

0758

BOX:

71

FOLDER:

796

DESCRIPTION:

Ward, Michael

DATE:

06/21/82



796

0759

Def't has served
a term in Pen.
for larceny
F.S.

214

Day of Trial
Counsel,
Filed 21 day of June 1882
Pleads

THE PEOPLE
vs.
19
3108 ST
CAMP
P
Michael Ward

BURGLARY—Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney.
I 2 June 22, 1882
Pleads guilty.
A TRUE BILL.

John P. Thomas Foreman.
J. P. Thomas
found F.S.

0760

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Michael Ward

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

Michael Ward

of the crime of Burglary in the third degree,

committed as follows:

The said

Michael Ward

late of the Eighth Ward of the City of New York, in the County of New York,
aforesaid, on the twelfth day of June in the year of our
Lord one thousand eight hundred and eighty two, with force and arms, at the Ward,
City and County aforesaid, the restaurant of

James Truswell

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

James Truswell

then and there being, then and there

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

of the value of fifty cents each, twelve
plates of the value of fifty cents each,
one dozen knives of the value of one
dollar each, and one dozen forks of the
value of fifty cents each

of the goods, chattels and personal property of the said

James Truswell

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

John McKeon
District Attorney

0761

BAILED,

No. 1, by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____

Sec. 208, 209, 210 & 212.

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Lucie McDonald
153 1/2 St. Perry
Michael Ward

Offence, *Burglary*

Dated *June 12 1882*

Smith
Magistrate.

McArthur & Officer

Clerk.

Witnesses *Silas McArthur*

No. *87 1/2 Pennel*
Street,

No. _____
Street,

No. _____
Street,



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

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

Dated *June 12 1882*

Solomon Smith
Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0762

Sec. 198-200.

2

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Michael Ward

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. Michael Ward

Question. How old are you?

Answer. Nineteen years

Question. Where were you born?

Answer. U.S.

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

Answer. 3/4 East 35th St Two years

Question. What is your business or profession?

Answer. Baker.

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 was intoxicated when I did it.

Taken before me, this 12th day of June 1887 Michael Ward

Solomon [Signature] Police Justice.

0763

Police Court—Second District.

City and County } ss:
of New York.

30 years. Restaurant

of No. 153 1/2 Spring Street, being duly sworn,
deposes and says, that the premises No. 153 1/2 Spring

Street, 8th Ward, in the City and County aforesaid, the said being a frame building
and which was occupied by deponent as a Restaurant

were **BURGLARIOUSLY**
entered by means of breaking a pane of glass
in a window leading into the
front of said building and entering
through said window

on the Night of the 12th day of June 1892
attempted to be

and the following property feloniously taken, stolen, and carried away, viz:

a quantity of dishes and a number
of knives and forks and a quantity
of provisions of the value of twenty
five dollars

the property of James Inswell

and deponent further says, that she has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen
and carried away by Michael Ward (nowhere)

for the reasons following, to wit: deponent caught
said Ward in the above mentioned
restaurant and detained him
until the arrival of Officer McArthur
of the Eight Precinct Police.

Amie Inswell

Seem to believe me this 12th
day of June 1892
Selenia Smith Police District

0764

BOX:

71

FOLDER:

796

DESCRIPTION:

Waters, Thomas

DATE:

06/27/82



796

0765

134

Filed 27 day of June 1882

Pleas *Not Guilty* (20)

THE PEOPLE

vs.

Thomas Waters

Assault and Battery.—Felonious.
Firearms.

JOHN McKEON,

July 14, 1882 District Attorney.

Pleas Guilty 2nd Court

A True Bill.

V.P. 2 year.

Chas. H. Foreman
Foreman.

mf

0766

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Waters

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

Thomas Waters

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

The said *Thomas Waters*

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

James Smith

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

SECOND COUNT.

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

Thomas Waters

of the Crime of Shooting and Discharging off a *pistol* at another, without justifiable or excusable cause, with intent to injure such other, committed as follows:

The said *Thomas Waters*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *James Smith* then and there being, wilfully and feloniously did make an assault and to, at and against *him* the said *James Smith* a certain *pistol* then and there loaded and charged with gunpowder and one leaden bullet, which *he* the said in *his* right hand, then and there had and held, wilfully and feloniously, and without justifiable or excusable cause, did then and there shoot off and discharge, with intent, thereby *him* the said *James*

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

JOHN McKEON, District Attorney,

0767

BAILED,

No. 1 by _____
 Residence _____
 Street, _____

No. 2, by _____
 Residence _____
 Street, _____

No. 3, by _____
 Residence _____
 Street, _____

No. 4, by _____
 Residence _____
 Street, _____



Police Court ^{2nd} District
 532

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James Smith
 James Smith
 James Smith

Offence, Felonious Assault
 and Battery

Date, 19 June 188

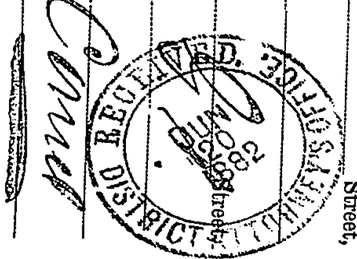
Magistrate
 Charles Smith
 and Charles Smith
 Court Clerk

Witnesses,

No. _____
 Street, _____

No. _____
 Street, _____

No. _____
 \$ 1000 to answer



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 Thomas Waters

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Two 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 19 June 188 [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0768

Sec. 198-200.

1st District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Thomas Waters

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.

Thomas Waters

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

United States

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

Answer.

425 West 26th 4 months

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. I shot
Complainant in self defence
I waive further Examination

Thomas ^{his} Waters
Mark

Taken before me this

day of

June 19

1938

John J. [Signature]

Police Justice.

0769

Form

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

POLICE COURT—FIRST DISTRICT.

James Smith aged 40 years Laborer
of No. 425 West 26th Street, being duly sworn, deposes and says,
that on the 18th day of June 1882

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by Thomas Waters.

who did feloniously point aim
and discharge a pistol loaded with
powder and leaden ball at deponents
body and said leaden ball striking
deponents right arm causing
a painful wound

Deponent believes that said injury, as above set forth, was inflicted by said

Thomas Waters

with the felonious intent to take the life of deponent, or to do ^{deponent} 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~~ dealt with accord-
ing to law.

James his Smith

mark

Sworn to, before me, this

day of

Police Justice.

0770

BOX:

71

FOLDER:

796

DESCRIPTION:

Waxman, Emanuel

DATE:

06/28/82



796

0771

317

WITNESSES.

Day of Trial,

Counsel,

Filed 28 day of June 1882

Pleads Not Guilty (29)

THE PEOPLE

vs.

Emmett Wayman

John McKeon

JOHN McKEON,

District Attorney.

A True Bill.

John McKeon Foreman.

July 7/82

Charles P. ...

Charles P. ...
Attest of Notary

LARCENY AND RECEIVING STOLEN GOODS

0772

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

THE POPE OF THE STATE OF NEW YORK,

against

Emanuel Waxman

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

Emanuel Waxman

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Emanuel Waxman

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

*one overcoat of the value
of twenty five dollars, one pair of
pantaloons of the value of ten dollars
and one cloak of the value of fifteen
dollars.*

of the goods, chattels and personal property of one

David Israel

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

*John McKeon
District Attorney*

0773

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Sec. 308, 309, 310 & 316
217 646

Police Court - 3 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Sherman
St. Marks St.

1 *Emmanuel Maxman*

Offence, *Armed Robbery*

Dated *June 22* 188 *2*

Worngan Magistrate.

Leavel Officer.

2 Clerk.

Witnesses *Henry Roberts*

No. *38* *St. Marks* Street.

No. _____ Street.

No. _____ Street.



1500 To wms
Call &

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 *Emmanuel Maxman*

~~he had to answer the same~~
guilty thereof, I order that he be admitted to bail in the sum of *1500* hundred Dollars and be committed to the *City of New York* Warden or Keeper of the City Prison until he give such bail.

Dated *June 22* 188 *2* *Worngan* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0774

Sec. 198-200.

3

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Emanuel Waxman 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. Emanuel Waxman

Question. How old are you?

Answer. 15 years

Question. Where were you born?

Answer. England

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

Answer. 44 Baxter Street 8 years

Question. What is your business or profession?

Answer. Clerk

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

Answer a young man gave me this thing to carry for him to the corner Canal & Ludlow Street

Taken before me, this 27

day of June 1887

C. Warrard

A. J. [Signature] Police Justice

0775

3rd District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

Rebecca Newman

of No. 38 Wester

Street,

being duly sworn, deposes and says, that on the 21 day of June 1882

at the City of New York,

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

One Over board, one pair of Pants and one Silk blouse in all of the value of the value of about fifty dollars

Sworn before me this

22

day of

June 1882

the property of David Israel deponent's father

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 Emanuel Maynard (wooden)

from the fact that deponent is informed by Harry Roberts of 41-38 Wester Street that he saw said Emanuel come from the aforesaid premises with the aforesaid property in his possession that he caused the arrest of said Emanuel and deponent fully identifies the property found in his possession as the property stolen from her and her father

Rebecca Newman
mark

Handwritten signature of Police Justice

Police Justice

0776

City & County of New York } ss'

Harry Roberts of No 38
Wester Street being duly sworn deposes
and says that he has read the
affidavit of Rebecca Newman and
knows the contents thereof, that the
portion therein stated and referring
to deponent is true to deponent's
own knowledge.

Sworn to before me at Harry Roberts
22 June 1852
A. H. [Signature]
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0777

BOX:

71

FOLDER:

796

DESCRIPTION:

Wells, John N.

DATE:

06/28/82



796

0778

Prepared by
Superintendent
in application
of the Lumber
See. Lumber Division

SP

J. L. Chamber
36
206 Broadway

Counsel,

Filed 28 day of June 1882

Pleas

THE PEOPLE

vs.

John S. Wells
P

Embezzlement

DANIEL G. ROLLINS,

Part 2 June 29 District Attorney.

Pleas Guilty

A True Bill.

W. H. Mason Foreman.

George M. ...

July 12/82

0779

Court of General Sessions

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John H. Wells

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

John H. Wells
of the CRIME OF *Embezzlement*

committed as follows:

The said *John H. Wells*

late of the First Ward of the City of New York, in the County of New York, aforesaid
not being an apprentice or person within the age of eighteen years, on the *seventeenth*
day of *June* in the year of our Lord one thousand eight hundred and
eighty *two* was employed in the capacity of a clerk and servant to ~~one~~

The Kendall Manufacturing Company

and as such clerk and servant, was entrusted to receive from *one J. W.*

Torberg the sum of *twenty five*
dollars and seventy five cents in
money

and being so employed and entrusted as aforesaid, the said *John H. Wells*

by virtue of such employment

then and there did receive and take into his possession *the said sum of*
twenty-five dollars and seventy
five cents in money, lawful
money of the United States and
of the value of twenty five dollars
and seventy five cents

for and on account of *the said The Kendall*
Manufacturing Company

his said master and employer; and that the said *John H. Wells*

on the day and year last aforesaid,

with force and arms, at the Ward, City and County aforesaid, fraudulently and feloniously did
take, make away with and secrete, with intent to convert to his own use, and did fraudulently
and feloniously embezzle and convert to his own use, without the consent of said master and
employer, and did fraudulently and feloniously and without the consent of his said master and
employer withhold, appropriate, apply and make use of the said *sum of*

money

(Over.)

0780

of the goods, chattels, personal property and money of the said *The Kendall Manufacturing Company* which said goods, chattels, personal property, and money had come into his possession and under his care, by virtue of his being such clerk and servant as aforesaid, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McCreary
District Attorney
~~And the Grand Jury aforesaid, by this indictment, further accuse the said~~

~~of the Crime of~~

~~committed as follows:~~

~~The said~~

~~late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year last aforesaid, at the Ward, City and County aforesaid, with force and arms, fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes) of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Demand Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as a bank note), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as half eagles), of the value of ten dollars each: six gold coins (of the kind usually known as quarter eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollars), of the value of one dollar each: thirty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: two hundred and forty silver coins (of the kind usually known as shilling pieces), of the value of twelve and a half cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand coins (of the kind known as three cent pieces), of the value of three cents each: three thousand copper coins (of the kind known as cents), of the value of one cent each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each.~~

~~Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as United States Treasury notes, of a number and denomination to the Jurors aforesaid unknown, and more accurate description of which cannot now be given, of the value of~~

~~Divers Promissory Notes for the payment of money, the same being then and there due and unsatisfied, and of the kind known as Bank Notes, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

~~Divers Due Bills of the United States of America, the same being then and there due and unsatisfied, and of the kind known as Fractional Currency, of a number and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

~~Divers Coins, of a number, kind, and denomination to the Jurors aforesaid unknown, and a more accurate description of which cannot now be given, of the value of~~

0781

N.Y. July 13th 1882.

Hon Ford D Smith

Recorder Court of Special Sessions

Dear Sir,

In the matter of Report against
Wells. I would request the mercy of the
court. The writer does not think the
young man a thief at heart and
is under the impression that with
a strong reprimand from the court
and aid of friends he may become
a good citizen. If set at liberty
the writer will give him employment

Yours Truly
D. J. O'Keefe

0782

Sec. 208, 209, 210 & 212.

Police Court - District.

3167 JLB

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2
3
4
Offence, *Embroidery*

Dated

June 23, 1882

John T. Wells
Magistrate.

John T. Wells
Officer.

John T. Wells
Clerk.

Witnesses *John T. Wells*

John T. Wells
Street,

John T. Wells
Street,

John T. Wells
Street,

John T. Wells
Street,



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

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

Dated *June 23, 1882*

J. Henry Ford Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0783

Sec. 198-200.

Jud
L. H. DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I collected the bill to pay another that I had collected some time before.

Taken before me, this

day of

1882

John N. Wells

J. Henry Ford Police Justice.

0784

Form 99.

Second District Police Court.

STATE OF NEW YORK.
City and County of New York, } SS.

James J. Osgood.

Age 31. ~~was~~ Agent.
of No. 72 Park Place or No. 3
Street, Bank Street

being duly Sworn, deposes and says, that on the 17th day of
June 1882, at the City and County
of New York, John N. Wells (now
here) did wilfully and feloniously em-
bezzle and convert to his own use and
profit the sum of Twenty five $\frac{75}{100}$
dollars, good and lawful money, the
property of the Kendall Manufacturing
Company, incorporated under the laws
of the State of Rhode Island, and doing
business in the City and County of
New York with deponent as their Agent.

Sworn to before me this
187

James J. Osgood

That on the day aforesaid the said
John N. Wells was a servant of deponent
and of said company
and is not an apprentice nor within the
age of eighteen years, but received
for his services a stated rate of wages
and had authority by virtue of said em-
ployment to collect moneys owing to the
said company.

That said John N. Wells acknowledged
and confessed to deponent that he, said
Wells, did on the said 17th day of June
1882, collect and receive from one
H. W. Torborg the aforesaid sum
of money, which money, was then
due and owing to the said company
for goods furnished by the said company
to the said Torborg, and that he,

0785

Said Wells, has failed to report the
said collection of said money or to
return the said money to this department
or to any other person of the said
Rendell Manufacturing Company.

Wrote to before me this
23. day of June 1823. Dem J. Osgood
J. Henry Bond
Police Justice

0786

BOX:

71

FOLDER:

796

DESCRIPTION:

White, Plin

DATE:

06/27/82



796

0787

B.W.

194

Wm. P. Mitchell

Filed 27 day of June 1881

Pleas ~~not guilty~~ 28.

THE PEOPLE

vs.

Plan White

Obtaining Goods by False Pretences.

DANIEL C ROLLINS,

~~Attorney at Law~~

arrested and committed District Attorney.

A TRUE BILL.

Wm. Shugrue Foreman.

Sept 13. 1881

Carroll Co., Va.

Frederick City, Md.

S. P. Sykes and

\$870 7/10

Bail \$1000

Chas. H. Wilson

51 E. 9th St.

Richard

Rich. H. [unclear]

144 [unclear] St.

0788

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Plin White

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *eleventh* day of *June* in the year of our Lord
one thousand eight hundred and ~~seventy-eighty-one~~ *at the Ward, City, and County*
aforesaid, with force and arms, on the *day* and year last aforesaid, with intent
feloniously to cheat and defraud one *William D. Hall to whom he*
the said Plin White then and there applied for
a loan of Two hundred and ninety dollars
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *the said William D. Hall to whom he*
the said Plin White then and there applied for
a loan of Five hundred and ninety dollars.

That a certain package which was then
and there closed and fastened and the
contents thereof concealed, and hidden
from view and which he the said *Plin*
White then and there produced and
exhibited to him the said William D.
Hall contained the sum of five thousand ^{one hundred}
dollars in good and lawful money.

And the said *William L. Hall*

then and there believing the said false pretences and representations so made as aforesaid by the said

Plin White

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

Plin White the sum of Two hundred and ninety dollars in money and of the value of Two hundred and ninety dollars.

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *William L. Hall*

and the said *Plin White*

did then

and there designedly receive and obtain the said *sum of Two hundred and ninety dollars in money and of the value of Two hundred and ninety dollars.*

of the said *William L. Hall*

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said

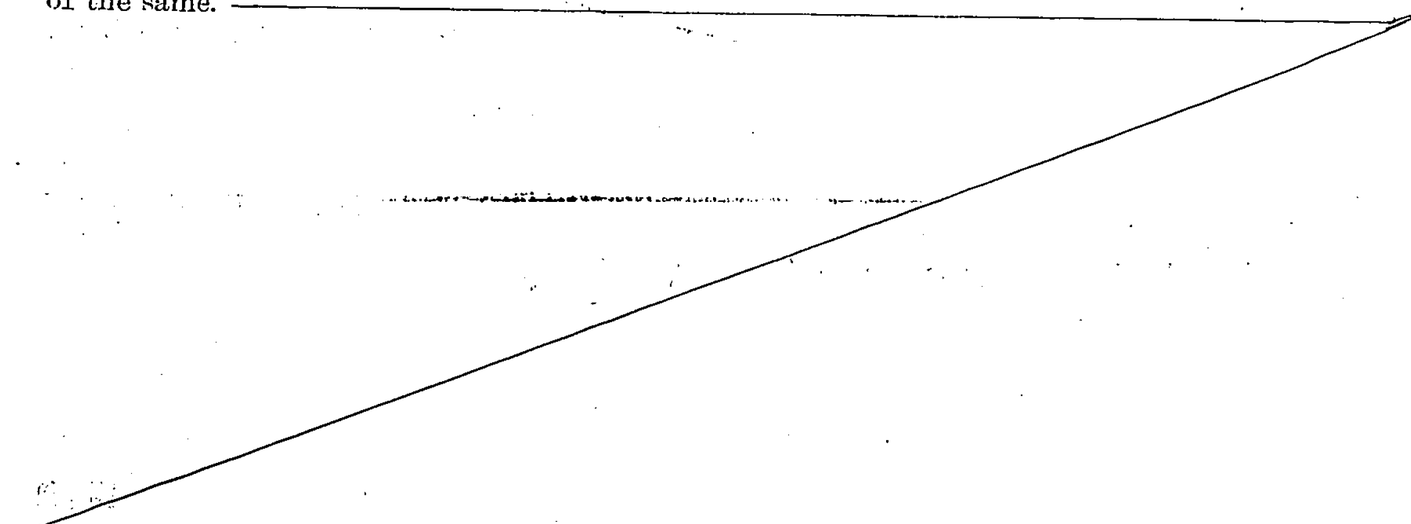
William L. Hall

by means

of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said

William L. Hall.

of the same.



0790

And Whereas, in truth and in fact, the said *aforsaid package* did not then and there contain *the sum of one thousand one hundred dollars in good or lawful money or any good or lawful money whatever exceeding the sum of Ten dollars or anything whatever exceeding in value the sum of Ten dollars in money all which he the said Pl^r White then and there well knew:*

And Whereas, in fact and in truth, the pretences and representations so made as aforsaid, by the said *Pl^r White* to the said *William L. Hall* was and were in all respects utterly false and untrue, to wit, on the day and year last aforsaid, at the Ward, City, and County aforsaid.

And Whereas, in fact and in truth the said *Pl^r White* well knew the said pretences and representations so by *him* made as aforsaid to the said *William L. Hall* to be utterly false and untrue at the time of making the same.

And so the Jurors aforsaid, upon their oath aforsaid, do say, that the said *Pl^r White* by means of the false pretences and representations aforsaid, on the day and year last aforsaid, at the Ward, City, and County aforsaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *William L. Hall*, *the said sum of Two hundred and ninety dollars in money and of the value of Two hundred and ninety dollars*

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *William L. Hall*

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

BENJ. C. PHELPS, District Attorney.

0791

Waco and
Waco
Waco

Handwritten notes
at the bottom of
page 2 of 2

Andrew Burkhardt is

identified by name of Lawrence
of the Wash. State office

Washington

Pepper

v

White

0792

UNITED STATES COURT HOUSE,
CIRCUIT COURT CLERK'S OFFICE,

Room 78, Third Floor,

P. O. Box 419.

JOSEPH M. DEUEL,
Clerk.

New York City, August 4th 1881

W. L. Buchanan Esq.
Left City

Amos Buchanan
and Elizabeth Buchanan
were accepted as Bail for
our Regis. Johnson for
his appearance on the 9th
of May, the morning Johnson
appeared at the time to which
the bond was made returnable
and has since been in
Jail in New York City
The amount of bail was
\$3000.

Wm. A. Shield
Sgt. at Law

0793

who would bring good
bondsmen - saw
good different bond
men - 3 bogus &
(good who wanted
300 - - obtained
bondsmen in
Watkins - called
at office Saturday
at 12 - brought W
Tom Jones - good
man left promising
to return - did not
do so - saw him
at his house in
Brooklyn & he
promised to call

0794

on Monday
~~and not~~ you
know well

0795

District Attorney's Office.

THE PEOPLE,

vs.

Olin White

Dear George:

I talked with

Judge Cowing about
this and he deemed
it proper
to be done. Please

give directions
accordingly.

DGP

0796

Sing Sing, Sept. 22nd, 1881.
To Mr. Rollins, District Attorney:-
The forty-seven dollars (\$47)
at Police Headquarters, belong-
ing to me, please pay
to Miss Kate White or
order.
Plin White.

0797

General Sessions

The People

vs.

John White

Notice

Peter Mitchell
Attorney for John
237 Broadway
New York

0798

Court of General Sessions

The People *vs*
vs
Plin White

Sir:

Please take notice that an application will be made to the Hon. Frederick Smythe one of the judges of this Court, at the private Chambers of said Judge, in the Brown Stone Building, City Hall, in the City of New York, on the 4th day of August 1881, at 10³/₄ o'clock A.M., that the person offered by the prisoner be accepted as his bondsman under the indictment herein, and that he be released upon such bail according to law

Dated New York August 3rd 1881
Yours &c

Peter Mitchell
Counsel for prisoner

To

W. G. Rollins Esq
Dist. Atty

0799

Police Court—Second District.

CITY AND COUNTY OF NEW YORK ss.
Plin White

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Plin White*

QUESTION.—How old are you?

ANSWER.—*Fifty six years*

QUESTION.—Where were you born?

ANSWER.—*Vermont*

QUESTION.—Where do you live?

ANSWER.—*New York*

QUESTION.—What is your occupation?

ANSWER.—*Dry good merchant*

QUESTION.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

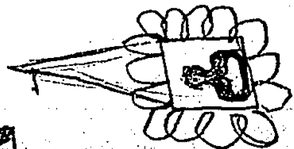
ANSWER.—*I am not guilty*
Plin White.

Taken before me, this

19th day of

June 188*7*

Police Justice.



0800

State of New York }
City & County of W.M. } 21.
William L. Hall of the City of New
York being duly sworn says: on
Circumstances - The prisoner
applied to me for money two
days after I saw him. I did not
really believe that he repaid to me
my previous advances and yet
I advanced him about \$57 -
for the purpose of assisting him
through Bankruptcy - I received
after this an Envelope containing
~~an Envelope~~ the sum of \$29 -
with my address thereon and
signed by him to me. On Saturday
last he received from me the
sum of \$290. as mentioned in
the Complaint. If he wanted
money he must satisfy myself
and people that it was right & that
it about all was said - I made
no agreement as to the interest
for the money loaned - The \$290.
together with other amounts he
owed him was to be paid as I
remember August 6. 1881. I
expected to receive installment from

0001

him from time to time before the
1st of August.

Sworn to before me *Wm. Hall*
this 18th day of June 1885
A. L. Morgan
Police Justice

0002

174 Philadelphia

Police Court - Second District.

THE PEOPLE, &c.
ON THE COMPLAINT OF

William L. Hall

4 East 10th St

Phil White

Dated, June 13

1881

Justice

Richard S. Grier

Central Office

Witnesses,

Frank Hall

4.2.10th St

10 1/2 o'clock am

June 18/81

Committed in default of \$5000. supply

Bailed by

No

Street



[Faint, illegible handwriting covering the main body of the document]

0803

POLICE COURT—SECOND DISTRICT.

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

William L. Hall

of H. E. 10th Street, being duly sworn, deposes
and says, that on the 11th day of June 1881
at the City of New York, in the County of New York, Phin. White (nowhere)

did with intent to cheat and defraud this deponent
designedly and by color of the certain false token here
shown did obtain ^{from} this deponent the sum of two
hundred and ninety dollars in good and lawful
money. That the said Phin White did convey to this
deponent as collateral security the certain false
token or instrument here shown falsely pretending
that the said token, instrument or package contained
the sum of sixty one hundred dollars
in good and lawful money. That subsequently
deponent discovered that the package contained a
number of worthless bonds in blank and
unsigned purporting to be Missouri Defense
Bonds of denominations and value of fifty and
one hundred dollars. That deponent deposes
that the said bonds are without value. That
the said instrument did contain however one
good and lawful bill the same being a
Certificate of Deposit with the Treasurer of the
United States of ten silver dollars. That all
the others are without value and worthless and
wherefore this deponent charges that the said
Phin White did obtain the sum of two hundred
and ninety dollars from this deponent designedly
and by color of the said false token and with
the intent to cheat and defraud this deponent and
whereby this deponent has been cheated and defrauded
of the sum of two hundred and ninety dollars

Wm L Hall

Sworn to before me this 13th June 1881

Wm L Hall
Police Clerk

0004

It is properly upon which the matter merges as Bail was. Committed to him & his wife. Trusty. During his life. The property. Careless. In Standard Speculation. but in the event of his decease. Leaving his wife during the property. would deprecate when discharged of his debts. Beach v. H. de la... F. N. M. 519. Some reason of opinion that he is not ~~qualified~~ sufficient Bail in this case. L.S.

NEW YORK
Court of General Sessions of the Peace.

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

Recognizance to Answer.

Taken the day of 188

Approved as to Form and Sufficiency.

Dated 188

District Attorney.

Identified by

Filed day of 188

0805

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

RECOGNIZANCE TO ANSWER.

Be it Remembered, That on the Third day of August in the year of our Lord 1881 Plin White Principal, of No. 107 East 12th Street, in the City of New York, and Antrose Burkhardt Surety, of No. 27 Delancey Street, in said city,

personally came before the undersigned, Recorder of the City of New York, and acknowledged themselves to owe to the People of the State of New York, that is to say, the said

Plin White Principal, in the sum of fifteen Hundred Dollars, and the said Antrose Burkhardt Surety in the sum of fifteen Hundred Dollars, separately, of good and lawful money of the United States of America, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz.:

Whereas, the said Plin White was on the 27th day of June 1887 duly indicted in the Court of General Sessions of the Peace in and for the City and County of New York for the offence of Obtaining Goods by False Pretences

Now, Therefore, the condition of this Recognizance is such, that if the above-named Plin White Principal, shall personally appear at the present term of the Court of General Sessions of the Peace, held in and for said City and County of New York to answer to said indictment against him, and abide the order of the said Court thereon, and also in like manner personally appear at any subsequent term of said Court, to which the proceedings in the premises may be continued, or to any Court where said indictment may be sent for trial, if not previously surrendered or discharged and so from term to term until the final decree, sentence, or order of the Court thereon, and abide such final sentence, order, or decree of the Court thereon, and not depart without leave, then this Recognizance to be void, otherwise to be and abide in full force, power and virtue.

Taken and acknowledged before me, the day and year first aforesaid.

} Plin White Principal.
} Antrose Burkhardt Surety.

0806

And we, the undersigned, Principal and Surety, in the annexed Recognizance, do hereby stipulate, Agree and Consent, That in case said Recognizance shall be forfeited, that a copy of the order of the Court forfeiting the same, together with this Recognizance, be filed in the office of the Clerk of the City and County of New York, and that judgments may be entered for the several sums set forth in said Recognizance, and that execution issue forthwith thereon according to law.

Witness

..... Principal.

..... Surety.

0007

Court of General Sessions,

CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Chas White

EXAMINATION OF SURETY.

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

Autrose Burkhardt

being duly sworn, deposes and says:

I am a citizen of the United States of America. I am 55 years of age. I reside in the State of New York, and have so resided 29 years and upwards. My dwelling house is No. 27 Delaney Street, in the City of New York. My wife and family reside with me at that place. My business is that of (no business) and I carry on business as such at No. *Street, in the City of New York.*

I own real estate in the City of New York. It consists of one house and lot No. 27 Delaney Street, the deed being to my wife and myself.

I paid for that property the sum of \$11,500. The land, exclusive of the buildings, which I have above mentioned, is worth at least \$6000 or \$7000. The buildings are worth at least \$6000 or \$7000. The title to that property was examined for me by Mr. *Patenhoefer* of Delaware Co. N.Y. who told me that the title was good. This was about 1872.

The buildings on the above mentioned land are insured against loss by fire as follows:
In the *Germania* Insurance Company for *Eight* Thousand Dollars; in the *Insurance Company for* *Eight* Thousand Dollars.

By the Policy of Insurance any loss which may accrue on said buildings is made payable to my wife and myself. The conveyance of the land and premises above mentioned was from *Charles White, 18th St & Ave* and was recorded in the office of the Register of the County of New York, about 1872. That conveyance is, to my best knowledge and recollection, a *Executor's Deed* deed. It conveyed the premises to me, in my own right. It is made to me in my individual name, and the title is now, and ever since I purchased the property has remained, in my individual name, and I do not hold said property, or any part of it, or any share or interest of any kind in it, in trust for, or in anywise for the benefit of, any person other than myself. It is absolutely and exclusively my own. That I have made no contract or agreement with any person whatever, to sell or convey said property, and I have no understanding with any one that he is at any time to take the title to said property.

As to mortgages, *\$4000*

As to taxes and assessments, *None.*

As to judgments, *None.*

I am in partnership with
My debts and liabilities are as follows:

Except as above stated I am not liable as bail, bondsman, surety, endorser, guarantor, indemnitor, or otherwise, in any manner whatever; and except as so stated I do not owe any money, and am not indebted to any person, firm or company in any sum, or upon any account whatever. No person holds a power of attorney from me for the sale or disposal of the property I have mentioned. I have not received any consideration, nor do I expect any, for going on the recognizance in the above mentioned case. I have not been indemnified.
I hereby state that I am the identical person described herein and the person who owns the property above named
as
and the name signed hereto is my name.

Sworn to before me, this *188* day }
of

0000

the property upon which the surety was given as bail was conveyed to him & his wife. Trusty. During her life. the property is to be held in execution. but in the event of his decease leaving her wife during the property. would descend to her, discharge of his debts. Beach v. Wallace. F. Hen. 519. I am therefore of opinion that he is not ~~bound~~ to furnish bail in this case. F.S.

NEW YORK
Court of General Sessions of the Peace.

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

Taken the day of 188

Approved as to Form and Sufficiency.

Dated 188

Identified by District Attorney.

Filed day of 188

0009

Supreme Court

The People

v

Chin White

Notice

To

J. G. Rollins

Deputy ~~Attorney~~

0810

Supreme Court

The People

v
Pine White

Sir

Please take notice that a Writ
of Habeas Corpus has been
granted in the above matter
returnable at 10 $\frac{1}{2}$ o'clock on
August 9th 1841 at which
time I shall move for the
discharge of Pine White upon
the bail heretofore offered
by him

Dated Aug. 1841

Peter Mitchell

Attorney for prison

To

David I. Rollins Esq,
Dist Atty

0811

BOX:

71

FOLDER:

796

DESCRIPTION:

Wiatt, William Q.

DATE:

06/27/82



796

0012

W. H. [unclear]

10/19

CLD

Day of Trial,

Counsel,

Filed *27* day of

188*2*

Pleads

THE PEOPLE

vs.

N.A.

William D. Whitt

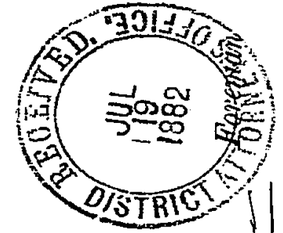
Bookings Case

JOHN McKEON,

District Attorney.

*Rec. from D.A. office
March 26/74.*

A TRUE BILL.



[Signature]

0013

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 A. Whitt

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

William A. Whitt

of the CRIME OF dealing Faro where money was dependant on the result, committed as follows:

The said William A. Whitt

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

unlawfully did deal a certain game called Faro, the same being a banking game where money was dependant upon the result, against the form of the statute in such case made and provided and against the peace of the people of the State of New York, and their dignity.

John Jackson
District Attorney

08 14

BOX:

71

FOLDER:

796

DESCRIPTION:

Williams, Charles

DATE:

06/08/82



796

0817

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Charles Williams

The Grand Jury of the City and County of New York, by this indictment, accuse
Charles Williams
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said *Charles Williams*
late of the *Eighteenth* Ward of the City of New York, in the County of
New York aforesaid, on the *twenty ninth* day of *May* in the
year of our Lord one thousand eight hundred and eighty *two* with force and arms,
~~about the hour of~~ ~~o'clock in the~~ ~~time of the same day,~~ at the
Ward, City and County aforesaid, the dwelling house of *Louis Weiss*

^{attempt to}
there situate, feloniously and burglariously did break into and enter, by means of forcibly
breaking open an outer door thereof he the said
Charles Williams
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of *Louis Weiss*

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

And the Grand Jury aforesaid, by this indictment, further accuse the said
John McKeon
dist atty

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows :

The said

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

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

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

JOHN McKEON, District Attorney.

0010

471 68
Police Court 4 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Jessie Welch, St. 1034 7th St.

1 Charles Williams

2
3
4
Offence, Albany at Burglary

Dated May 29 1882

Attest Attestbury Magistrate.

Peter Kennedy Officer.

P. P. Clerk.

Witnesses, Estimate Taylor

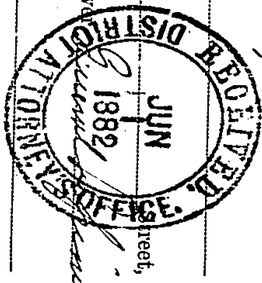
No. 572 St. Adams Street

George M. Blackman

No. 291 East 19th Street

No. _____ Street,

\$ 2000 to answer



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 Charles Williams

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Twenty 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 May 31st 1882 McConnell Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0019

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

4- DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. Charles Williams

Question. How old are you?

Answer. 27 years

Question. Where were you born?

Answer. Brooklyn, New York

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

Answer. 35 Willett Street, three years

Question. What is your business or profession?

Answer. Barber

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

Chas. Williams

Taken before me, this 31
day of May 1882

Mercen Otorbo
Police Justice.

0820

Police Office, Fourth District.

City and County }
of New York, } ss.

Louis Weiss aged 33 years

of No. a tailor residing 347 First Avenue, Street, being duly sworn,
deposes and says, that the premises No. 247 First Avenue
Street, 16th Ward, in the City and County aforesaid, the said being a dwelling
and which was occupied by deponent as a dwelling

were attempted to be ~~entered~~ **BURGLARIOUSLY**
entered by means of forcibly breaking open the door
leading into a room of said dwelling
on the second floor of said premises
No 347 First Avenue
on the ~~29th~~ of the 29th day of May 1882
and the following property feloniously taken, stolen and carried away, viz.:

Three Coats, three vests and three pair
of pantaloons, and other wearing apparel,
all of the value of not less than fifty
dollars.

the property of Charles Weinger, and then and there in deponent's
care and charge, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by Charles Williams (now here)

for the reasons following, to wit: that deponent at about
half past twelve o'clock in the afternoon,
said day
deponent caught said Charles Williams, in
the act of attempting to forcibly break open
said door using therefor a piece of iron, commonly
called a jimmy; that then said coats, vests and
pantaloons, and other wearing apparel were con-
tained in said room.

Louis Weiss

Prisoner to be before me this
29th day of May 1882
Charles Williams
Deponent

City and County of New York ss. Caroline Weip, aged 40 years, married, residing at 347 1/2 First Avenue City of New York, being duly sworn says, I am the wife of Louis Weip the complainant named in foregoing affidavit, on the afternoon of the 29 day of May I was in said house in my room on the second floor of said house when I heard a noise as from breaking of wood I opened the door and saw the prisoner here present, named Charles William standing in front of a door, opening from the hallway ~~and~~ or landing into a room part of our premises; he said William had then a piece of Iron in his hand and had the one end thereof inserted in the rings attached to the frame of said door and turned door, to which said rings a padlock was fastened for I identify the prisoner here present as the man who stood then in front of said door with said Iron instrument in his hand as aforesaid. I then called my husband Louis Weip, Jr.

Caroline Weip
+

Sworn to before me
this 31st day of May 1877
Merrill O. Conway
Notary Public