 16th 1878

[illegible]

Counsel Assignee
 Sex.
 Age.
 Nativity.
 Residence.
 Occupation.
 Married or Single.
 Education.
 Religious Instruction.
 Parents Living.
 Temperate or
 No

0547

0548

BOX:

539

FOLDER:

4909

DESCRIPTION:

Freeman, James D.

DATE:

11/03/93



4909

0549

Witnesses:

Alfred J. Howard
Joseph A. Dabrowski
James T. Bishop
Frank Moss

not
gas waived
49634

FILED DEC 15
1896

503

Counsel,

Filed, 3 day of Nov 1896

Pleads,

THE PEOPLE

vs.

James D. Freeman

840 Broadway

VIOLATION OF THE EXCISE LAW.

Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

SUPREME COURT PART 1,

December 22 1899

A TRUE BILL INDICTMENT DISMISSED.

Edward G. Taylor

Foreman.

0550

4390

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

THE PEOPLE OF THE STATE OF NEW YORK
against

James D. Freeman

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

James D. Freeman —

of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER ON SUNDAY, committed as follows:

The said

James D. Freeman, —

late of the City of New York, in the County of New York aforesaid, on the *fifteenth* day of *October*, — in the year of our Lord one thousand eight hundred and ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale 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 Alfred T. Howard, Joseph A. Sabrowski*, — and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the form of the statute in such case made and provided, and against the peace of the People of New York and their dignity.

SECOND COUNT—

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

James D. Freeman —

of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said

James D. Freeman, —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the same being Sunday, certain strong and spirituous liquors, wines, ale 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 offer and expose for sale to *one Alfred T. Howard, Joseph A. Sabrowski*

and to certain other persons whose names are to the Grand Jury aforesaid unknown, 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.

0551

BOX:

539

FOLDER:

4909

DESCRIPTION:

Fritz, William

DATE:

11/21/93



4909

0552

Witnesses:

Frederica Yager
Off Mc Carthy

Counsel,

Filed

Pleads,

Nov 1894

21st day of Nov 1893

THE PEOPLE

vs.

William Fritz

odd days

DE LANCEY NICOLL,

District Attorney

Part I - Dec-13-93,

A TRUE BILL.

W. L. L. Foreman.

Dec 13/93
Defendant's name
recognizance

Burglary in the second degree.
[Section 406 Penalt. Code]

I am satisfied
from an examination
made in the entire
Case. That there exists
no felonious intent -
The case should be
dismissed as the
my best reputation
for character -
a straight forward
man - I would recommend
this discharge upon
his own recognizance
W. L. L. Foreman
Dec. 13th 93 Court District

0553

Police Court 11 District.City and County } ss.:
of New York,of No. 505 " W 52 " Street, aged Frederica Yager years,occupation Housekeeper being duly sworndeposes and says, that the premises No 505 W 52 " Street, 22 " Wardin the City and County aforesaid the said being a five story brick house4th flat of said premises
and which was occupied by deponent as a living apartmentsand in which there was at the time a human being, by name Frederica Yagerattempted
were BURGLARIOUSLY entered by means of forcibly breaking open
a door leading from the hallway of said
premises into deponent's apartments.on the 1st day of November 1899 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:a quantity of wearing apparel
and other property of the value of
one hundred dollarsthe property of Frederica Yagerand 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 byWilliam Fritz (now here) and another
unknown person not arrestedfor the reasons following, to wit: that about the hour of 4
P.M. on said date deponent discovered
the said defendant Fritz and the
unknown person not arrested in the act
of attempting to forcibly open the door leading
into deponent's apartmentsChas. H. Burke
Police JusticeFrederica Yager

0554

Sec. 193-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Fritz 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. William Fritz

Question. How old are you?

Answer. 27 yrs

Question. Where were you born?

Answer. W S

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

Answer. 529 W 52nd St - Coney Island

Question. What is your business or profession?

Answer. Driver

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
William Fritz

Taken before me this 18th
day of April 1897
John W. Smith
Police Justice

0555

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 Ten 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 Nov 18 189 3 James H. Burke 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 offence within mentioned. I order h to be discharged.

Dated _____ 189 _____ Police Justice

0556

1226

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederica Baker
505 W. 52nd St.

1 *William Fitch*

2

3

4

Offence attempted
Burglary

BAILED,

No. 1, by

Residence Street

No. 2, by

Residence Street

No. 3, by

Residence Street

No. 4, by

Residence Street

Dated *Nov 18th* 189 *9*

Burke Magistrate.

McCarthy Officer.

22 Precinct.

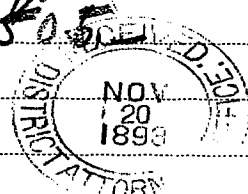
Witnesses *Thos. Griffin*

No. *509 505* Street.

No. Street.

No. Street.

\$ *1000.* to answer *G. L.*



att 13

0557

463

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William Fritz

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

William Fritz
of attempting to commit the crime
of the CRIME OF BURGLARY in the second degree, committed as follows:

The said

William Fritz

late of the 2nd Ward 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 ninety-three in the day, time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one

Frederica Yager

attempt to

there situate, feloniously and burglariously did break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said

Frederica Yager

in the said dwelling house then and there being, then and there feloniously and burglariously to steal,
take and carry away,

the said William Fritz
being then and there assisted by
a confederate actually present,
whose name is to the Grand Jury
aforesaid unknown,

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