

0827

BOX:

496

FOLDER:

4529

DESCRIPTION:

Wade, George E

DATE:

09/12/92



4529

POOR QUALITY ORIGINAL

0828

7th June 1892

Counsel,

Filed

day of

1892

Pleads

TO THE PEOPLE

40
344 452
Washington D.C.

George E. Wade

George E. Wade

Grand Larceny, (Section 888, 881, Penal Code.) Degree.

DE LANCEY NICOLL,

District Attorney.

Part II. Sept. 19th '92.
D. Wade

A TRUE BILL.

James T. Lewis
Foreman.

Sept 2 - Sept. 19, 1892.
Grand Jury Larceny

Den 1/21, 1892

Witnesses:

POOR QUALITY ORIGINAL

0829

Police Court H District. Affidavit—Larceny.

City and County of New York, ss:

of No. 43 West 39th Street, aged 31 years. occupation Keeps House being duly sworn,

deposes and says, that on the 25 day of August 1892 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 Daytime, the following property, viz:

One Horse Collar and one pair of Coachman's trousers, the whole being of the value of Fifty Dollars

\$50.00

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by George C. Wade

(Worker) from the fact, that previous to the above date deponent was in the employ of deponent as a Coachman; that deponent discharged deponent on August 29, 1892; and after he had left deponent received said property and deponent is informed by one John Jones, of No. 30 West 53 Street, that he, said Jones, saw deponent take said property from deponent's stable, located at No. 50 - 7th Avenue, in this city, on said date and go away with it.

that deponent is also informed by Officer Phelan, of the 22nd Precinct Police, that

Subscribed before me, this

1892

Police Court

POOR QUALITY
ORIGINAL

0830

the defendant brought him to a saloon
No. 1578 Broadway where said affiant
found a pair of Coachman's trousers
which deponent identifies as part of the
missing property. Therefore deponent
accuses defendant of having stolen
said property and prays that he
may be dealt with as the law directs.

Sworn to before me
the 31st day of August 1892 } C. M. Brinck

Charles A. Linton

Police Justice

C. M. Brinck.

POOR QUALITY ORIGINAL

0031

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

John Turner

aged *45* years, occupation *living stable* of No.

301 West 54 Street, being duly sworn, deposes and

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

Sworn to before me, this *31*
day of *April* 189*2*

John Turner

Charles N. Linton
Police Justice.

POOR QUALITY ORIGINAL

0032

Sec. 198-200.

X District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

George E. Waite 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 sees 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. George E. Waite

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. 344 W. 52 St.

Question. What is your business or profession?

Answer. Coachman

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. Saw not fully

Geo E Waite

Taken before me this 21 day of September 1891 Charles W. Stantler Police Justice.

POOR QUALITY ORIGINAL

0833

Police Court District 1084

THE PEOPLE, &c.

ON THE COMPLAINT OF
Carrie M. Smith
43 West 39th St
George E. Warden

1
2
3
4
Offence

Dated August 31 1892

Residence
No. 2, by
Street

Residence
No. 3, by
Street

Residence
No. 4, by
Street

Witnesses
Charles E. Newman
No. 1578 Broadway
Street

John R. ...
570
to answer
A. J. ...
John ...
888 7th Ave

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

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

Dated Aug 31 18 92 Charles N. Lantz Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0834

805

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 E. Wade

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

George E. Wade

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

The said

George E. Wade

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *August* in the year of our Lord one thousand eight hundred and ninety *two*, at the City and County aforesaid, with force and arms,

one horse collar of the value of thirty-five dollars, and one pair of trousers of the value of fifteen dollars

of the goods, chattels and personal property of one *Carrie M. Brinck*

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 Laurey Nicoll
District Attorney

0035

BOX:

496

FOLDER:

4529

DESCRIPTION:

Walker, Patrick

DATE:

09/16/92



4529

POOR QUALITY ORIGINAL

0836

Counsel,
Filed 189
Pleads, 189

THE PEOPLE
vs.
Robbery, 189
(Sections 224 and 229, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

[Signature]
189
189

Witnesses:

[Handwritten names of witnesses]

[Handwritten signatures and notes]

**POOR QUALITY
ORIGINAL**

0837

New York, September 23, 1892.

Honorable Frederick Smyth,
Recorder.

Sir:-

I have the honor to submit the following report relative to Patrick Walker, charged with robbery:

He resided at No. ¹⁴⁰ East 22nd Street with his mother who is a hard working widow woman; her husband died sixteen years ago. She has five children and all of them are good with the exception of Patrick who has been led away by bad company.

About 4 years ago, when he was quite young he got into trouble for passing counterfeit money and served one year in Elmira Reformatory.

The neighbors in No. 409 East 22nd St. say the family is very quiet and the boys go in and out peaceably and they have never annoyed them.

His mother says he worked in a button factory and also that he done odd jobs from time to time.

Enclosed I hand you a copy of his conviction in the United States Court.

Respectfully submitted,

Jacob V. Berichten

POOR QUALITY
ORIGINAL

0030

~~At a Stated Term of the CIRCUIT COURT of the UNITED STATES OF
AMERICA, for the Southern District of New York, in the Second Circuit,
held at the United States Court Rooms in the City of New York,
on the day of
in the year of our Lord one thousand eight hundred and ninety~~

1359

~~Present:~~

~~The Honorable~~

~~CIRCUIT JUDGE~~

The United States
vs.
Patrick Walker

Passing Counterfeit
Silver Certificate.

1888

Oct. 9 Filed indictment

" 16 Arraigned - pleaded guilty - Remanded for sentence

" 17 Sentenced to One (1) year imprisonment at
the N.Y. State Reformatory at Elmira, N.Y. - and
to pay a fine of One Dollar (\$ 1.)

Oct. 24 Filed final record & final judgment -

A Transcript of the
Docket Entries on file
and remaining of record in
my office -

John H. ...
Clerk

**POOR QUALITY
ORIGINAL**

0039

*Report on
Patrick Walker*

POOR QUALITY ORIGINAL

0840

Police Court-- 5th District.

CITY AND COUNTY OF NEW YORK } ss

John G. Mulster
of 84th Street Third Avenue, New York City, Aged 37 Years
Occupation: Mason being duly sworn, deposes and says, that on the
12 day of September 1882, at the 19th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without his consent and against his will, the following property, viz:

One pocket-book, containing money,
of the amount of Fifteen-dollars

of the value of Fifteen DOLLARS,
the property of Deponent.

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

Patrick Walker, (now here) from the
fact that deponent was passing
through East 84th Street, and was
attacked by the defendant, who
forcibly inserted his hand in
deponent's hip pocket of his
pantalon, and abstracted said
pocket-book, and ran away.
Deponent ran after defendant,
and subsequently had him
arrested by William Holder
of 27th Precinct Police, who
caught said defendant in the

day of
Sworn to before me, this
1882
Police Justice

POOR QUALITY ORIGINAL

0841

Notes Chest of a saloon
in the South West Corner of 84th Street
and Third Avenue, with the dependent
property in the seat of said chest,
said officer also found two pawn
tickets belonging to dependent, which
were in the bowl of said chest,
and which the dependent immi-
diately identified as those that
were in the pocket of the
whereupon dependent asks that
the dependent may be held,
and dealt with according to
the law direct.

Sum to be paid on this } John G. Smith
13th day of September 1842 }
John P. Voorhis
Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Offence—ROBBERY.
Dated 188 _____
Magistrate. _____
Officer. _____
Clerk. _____
Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____
§ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0842

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Patrick Walker

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Patrick Walker

Question. How old are you?

Answer. 21 years old.

Question. Where were you born?

Answer. New York City

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

Answer. 409 East 22nd St 18 months

Question. What is your business or profession?

Answer. Button maker

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

Answer. I Am Not Guilty
Patrick Walker

Taken before me this 13 day of September 1899

Police Justice

POOR QUALITY ORIGINAL

0843

James M. ...

John E. ...

1825
1148
1898
Police Court... District.

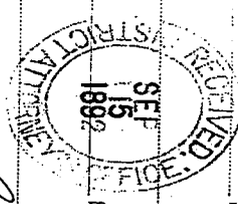
BAILIED,
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence

Offense *Robbery*

Dated *Sept 13* 189 *7*

Ward
Magistrate

Witnesses *Call the office*



No. *1000*
to answer

Sam ...

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

Defendant

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

Dated, *September 13* 189 *7* *John E. ...* 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.

POOR QUALITY
ORIGINAL

0844

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Patrick Walker

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

Patrick Walker

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

The said *Patrick Walker*

late of the City of New York, in the County of New York aforesaid, on the *17th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, in the ~~title of the said day~~, at the City and County aforesaid, with force and arms, in and upon one *John G. Mulster* in the peace of the said People then and there being, feloniously did make an assault; and

the sum of fifteen dollars in money, lawful money of the United States of America, and of the value of fifteen dollars, one pocketbook of the value of fifty cents,

of the goods, chattels and personal property of the said *John G. Mulster* from the person of the said *John G. Mulster* against the will and by violence to the person of the said *John G. Mulster* then and there violently and feloniously did rob, steal, take and carry away,

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Laurey McCall,
District Attorney

0845

BOX:

496

FOLDER:

4529

DESCRIPTION:

Warren, Francis

DATE:

09/27/92



4529

POOR QUALITY ORIGINAL

0046

3/8

1204

Witnesses:

Counsel,

Filed

Pleas,

By *George* 1892
May of

THE PEOPLE

vs. *Francis Warren*

Grand Jurors

of

Francis Warren

Grand Larceny, (From the Person),
[Sections 828, 829, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

Part 2 - Sept 30, 1892

Francis Warren

Francis Warren

A TRUE BILL.

Francis Warren
Foreman.

Francis Warren 1892

POOR QUALITY ORIGINAL

0847

Police Court 2nd District. Affidavit—Larceny.

City and County of New York, } ss: John McLaughlin

of No. 564 Greenwich Street, aged 43 years, occupation Clock Maker being duly sworn,

deposes and says, that on the 24th day of Apr 1897 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One Silver Watch and Silver chain together of the value of Twenty five dollars

the property of Deponent

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

now here from the fact that at about the hour of ten o'clock and fifteen minutes P.M. on said date while deponent was walking along Hudson Street when near the corner of Houston Street the defendant walked from the corner towards deponent and snatched hold of the aforesaid chain attached to said watch worn in the left hand side pocket of deponent's vest worn on the person of deponent and the defendant ran away pursued by deponent and an officer. Deponent positively identifies the defendant as the person that did take said and carry away said property. John McLaughlin

Sworn to before me this 24th day of Apr 1897 at New York City. John McLaughlin Police Justice.

POOR QUALITY ORIGINAL

0048

(1335)

Sec. 198-200.

2
District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Frank Warren 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.

Frank Warren

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

Massachusetts

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

Answer.

16 West Houston 7 years

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

Francis Warren

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0049

BAILLED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... District.

1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. [Signature]
Stark's [Signature]
Larceny
the person

1
2
3
4
5
6
7
8
9
10

Dated, *Apr 22* 189*4*

John J. [Signature]
Magistrate.

Witnesses _____
Precinct _____

No. _____
Street _____

No. *1000*
Street _____
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 *Reynold*

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, *Apr 22* 189*4* *John 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.

0850

POOR QUALITY ORIGINAL

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Francis Warren

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

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *September* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *night*-time of the said day, at the City and County aforesaid,
with force and arms,

*one watch of the
value of eighteen dollars,
and one chain of the
value of seven dollars*

of the goods, chattels and personal property of one *John M. Laughlin*
on the person of the said *John M. Laughlin*
then and there being found, from the person of the said *John M. Laughlin*
then and there feloniously did steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

*De Lancey Mcoll,
District Attorney.*

0851

BOX:

496

FOLDER:

4529

DESCRIPTION:

Weaver, John L

DATE:

09/08/92



4529

POOR QUALITY ORIGINAL

0052

Witnesses:

John L. Weaver
John L. Weaver
John L. Weaver
John L. Weaver
John L. Weaver

Counsel,

Filed

Pleads,

408 Long
St. Louis
Mo.
Sept 14 1892

THE PEOPLE

vs.

John L. Weaver

Forgery in the Second Degree.
[Sections 511 and 521, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John L. Weaver
Sept 14 1892
Foreman.
John L. Weaver
John L. Weaver
John L. Weaver

POOR QUALITY
ORIGINAL

0853

KNICKERBOCKER EXPRESS

1 LISPENARD ST. COR. WEST B'WAY.

New York Sept 15th 1892
To Whom it may concern.

John D. Weans worked for
us for a number of years, and
we always found him honest in
every particular while in our
employ.

Respectfully
George L. C.
Knickbocker Express.

POOR QUALITY ORIGINAL

0854

Court of General Sessions.

-----X
The People etc.,

-agst-

John L. Weaver

-----X
City and County of New York, SS:-

George Scott

being duly sworn, de-

poses and says; that he is a resident of the City of New York, that he has known JOHN L. WEAVER, the above named defendant, for 8 years, and have seen him frequently during that period. That the said JOHN L. WEAVER'S character for honesty up to the present offence has been most excellant. Deponent further says, that he is acquainted with a great many other people who knew defendant, and that said defendant is an industrious, hard working man who supports his family.

Sworn to before me this 15th)
day of September, 1892.)

George Scott

Victor Lewis
Notary Public
New York County

POOR QUALITY ORIGINAL

0055

Court of General Sessions.

-----X
)
 The People etc.)
)
 -agst-)
)
 John L. Weaver)
)
 -----X

Charles E. Louover

City and County of New York, SS:-

Charles E. Louover being duly sworn,
 deposes and says; that he is a resident of the City of
 New York, that he has known JOHN L. WEAVER, the above
 named defendant, for 4 years, and has seen him frequent-
 ly during that period. That the said JOHN L. WEAVER'S
 character for honesty up to the present offence has been
 most excellant. Deponent further says, that he is
 acquainted with a great many other people who knew defend-
 ant, and that said defendant is an industrious, hard
 working man who supports his family.

Sworn to before me this)
 15 day of September, 1892.)

Charles E. Louover

Albert E. Phelps
Notary Public

POOR QUALITY ORIGINAL

0056

Court of General Sessions.

-----X)
The People etc.)
-agst-)
John L. Weaver)
-----X	X

Handwritten note

City and County of New York, SS:-

Samuel Macdonald being duly sworn,
deposes and says; that he is a resident of the City of
New York, that he has known JOHN L. WEAVER, the above
named defendant, for 3 years, and has seen him frequent-
ly during that period. That the said JOHN L. WEAVER's
character for honesty up to the present offence has been
most excellent. Deponent further says, that he is
acquainted with a great many other people who knew defend-
ant, and that said defendant is an industrious, hard
working man who supports his family.

Sworn to before me this
15th day of September, 1905.

Samuel Macdonald

M. J. Sharkey
Natany Prater
N. Y. Co

POOR QUALITY ORIGINAL

0857

Court of General Sessions.

-----X
)
 The People etc. :
)
 -agst- :
)
 John L. Weaver :
)
 -----X

Further deposition

City and County of New York, SS:-

F. B. Sears

being duly sworn,

deposes and says; that he is a resident of the City of New York, that he has known JOHN L. WEAVER, the above named defendant, for // years, and has seen him frequently during that period. That the said JOHN L. WEAVER'S character for honesty up to the present offence has been most excellent. Deponent further says, that he is acquainted with a great many other people who knew defendant, and that said defendant is an industrious, hard working man who supports his family.

Sworn to before me this)
 16 day of September, 1892.)

Albert P. Rippey
 Notary Public

X
F. B. Sears



POOR QUALITY ORIGINAL

0858

Court of General Sessions

The People etc.,

against

John S. Weaver

Affidavite

ABRAHAM LEVY,

Attorney for Defendant.

61-65 PARK ROW, (World Building)
NEW YORK CITY.

Due and timely service of a copy of the within
is hereby admitted.

this _____ day of _____ 189

Attorney for

Sir

Please take notice, that the within is
a true copy of a
in the within entitled action, this day duly
entered and filed in the office of the Clerk
of this Court.

Dated, N. Y. _____ 189

Yours &c.,

ABRAHAM LEVY,

Att'y for

To

Esq.,

Attorney for

City and County } S.S.
of New York }

Elijah G. Battell
of no 134 E 125th Street - occupation
agent New York Transfer Co Being
duly sworn deposes and says that
in the City of New York at the County
of New York, ^{in the 14th day of July 1892} John L. Weaver
(now deceased) did, with the intent to
defraud, feloniously forge and
sign the name of Mrs L. H.
Hunter to the annexed receipt -
as deponent truly believes, from the
fact that - on said date the said
defendant was given a package to
deliver to L. H. Hunter at 2326 5th
Avenue and on the morning of the
1st day of July the defendant turned
in the receipt hereto annexed signed
Mrs L. H. Hunter.

Deponent is now informed by the
aforesaid Mrs L. H. Hunter that the
said defendant never delivered said
package to her and that she never
signed said receipt or authorized any
other person to sign said receipt for
her and that the signature to said

POOR QUALITY ORIGINAL

0851

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Mrs L. H. Hunter
aged *32* years, occupation *Keep house* of No. *2326* *3rd Avenue* Street, being duly sworn, deposes and says, that she has heard read the foregoing affidavit of *Elijah B. Atwell* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *22* day of *August* 189*2*

L. H. Hunter

W. A. ...

Police Justice.

POOR QUALITY ORIGINAL

0062

Sec. 198-200.

S. District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John L. Weaver 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 sees 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.

John L. Weaver

Question. How old are you?

Answer.

32 years old

Question. Where were you born?

Answer.

New York

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

Answer.

685 Greenwich St. 4 Mos

Question. What is your business or profession?

Answer.

Expressman

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
J. L. Weaver

Taken before me this

day of

1893

Police Justice.

POOR QUALITY ORIGINAL

0063

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 5 DISTRICT.

of No. Frank Avambro Street, aged _____ years,
occupation Detective Sergeant being duly sworn, deposes and says
that on the 20 day of August 1892
at the City of New York, in the County of New York Alpen

arrested. John L. Weaver
(now here) on a charge of Forgery
and Larceny. Dependent further says
that he has not the necessary evidence
now in court to make a complaint -
and prays that the said defendant
be held a reasonable time to enable
dependent to secure further evidence

Frank N. Avambro

Sworn to before me, this

of Aug 1892

20

day

Police Justice.

POOR QUALITY ORIGINAL

0865

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

7040
Police Court...
District.

1076

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Amos E. Hoatley
John J. Wearn

1
2
3
4
8

Offense *Forgery*

Dated, *Aug 22* 189*2*

W. E. Wick
Magistrate.

Callie Stenhouse
Officer.

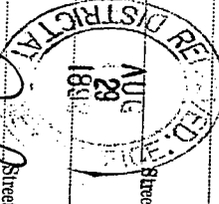
Sam C. Fisher
Treasurer.

Witness *Wm J. A. Shudson*

No. *2326* (Shail) car
Street

No. _____
Street

No. *2,000*
Street



2000-1000
442-1000
26

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 *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, *Aug 25* 189*2* *W. E. Wick* 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.

**POOR QUALITY
ORIGINAL**

0866

Form H 5540 Series 3.
Date *July 4* 1892
Received from *C. G. Kattell*

Agent of Office "FORM H" of the
New York Transfer Company
DRIVERS LEAF numbered as above,
with a record thereon of Baggage and
other deliveries to be made, also the
amount of money to be collected for
account of said Company.

J. S. McCard Driver.
Drivers must sign full name.

Drivers Leaf Settled.

Clerk.

POOR QUALITY ORIGINAL

0867

Series 3.
NEW YORK TRANSFER COMPANY--DRIVERS LEAF--Form H

5540 Date *July 4th* 189*2*. *J. Weaver* Driver.

Date Recd.	CHECK NUMBERS OR ARTICLES.	Lines.	Train.	ADDRESS.	DESTINATION.	Expense.	Total Charges	RECEIVED IN GOOD ORDER.	Time.
<i>Am Ex</i>	<i>Pa</i>			<i>P. Mannheim</i>	<i>Catskill, N.Y.</i>			<i>PAID</i>	
	<i>Pa C.O.S. 804</i>			<i>L. B. Hendon</i>	<i>2326-3rd Ave</i>	<i>25</i>	<i>33</i>	<i>PAID</i>	
	<i>Bill B.O.</i>			<i>J. Ryan</i>	<i>221 E 128</i>			<i>PAID</i>	
	<i>Pa</i>			<i>E. F. Schwarz</i>	<i>61 1/2 E 125</i>	<i>45</i>		<i>PAID</i>	
	<i>4312</i>	<i>Uniform</i>		<i>Phelps</i>	<i>336 E 124</i>			<i>PAID</i>	
	<i>Boy</i>	<i>38</i>		<i>J. Hass</i>	<i>1690 Park Ave</i>	<i>55</i>		<i>PAID</i>	
	<i>Pa B.O.</i>			<i>C. Holf.</i>	<i>1991 Lex Ave</i>	<i>15</i>		<i>PAID</i>	

RECEIVED IN GOOD ORDER.
J. Weaver
 25
 33
 45
 55
 15
 75
 25
 85

Received from Driver,

189

Receiver.

POOR QUALITY ORIGINAL

0869

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 L. Weaver

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

John L. Weaver

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

The said

John L. Weaver

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *July* in the year of our Lord one thousand eight hundred and ninety-*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:

Series 3.

Date Received	Check Numbers or Articles	Lines	Train	Address	Destination	Expenses	Initial charges	Received in Time
Am Ex	Pa	N		S Mannheim	Catskill N.Y.		Paid	35 Mrs L.H. Humber
	Pa C.O.D. 78.04	"		L.H. Humber	2376-34 Ave	25		
	Pa B.O.	"		J. Ryan	221 E 128		Paid	E.T. Schwarz
	Pa	"		E.T. Schwarz	611 1/2 E 125	40		
3	4317	WT	100m	Phelps	336 E 124		Paid	M.A. Phelps
	Box	38		H. Haas	1690 Park Ave	55		65 Error
	Pa B.O.	"		E. Wolf	1991 Lex Ave	15		75 Carrie Wolf

J. Weaver Driver.

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0070

SECOND COUNT.

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

John L. Weaver

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

The said *John L. Weaver*

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:

Series 3.
New York Transfer Company - Drivers Leaf - Form # 5840 Date July 4th 1892. J. Weaver Driver

Date	Revised	Check Numbers or Articles	Lines	Train	Address	Destination	Amount	Total Charges	Received in good order	Time
Am 4		Pa	34		S. Mannheim	Catkill, N.Y.			Paid Mrs J. Knapp	
		Pa C.O.D. 1800	"		L.H. Humber	2376 - 30 Ave	25	35	Mrs L. H. Humber	
		Pa B.O.	"		J. Ryan	221 E 128			Paid Error	
		Pa	"		E. J. Schwarz	614 E 125	40	50	E. J. Schwarz	
3		4312	2nd	10am	Phelps	336 E 124			Paid M. A. Phelps	
		Box	38		H. Kase	1690 Park Ave	55	65	Error	
		Pa B.O.	"		C. Wolf	199 Lex Ave	15	25	Carnie Wolf	

the said *John L. Weaver*

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.

0871

BOX:

496

FOLDER:

4529

DESCRIPTION:

Wendt, Frank

DATE:

09/26/92



4529

POOR QUALITY ORIGINAL

0072

271 ~~1178~~ 1178

Counsel

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

Frank Wendt

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

DE LANCEY NICOLL,

District Attorney.

of the Court
of the County of Los Angeles
of the State of California
Sept 23/92

A TRUE BILL.

James S. Clark

Foreman.

James S. Clark
James S. Clark
James S. Clark

Witnesses:

It being impossible
to find the complainant
without taking
testimony a court
amount or had been
permanently defendant
discharge on his
own recognizance
Nov 10/92
M. Osborne
Deputy

POOR QUALITY ORIGINAL

0073

Police Court 3 District.

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

of No. 53 Grand Albert Erdmann Street, aged 14 years,
occupation Cape-Ruling being duly sworn
deposes and says, that on the 19 day of September 1892 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Frank Hundt (Crown) who
feloniously cut and stabbed
deponent in the back with
a pocket knife he then and
then held in his hands.

Deponent further says
that said assault was committed

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 20 day }
of Sept 1892 } Albert Erdmann
[Signature] }
Police Justice.

Sec. 198-200.

3
.....District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Frank Wendt 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 sees 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. *Frank Wendt.*

Question. How old are you?

Answer. *32 years.*

Question. Where were you born?

Answer. *Germany.*

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

Answer. *28 Stanton St.*

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
Frank Wendt.*

Taken before me this
day of SEPTEMBER, 189

20

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0875

BAILED,
 No. 1, by _____
 Residence _____ Street _____
 No. 2, by _____
 Residence _____ Street _____
 No. 3, by _____
 Residence _____ Street _____
 No. 4, by _____
 Residence _____ Street _____
 No. 5, by _____
 Residence _____ Street _____

Police Court, _____ District, 1178
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
Abel Fortman
53 Canal
Frank Newell
 2 _____
 3 _____
 4 _____
 Offense, *Mulct. felony*
 Dated, *SEPTEMBER 20* 189*2*
Spaul Magistrate.
McLaughlin Officer.
 Witnesses *Niles W. Dowd* Precinct _____
 No. *180* St. *Green* St. _____
 No. *John W. Dietz* St. _____
 No. *108 E 23rd St* St. _____
 No. _____ St. _____
 \$ *1000*, to master _____ Street _____

COMMITTED

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 _____ Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *Sept 20* 189*2* _____ Police Justice.

I have 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.

**POOR QUALITY
ORIGINAL**

0876

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

1701

In the Name of the People of the State of New York.

To Albert Eastman

of No. 53 Canal Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of **NOVEMBER** 1892, at 10.30 o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Frank Mendler

Dated at the City of New York, the first Monday of **NOVEMBER** in the year of our Lord 1892.

DE LANCEY NICOLL, *District Attorney.*

boy gone away several
 months. Boarded with
 housekeeper and could
 see ~~her~~ ~~her~~ ~~her~~ and a
 half. Days were
 afflicted on ~~by~~ ~~my~~ ~~my~~ ~~my~~
 in small piece of back

Should the case not be called on for trial, and no reason
 assigned in Court, please inquire in the District Attorney's
 Office about it, and you may save time.
 If inconvenient to remain, and you prefer another day,
 state this early to the District Attorney, in the Court.
 If ill when served, please send timely word to the District
 Attorney's Office.
 If you know of more testimony than was produced be-
 fore the Magistrate, or if a fact which you think material
 was not there brought out, please state the same to the
 District Attorney or one of his Assistants.

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Wendt

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

The said Frank Wendt
late of the City of New York, in the County of New York aforesaid, on the nineteenth
day of September in the year of our Lord one thousand eight hundred and
ninety-two, with force and arms, at the City and County aforesaid, in and upon
the body of one Albert Erdmann in the peace of the said People
then and there being, feloniously did make an assault and him the said
Albert Erdmann with a certain knife

which the said Frank Wendt
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent him the said Albert Erdmann
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
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Frank Wendt
late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Albert Erdmann in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and him the said Albert Erdmann
with a certain knife,

which the said Frank Wendt
in his right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

— *Frank Wendt* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

— *Frank Wendt* —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Albert Erdmann* did wilfully and wrongfully make another assault and *him* the said with a certain *knife* — *Albert Erdmann* —

which *he* the said *Frank Wendt* in *his* right hand then and there had and held, in and upon the *back* — of *him* the said

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Albert Erdmann*

— *Albert Erdmann* —
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.*

0880

BOX:

496

FOLDER:

4529

DESCRIPTION:

White, Clara

DATE:

09/07/92



4529

POOR QUALITY ORIGINAL

0001

Witnesses:

Counsel,

Filed

Pleads,

Day of

1898

THE PEOPLE

Grand Larceny,
(From the Person,
Penal Code.)

Carai White

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James T. Leary

Part 3, Sept 1492 Foreman.

Triad and Acquitted

Part 3 Sept 1492

5.11.11

POOR QUALITY ORIGINAL

0002

Police Court 3 District. (1365) Affidavit—Larceny.

City and County }
of New York, } ss.
of No. 340 Pavonia Ave. Jersey City Street, aged 32 years,
occupation Wood Turner being duly sworn,
deposes and says, that on the 16 day of August 1892 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 Gold field Watch and one
Gold Rolled Chain and One Gold
Roller Locket. in all of the
value of Five three dollars
113.00

the property of Deponent

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

from the fact that she deponent
took stole and carried away
the said property from the
pocket of a vest that deponent
was then and there wearing
upon his person

William Dwyer

Sworn to before me, this
1892
Police Justice

Sec. 198-200.

3
.....District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss:

Charu White

.....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 sees 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. *Charu White*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *185 Allen St*

Question. What is your business or profession?

Answer. *Married*

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*
Charu White
Married

Taken before me this

day of

20
1899
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0004

EX 9 AM. before 2/15/10 27 1039

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

Police Court _____ District _____
 THE PEOPLE, etc.,
 ON THE COMPLAINT OF
 James H. White
 340 Cooper Avenue
 District _____
 Offense _____

Dated Aug 20 1892

Magistrate

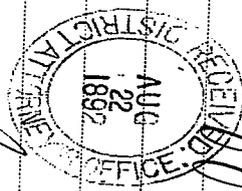
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ _____ to answer



Handwritten signatures and notes at the bottom left.

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, Aug 20 1892 [Signature] Police Justice.

I have 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.

POOR QUALITY ORIGINAL

0885

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Clara White

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

Clara White

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

The said

Clara White

late of the City of New York, in the County of New York aforesaid, on the 16th day of August in the year of our Lord one thousand eight hundred and ninety-two, in the day time of the said day, at the City and County aforesaid, with force and arms,

one watch of the value of twenty-five dollars, one chain of the value of ten dollars, and one locket of the value of eight dollars

of the goods, chattels and personal property of one William Dwyer on the person of the said William Dwyer then and there being found, from the person of the said William Dwyer then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll, District Attorney

0886

BOX:

496

FOLDER:

4529

DESCRIPTION:

Whyms, George

DATE:

09/12/92



4529

POOR QUALITY ORIGINAL

0007

Witnesses:

Walter J. ...

...

...

...

R. L. ...

...

...

...

...

Counsel,

Filed

Pleads,

day of

1899

THE PEOPLE

vs.

George Whymys

Grand Larceny, Degree, [Sections 228, 231, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Sept 12 1899
Sept 16 1899
2 4/10 6 ...

POOR QUALITY ORIGINAL

0000

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

Georg Day

of No. 42 West 24 Street, aged 45 years,
occupation Real Estate Broker being duly sworn,

deposes and says, that on the 24 day of August 1892 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:

Thirty dollars in gold
money of the United States, a quantity
of jewelry and clothing, of the value
in all of about fifty dollars.

\$ 60

the property of deponent

and that this deponent
has a probable cause to suspect, and does suspect that the said property was feloniously taken, stolen and
carried away by George Whynns (now Lee)

Defendant was employed by deponent
as a servant and he had access
to said property and he stole it; and
he admitted to deponent on August
25 1892 in the presence of Policeman
Madden of the 19th Precinct, that
he had stolen said property, and
he returned the said jewelry and
clothing to deponent, and also part
of the said money.

Georg Day

Sworn to before me this 25 day

of August 1892

Justice

POOR QUALITY ORIGINAL

0889

(1885)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

George W. Rhymes 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. *George W. Rhymes*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *Maspeth*

Question. What is your business or profession?

Answer. *Mau Street*

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

Answer. *I am guilty*
George W. Rhymes

Taken before me this

day of

Richard H. [Signature]
1889

Police Justice.

POOR QUALITY ORIGINAL

0090

BAILIED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

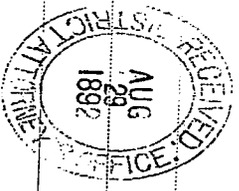
No. 4, by _____
Residence _____ Street _____

Police Court... 88
District... 1066

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Geo. Bay
242 Mad Ave
Geo. Whynus

Offense... Larceny
of Goods

Dated, Aug 26 1892
Magistrate... John Ryan
Officer... William Stearn
Precinct... 19



Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to assist Geo. Bay
John Ryan

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 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, Aug 2 1892 _____ 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.

POOR QUALITY ORIGINAL

0891

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 Whyms

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

George Whyms

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

The said *George Whyms*

late of the City of New York, in the County of New York, aforesaid, on the *24th* day of *August* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

the sum of thirty dollars in money, lawful money of the United States of America, and of the value of thirty dollars, divers articles of jewelry, of a number and description to the Grand Jury aforesaid unknown of the value of twenty dollars, and divers articles of clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars, *George Day* -
of the goods, chattels and personal property of one

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 Lancey Ricoll,
District Attorney

0892

BOX:

496

FOLDER:

4529

DESCRIPTION:

Williams, George

DATE:

09/16/92



4529

POOR QUALITY ORIGINAL

0093

Witnesses:

148

Counsel,

Filed,

Pleads,

day of

1892

THE PEOPLE

vs

George Williams

Defendant

George Williams

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Part 3. Sept 2/192

Pleads Guilty Altho' 9. d. 10. day
(2nd count)

4 yrs 6 mo. P.

1/30/1

Section 49 of the Criminal Code
degree.

POOR QUALITY ORIGINAL

0894

Police Court _____ District.

City and County } ss.:
of New York,

of No. 447 Washington Street, aged 35 years,

occupation Freight Handler being duly sworn

deposes and says, that the premises No. 447 Washington Street, 5 Ward

in the City and County aforesaid the said being a Seven story brick

dwelling house second floor year of

and which was occupied by deponent as a dwelling house

and in which there was at the time a human being, by name

were **BURGLARIOUSLY** entered by means of forcibly

ing the rear shutters leading to the fire escape forcing open-

on the 20 day of August 1892 in the night time, and the

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

and lawful owner of the United States and

a quantity of wearing apparel and house

furnishing goods of the value of about

One Hundred dollars, all together of the

value of about One hundred and fifty

dollars.

the property of Deponent

and deponent further says that he has great cause to believe, and does believe, that the aforesaid

BURGLARY was committed and the aforesaid property taken, stolen and carried away by

George Williams

for the reasons following, to wit: that on the above date about

3/0 o'clock in the morning deponent woke up

and saw the defendant going out of his rear

window. Deponent ran out of his bed-room door and

caught defendant as he was leaving the house

by the door leading to the street.

Deponent is informed by his wife Ellen

Halpin that she closed said shutters

on the night of the 19th of August 1892

POOR QUALITY ORIGINAL

0895

and that she also recognizes him as the man she saw leaving her room by the rear window. Wherefore defendant charges the defendant with burglary and prays that he be held to answer.

Thomas + Helpen
mark

Sworn to before me, this 20 day of August 1892
[Signature] Police Justice.

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1888
I have admitted the above named to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.

vs.

1
2
3
4

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0096

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Housekeeper of No. 417

Washington Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Thomas Halpin

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

Sworn to before me, this 20
day of August 1892

Ellen Halpin
her
mark

W. S. Brady
Notary Public
Police Justice.

POOR QUALITY ORIGINAL

0897

(1885)

Sec. 198—200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

George Williams 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. George Williams

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. 121 West 27th Street. 5 months

Question. What is your business or profession?

Answer. Freight Handler

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

~~Clerk~~
George Williams

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0090

BAILLED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court... District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Thomas T. Adams
 1117 Washington
 Street of New York

Offense Burglary

Dated August 20 1892

Magistrate

Officer

Precinct

Witnesses

No. 117 Washington Street
 No. 117 Washington Street

No. _____ Street
 No. _____ Street

No. _____ Street
 to answer H. D.



Received by
 H. D.

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

Defendant

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

Dated, Aug 20 1892 Police Justice.

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

Dated, 1892 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, 1892 Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Williams

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

George Williams

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

The said

George Williams

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the 20th day of August in the year of our Lord one thousand eight hundred and ninety-two in the night-time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Thomas Halpin

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 Thomas Halpin

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.

SECOND COUNT—

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

George Williams
of attempting to commit the crime of ~~of the CRIME of~~ *GRAND LARCENY in the first degree* committed as follows:

The said

George Williams

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

the sum of fifty dollars in money, lawful money of the United States of America, and of the value of fifty dollars, diver articles of clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars

of the goods, chattels and personal property of one

Thomas Halpin

in the dwelling house of the said

Thomas Halpin

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

De Lancey Nicoll
District Attorney

0901

BOX:

496

FOLDER:

4529

DESCRIPTION:

Williams, John

DATE:

09/20/92



4529

POOR QUALITY ORIGINAL

0902

201 ~~10/23~~

Counsel,
Filed *Lo [Signature]* day of *Sept* 1892
Pleads, *Magally*

THE PEOPLE

31st *Mr. [Signature]*
31st *John Williams*

[Signature] [Section 49] degree

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Part 3. Sept-23/92
Pleads Guilt Attempt
[Signature]
Sept 23/92

Witnesses:

[Empty lines for witness names]

POOR QUALITY ORIGINAL

0903

Police Court 2 District.

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

of No. 335 West 17th Lizzie Esposito Street, aged 28 years,
occupation Store Keeper being duly sworn

deposes and says, that the premises No 335 West 17th Street,
in the City and County aforesaid, the said being a five story brick
dwelling

and which was occupied by deponent as a store and dwelling on the 1st floor
and in which there was at the time a human being, by name Lizzie Esposito

were BURGLARIOUSLY entered by means of forcibly raising a
window of the rear room of deponents
premises on the first or ground floor

on the 15 day of September 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

forty nine
dollars in gold and lawful money
of the United States \$ 49.

the property of deponent

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

John Williams (now here)

for the reasons following, to wit:

Defendant came into deponents
store at 335 West 17th Street on said date
to buy some article. During the purchase the
defendant had an opportunity to see where
deponent kept her money in an inner
room. Defendant gave deponent an order
to put up some candy and he went out
saying he would be back in a few moments
to get the candy. While deponent was

POOR QUALITY ORIGINAL

0904

putting up the candy she heard a noise
 in the back room and then saw the
 defendant there and he was hurrying out
 from near the trunk where defendant
 kept said money. Defendant caused
 the arrest of the defendant and defendant
 is informed by Policeman Daniel J.
 Moloney who arrested the defendant,
 that a short time after the defendant
 was arrested, a roll of money similar
 to that stolen from defendant was
 found on the floor of the saloon near
 where defendant sat. Defendant charges
 defendant with burglary for the reason
 that the only way he could have entered
 said premises was by raising the rear
 portion of said room. by which window
 defendant made his exit from defendant's
 room.

Lino. Esposito

born to before me this 16 day

of September 1897
 J. M. Hogan
 Police Justice

Police Court District.

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

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

POOR QUALITY ORIGINAL

0905

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

James J. Maloney

aged 28 years, occupation Policeman of No.

16 St. Brent Street, being duly sworn, deposes and

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

Sworn to before me, this 16 day of September, 1892 } *Frank J. Maloney*

John J. Ryan
Police Justice.

POOR QUALITY ORIGINAL

0906

(1885)

Sec. 198 - 200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

John 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 waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Williams*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *Newark N.J.*

Question. What is your business or profession?

Answer. *Boat 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*

John Williams

Taken before me this

16

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0908

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 Williams

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

John Williams

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

The said

John Williams

late of the 16th Ward of the City of New York, in the County of New York aforesaid, on the 15th day of September in the year of our Lord one thousand eight hundred and ninety two in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

Lizzie Esposito

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

Lizzie Esposito

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

[Handwritten flourish]

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

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

The said

John Williams
late of the Ward, City and County aforesaid; afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *day* time of the said day, with force and arms,

*the sum of forty-nine dollars,
in money, lawful money of the
United States of America, and of
the value of forty-nine dollars*

of the goods, chattels and personal property of one
in the dwelling house of the said

Lizzie Esposito
Lizzie Esposito

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

DeLaney Nicoll,
District Attorney

09 10

BOX:

496

FOLDER:

4529

DESCRIPTION:

Wilson, Meyer

DATE:

09/27/92



4529

POOR QUALITY ORIGINAL

0911

Witnesses:

Xavier Connor

15th Precinct

Counsel,

Filed,

Pleas,

317 H. Adams St. N.Y.C.

Day of Sep. 1892

THE PEOPLE

vs.

Margaret Wilson

Defendant

David H. Bequest

CONCEALED WEAPON.
(Section 410, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

John T. ...

Foreman.

27th Sep. 1892

POOR QUALITY ORIGINAL

0912

(1885)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Meyer Wilson 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. Meyer Wilson

Question. How old are you?

Answer. 36 years

Question. Where were you born?

Answer. Boston

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

Answer. York St Jersey City 2 years

Question. What is your business or profession?

Answer. Steward

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
Meyer Wilson

Taken before me this
day of Sept 1885
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0913

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court---

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Stank Jovanovic
vs
Meyer Jovanovic

Offense: Carrying
concealed weapons

Dated,

Sept 22 1892

Magistrate

Officer

151 Precinct

Witnesses

No.

Street

No.

Street

No.

Street

\$

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 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, Sept 22 189 John M. 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.

POOR QUALITY ORIGINAL

0914

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 2 DISTRICT.

Frank Connors

of No. 15th Precinct Police Street, aged _____ years,
occupation Police Officer being duly sworn deposes and says,
that on the 22 day of September 1889

at the City of New York, in the County of New York, Meyer Nilsen
know here) who with intent to use did carry
and conceal and possess, an instrument
of the kind commonly known as a slungshot.
from the following circumstances. that the
defendant was in a house No 208
Thompson Street, about the hour of one
o'clock A.M. of the aforesaid date - when
deponent saw the defendant take the said
slungshot from the hip pocket of his pants
and drop the same on the floor. deponent therefore
charges the defendant with Violator of Section 414
of the Penal Code and that he is held to answer

Sworn to before me, this
of William M. ...

1889
1889
1889
Police Justice.

POOR QUALITY ORIGINAL

0915

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 2 DISTRICT.

Frank Connors

of No. 15th Precinct Police Street, aged _____ years,

occupation Police Officer being duly sworn deposes and says,

that on the 22 day of September 1882

at the City of New York, in the County of New York, Meyer Nilsin

know here) who with intent to use did carry
and conceal and possess, an instrument
of the kind commonly known as a slungshot.
from the following circumstances, that the
defendant was in a house No 208
Thompson Street, about the hour of one
o'clock A.M. of the aforesaid date - when
deponent saw the defendant take the said
slungshot from the hip pocket of his pants
and drop the same on the floor. Deponent therefore
charges the defendant with violation of Section 414
of the Penal Code. And asks that he be held to Answer.
Frank Connors

Sworn to before me, this

of Sept 22 1882

day

John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0915

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court...

District

1199

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mark Roman
vs.
Mary Lavin

Offense Carrying
Misdemeanor

Dated,

Sept 22 1892

Magistrate

Officer

131

Witnesses

No. _____

Street

No. _____

Street

No. _____

Street

\$ _____

to answer

Handwritten signature

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, Sept 22 1892 John 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.

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

453

THE PEOPLE OF THE STATE OF NEW YORK

against

Meyer Wilson

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

Meyer Wilson
of a FELONY, committed as follows:

The said *Meyer Wilson*, late of the City of New York, in the County of New York aforesaid, on the *22nd* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, 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 *a slung-shot* 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

Meyer Wilson

of a FELONY, committed as follows:

The said *Meyer Wilson*, 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 *a slung-shot* 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.

0918

BOX:

496

FOLDER:

4529

DESCRIPTION:

Wogan, Catharine

DATE:

09/20/92



4529

POOR QUALITY ORIGINAL

0919

Witnesses:

Sept. 6, 1882
Care FM

Counsel,

Filed

day of

1882

Pleads,

THE PEOPLE

vs.

F

Catharine Wogan

Abandonment of child.
[Section 287, Penal Code]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

Foreman.

[Signature]
L. Charles Smith
240. S. West Ave
7/27

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

THE PEOPLE

VS

BRIEF FOR THE PEOPLE.

CATHERINE WOGAN.

STATEMENT OF CASE.

Mrs. Catherine Wogan, or Vogan, is charged with the ABANDONMENT of child James Wogan, aged 14 months, on Sept. 4th, 1892, at the premises No. 604 West 49th Street, in violation of Section 287 of the Penal Code of the State of New York.

WITNESSES:

Mrs. Mary Gebhardt.
Officer Schultes of N. Y. S. P. C. C.
Officer Dalz of 25th Precinct.

MRS. MARY GEBHARDT, of 604 West 49th Street, will testify:
That a woman known as Vogan (the defendant) on Sept. 4th, 1892 living at same address, left baby James Vogan, aged fourteen months with her, while she went out to obtain some beer; but "that she never came back".

OFFICER SCHULTES of 108 E. 23" St., an officer of The N.Y.S. P.C.C., will testify:
That, in answer to a dispatch, he called at P. H. Q. on Sept. 5th and was informed by Sergeant on duty that a child, named James Vogan, aged 14 ^{months} ~~years~~, had been brought there by Officer Murphy of 22nd Precinct, who had received same from the above mentioned Mrs. Gebhardt, who stated that its mother had abandoned it. That officer then called at 604 West 49th Street, and ascertained from tenants that child's mother, the defendant, Mrs. Vogan, or Wogan, did not belong there, but had been temporarily stopping with a Mrs. McManus of that address, had left child in care of Mrs. Gebhardt, gone out (she stated) for beer, and "never come back". Officer was informed that defendant's general character was that of "a perfect bum", and that she had no apparent means of support. Officer also ascertained from a Mrs. Gregor, living on 11th Avenue, between 42" and 43" Streets, that Mrs. Vogan, the defendant, had some time previously called on her, and after she had left a waist and dress had also gone.

OFFICER WILL FURTHER TESTIFY, - that he was informed by two women, living at 604 West 49th Street, who will testify if necessary, that defendant, on a former occasion had abandoned a child in her mother-in-law's front hall; that the mother-in-law took the child in but that it afterwards died.

Witness will also testify that on Sept. 6th, 1892, he reported result of his examination to Justice White at 2nd District Police Police Court, who committed child James Vogan to Dep't of C. & C. That he (Witness) later took child to Supt. Blake of C. & C., and

**POOR QUALITY
ORIGINAL**

0921

on the 7th of Sept. he obtained a warrant for arrest of defendant on charge of Abandonment at 2nd District Police Court. That he attended Fourth District Police Court on Sept. 18th A. M. and found the defendant, who had been arrested; that she was delivered to him to be taken to Second District Police Court; and that at latter court, on same day, he presented case to Justice Ryan, who held defendant for trial at General Sessions, under \$500. bail, on charge of Abandonment.

Officer Dalz of 25th Precinct will testify to arrest of Defendant, if necessary.

.....

**POOR QUALITY
ORIGINAL**

0922

N. Y. GENERAL SESSIONS

THE PEOPLE

AGAINST

CATHARINE WOGAN.

PENAL CODE, § 287.

BRIEF FOR THE PEOPLE.

BRIEF HISTORY OF WOGAN FAMILY.

JULY 23RD, 1890.

At 2-30 A. M., an officer of Society arrested one Carson Vogan, aged 11 years, of 219 West 26th Street, while sleeping in basement of "Press" building. Boy claimed that parents John and Cassie lived at above address with other children William 15 years, Lillie 8 years and George 17 months. Protestant. Officer later called at address given but could find no such family, - boy being held at Tombs Court for examination until following day.

July 24th, A. M., Mrs. Cassie Vogan being present, case was presented to Justice White, who cautioned woman and then discharged son to her.

AUG. 12TH, 1890.

At 11-05 A. M. dispatch received that 19th Precinct would have case in court (2nd District) at 2-00 P. M.

On afternoon of August 12th, 1890, officer at court mentioned found that dispatch referred to the arrest of Carson Vogan and one other boy for stealing lead pipe from an unoccupied building. Vogan then claimed to reside at 585 Eleventh Avenue, and an investigation by our officer at that address ascertained that boys parents John and Cassie were both alive, man being a laborer, family Protestant, and otherwise as in previous case.

On August 13th, 1890, officer reported to Justice O'Reilly at Second District Police Court result of his investigation, who ordered complaints of juvenile delinquency made out and then, on their mothers' affidavits, committed both boys to the N. Y. Juvenile Asylum.

FEBRUARY 23RD, 1891,

Justice McMahon at Fourth District Police Court requested Society to investigate case of John Vogan of 604 West 49th St., rear house, second flight up, who, at Society's office, stated that he desired to place son, Carson, 11 years old, in an institution as he had no one to care for boy. Other children -- William 13, Lillie 8, and George 1 year and 8 months -- were being cared for by grandmother at address given. Man claimed to be a stone-cutter and worked in Weehawken. Was willing to pay towards his support if boy was committed. Wife, Catharine, he stated, was a drunkard and asserted that her whereabouts was unknown.

On February 24th, 1891, officer called at above address and ascertained that man's general statement was true; that wife was then awaiting trial at Special Sessions for larceny; and that Carson was a very wild boy and had been arrested several times. Man's name is Wogan (not Vogan). Directed to court.

Feb. 26th, 1891, on our officer's presentation of case to Justice Ryan, at 4th District Police Court, and on the father's affidavit of juvenile delinquency, child Carson was committed by the Justice to the New York Juvenile Asylum, court commitment being given father for delivery at Institution.

**POOR QUALITY
ORIGINAL**

0924

JUNE 23RD, 1892.

Anonymous complaint received, stating that babies were left alone all day from 6-00 A. M. until 11-00 or 12-00 P. M. and otherwise neglected and illtreated by their drunken mother at 606 West 43rd Street.

Officer, on above date, called at address given and ascertained that complaint was true; that it referred to a Mrs. Catherine Vogan (or Wogan), who was living with husband John, a stone cutter, and children Lillie 10 years, George 4 years and James 4 months. Husband drank somewhat, but worked rather steadily in Hoboken.

On June 24th, at 8-30 P. M., officer again called at Vogan apartments (consisting of two poorly furnished rooms), found that woman had been on a "tear" that afternoon and was then convalescing; man was at home, having just arrived from work, and admitted that wife drank. Officer, being afraid to leave children Lillie and George with woman, brought them to Society's Reception Rooms and served notice on both parents to be in Second District Police Court on following day.

On June 25th, 1892, man appeared in 2nd D. P. Court, where officer went with children. The case was presented to Justice Grady; but, as the man showed letters of recommendation from his employer and from Ex-Assemblyman Kerrigan, presented facts that he was able to properly care for them, and promised that he would do so, that he was about to move to Hoboken and that wife would not be allowed longer to have anything to do with them, - the Justice cautioned man and delivered the children into his custody.

---:---:---

(NOTE: For further history, - see brief.)

**POOR QUALITY
ORIGINAL**

0925

BRIEF HISTORY

OF

WOGAN FAMILY.

POOR QUALITY ORIGINAL

0926

2nd District Police Court.

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

Hugo Schuster
of Number *108 East 93rd street* being duly sworn,
deposes and says, that on the *4th* day of *September* 1893 at the
City of New York, in the County of New York, *At the premises known*
as Number 604 West 49th street in
said city of New York, the Jane Doe, then
and there being the parent and having the
care and custody for nurture of a certain
male child, called James. Now said child
being then and there under the age of six
years to wit of the age of fourteen months;
did unlawfully desert said child in said
place with intent to wholly to abandon
said child, in violation of the statute in
such case made and provided and espe-
cially of Section 287 of the Penal Code
of the State of New York.

Wherefore the complainant prays that the said

Jane Doe
may be apprehended, arrested and dealt with according to law.

Sworn to before me, this *7th*
day of *September* 1893

Hugo Schuster
H. White

Police Justice.

POOR QUALITY ORIGINAL

0927

Harrold
POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF



Augo Schuster

Jane Doe

DATE *Sept. 7th* 18*92*
White Magistrate.

Schuller, J. D. A. L.
Derk. Officer.

Witnesses:
P. Fellows Jenkins, Supt.,
100 East 23d Street.

Disposition,

POOR QUALITY ORIGINAL

0928

(1335)

Sec. 198-200.

2^a

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Catherine Hogan*

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. *136 West 29th Street and 2 weeks.*

Question. What is your business or profession?

Answer. *servant.*

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.
Catherine Hogan*

Taken before me this *18* day of *Sept* 188*9*
John R. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0929

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

of No. Hugo Schmitter
108 East 23rd Street, being duly sworn, deposes and says,

that Catherine Hogan (now present) is the person of the name of
Jane Doe mentioned in deponent's affidavit of the 7th
day of September, 1892 hereunto annexed.

Sworn to before me, this 18th
day of September, 1892
[Signature]

Hugo Schmitter

POLICE JUSTICE.

POOR QUALITY ORIGINAL

0930

Sec. 151.

Police Court 2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York by Hugo Schultze of No. 108 East 23rd Street, that on the 4th day of September 1892 at the City of New York, in the County of New York,

At the premises known as Number 604 West 49th Street in said City of New York the said Doc, then and there being the parent and having the care and custody for sometime of a certain minor child called Jimmie Wopdy, said child being under the age of six years, to wit of the age of fourteen months did unlawfully desert said child in said place with intent to wilfully to abandon said child, in violation of Section 287 of the Penal Code of the State of New York.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 2nd 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 7th day of September 1892

H. W. White
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0931

POLICE COURT ^{2^d} DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Hugo Schultes
vs.

John Ivi

Warrant-General.

Dated *September 7th* 188*7*

White Magistrate.

Schultes 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 *September 7th* 188*7*

This Warrant may be executed on Sunday or at
night.

A. White
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.

The within named

POOR QUALITY ORIGINAL

0932

BATED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

206 of 1165

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Schuster -
198 E. 23rd St.
Mathew Popow

Offense: *Crucifixion*
Abandonment

Dated, *September 18*, 189*2*

Ray Magistrate.

Schuster Officer.

J.P. O'H... Fitchick.

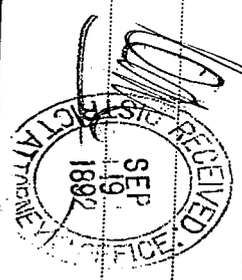
Witness *Mr. Roberts*

No. *604 W. 119th* Street.

George W. Ryan

No. *604 W. 119th* Street.

No. *604* 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

defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Three* 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, *September 18*, 189*2* *J.M. 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.

POOR QUALITY ORIGINAL

0933

(522)

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Katharine Wagner

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

indictment, accuse *Katharine Wagner* —

of the crime of *deserting a child, with intent*
wholly to abandon it, —

committed as follows:

The said *Katharine Wagner* —

late of the City of New York, in the County of New York aforesaid, on the
fourth day of *September*, in the year of our Lord one thousand
eight hundred and ninety-*two*, — at the City and County aforesaid,

being the mother of said child and there
having the care and custody for nurture
and education of James Wagner, a child
under the age of six years, the int. of the age

POOR QUALITY ORIGINAL

0934

of fourteen months, did I demand desert
the said child, with intent wholly to
abandon it.

James M. [unclear],
Attorney

0935

BOX:

496

FOLDER:

4529

DESCRIPTION:

Wolfe, Lawrence F

DATE:

09/26/92



4529

0936

BOX:

496

FOLDER:

4529

DESCRIPTION:

Smith, Andrew

DATE:

09/26/92



4529

0937

BOX:

496

FOLDER:

4529

DESCRIPTION:

Hopper, William

DATE:

09/26/92



4529

Police Court, 3rd District.

City and County of New York, ss.

of No. 159 East 67th Street, aged 40 years, occupation Ash Fire Marshal being duly sworn, deposes and says, that on the Sunday 21st day of August 1892, at the City of New York, in the County of New York, at or about the hour of eleven

Augustine Wilson

o'clock in the evening, one Mayer H Rothbaum nor present, did willfully and feloniously, in violation of law made and provided in such case, set fire to and burn a certain house, known as No 25 Beth Street in said City situated in the 13th Ward, the same being a dwelling house, in which there was at the time of the said setting on fire, human beings, to wit, Jacob Sidel and Rebecca Goodman, tenants renting apartments in said house, in that the said Mayer H Rothbaum did feloniously set in his room two separate fires, using candles therefor, one fire being set in the front part and the other fire in the rear part of such room in the basement, used by said Rothbaum as a shop, the fires being one twenty feet apart - Further that said Rothbaum was the last person to leave and lock up such basement near the time above mentioned taking the keys thereof with him and subsequently unlocking the door on being informed of the outbreak of fire in the said basement.

Further that the property of said Rothbaum was then and then insured in The Manufacturers' and Traders' Co-operative Fire Insurance Company of N.Y. and King's Co. under policy No 15007, dated July 26 1892, in the sum of \$1000.00 and in The National Exchange Co. of Fire Insurance Co. of N.Y. and King's Co. under policy 5738, dated August 8, 1892.

POOR QUALITY ORIGINAL

0940

in the sum of \$1000.⁰⁰/₁₀₀, making \$3000⁰⁰/₁₀₀ insurance, which amount was and is in excess of the value of the insured property contained in such premises. All of which is ^{set} forth on information and belief.

Therefore defendant prays said Rothmann may be dealt with according to law

G. H. Wilson

Spreads before me the 29th day of August 1892
J. H. M. Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated 1888
Police Justice.

I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.

There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court-- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1	Offence,
2	
3	
4	

Dated 1888

Magistrate.

Officer.

Clerk.

Witnesses.

No. Street,

No. Street,

No. Street.

\$ to answer Sessions

POOR QUALITY ORIGINAL

09441

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 3 DISTRICT.

of No. 157 East 64 Street, aged _____ years,
occupation Trash Fire Marshal being duly sworn deposes and says,
that on the 21 day of August 1892

at the City of New York, in the County of New York, as deponent
is informed and has just cause to
believe, one Meyer Rothbaum now
present did, wilfully, maliciously
and with felonious intent, burn
and set fire to a dwelling house
at about seven in the evening
namely to the basement of No 25
Pitt Street said City, in which
premises there were human beings
at said time to the knowledge of said
Rothbaum. Wherefore deponent prays
said Rothbaum may be punished for ~~sedition~~
A. Wilson

Sworn to before me, this

August

24 day

1892

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0942

Police Court, 1783 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

A. Wilson

vs.

Meyer & Rothman

AFFIDAVIT.

Wilson

Sworn Aug 25th 1892

2:30 PM

[Signature]

Dated 24 Aug 1892

Hogan Magistrate.

Levy Officer.

Witness, 250 Pres

Disposition, [Signature]

Police Court 2 District.

City and County }
of New York, } 58.

of No. 929 West 26th Street, aged 25 years,
occupation Painter being duly sworn

Charles A. Freusky

deposes and says, that the premises No 37 West Broadway Street,
in the City and County aforesaid, the said being a three story brick
dwelling

and which was occupied by deponent as a Shoemaker & Co
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking
open the lock of the front door.

on the 2 day of June 1888 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity
of paints, ropes, carpenter tools, and
other property of the value of
about three hundred dollars,
\$ 300 -

the property of Frank L. Geary & Co
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Lourence J. Wolf and Arthur Smith
William H. Hoffer

for the reasons following, to wit: The said premises were
securely locked and closed on said date
about 7 o'clock P.M. and the said
deponent found broken open and the
said property missing about the hour of
10 o'clock P.M. on said date. Deponent
thereupon the deponent for the
reason that deponent is informed
by Francis Mc Nally (now here)

POOR QUALITY ORIGINAL

0944

that he was working for the said Wolfe about the time of the commission of the said burglary; That said Wolfe had possession of part of said stolen property and now has it stored in Kensington N.Y. and that said Wolfe confessed to him that he had committed the said burglary.

Sworn to before me this 17th day of August 1852
John J. Ryan
Justice of the Peace

Chas. A. Trevelyan

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

_____ Degree

Burglary

Dated _____ 1852

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ _____ Bail.

Bailed by _____ No. _____ Street.

POOR QUALITY ORIGINAL

0945

(1935)

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK,

Lawrence J. Wolfe

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. *Lawrence J. Wolfe*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *N.S.*

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

Answer. *423 West 56 St - near there all my life*

Question. What is your business or profession?

Answer. *painter and decorator*

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
Lawrence J. Wolfe*

Taken before me this *18* day of *August* 189*2*

Police Justice.

POOR QUALITY ORIGINAL

0946

(1385)

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Smith

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. *Andrew Smith*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *K. I. S.*

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

Answer. *417 West 56 St - 17 years*

Question. What is your business or profession?

Answer. *Drum*

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 have nothing to say*
Andrew Smith

Taken before me this

18

day of

August

189*7*

Police Justice.

POOR QUALITY ORIGINAL

0947

Sec. 151.

Police Court 2 District.

CITY AND COUNTY OF NEW YORK, } ss.

In the name of the People of the State of New York; To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, GREETING:

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles A. Trevisky of No. 323 West 26th Street, that on the 2 day of June 1892 at the City of New York, in the County of New York,

a burglary was committed at No 37 West Broadway by one Lawrence De Wiese and Andrew Smith and property stolen of the value of about three hundred dollars, consisting of pants, paper, carpets, coats and other property

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring them forthwith 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 17 day of June 1892
John Ryan POLICE JUSTICE.

POOR QUALITY ORIGINAL

0948

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate

Grady & Dowling Officers.

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.

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.

The within named

POOR QUALITY ORIGINAL

0949

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

Francis Mc Vally

aged 24 years, occupation laborer of No.

54th West 50 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Charles A. Freestly

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

Sworn to before me, this 17 day of August 1892 } Francis Mc Vally

John J. Ryan
Police Justice.

Fol 1

N. Y. COURT OF GENERAL SESSIONS.

```

----- X
                )
    The People etc.,  :
                )
    against          :
                )
    Lawrence F. Wolfe. :
                )
----- X

```

COUNTY OF NEW YORK, BOROUGH OF MANHATTAN, SS:

" 2

LAWRENCE F. WOLFE, being duly sworn, deposes and says; that he is the defendant in the above entitled prosecution; and was on the 26th day of September, 1892, indicted by the Grand Jury of New York County, for the crime of burglary in the third degree. That on or about the 18th day of August, 1892, deponent was arrested on a warrant issued by Police Justice Ryan, and appeared before the said Justice for examination. That pending said examination, deponent was committed to bail in the sum of One thousand (\$1000.00) Dollars; and that deponent's wife, EMMA WOLFE, became surety on the bail bond for said amount.

" 3

That pending said examination, and before the day for which it was set down, deponent left the jurisdiction temporarily, and his bond was thereupon ordered forfeited. That deponent resided without the State of New York for a period of about one (1) year. That the facts constituting the alleged crime for which deponent was held for examination, and subsequently indicted, are as follows:--

That on or about April 20th, 1892, deponent entered into a partnership with CHARLES A. FRENSKY, (now known as French) the complaining witness herein, for the purpose of carrying on the business of painting and decorating. That subsequently and on or about April 21st, 1892, one PATRICK B. HANLON, employed deponent and said Frensky, under a written contract subscribed by deponent and the said Frensky, as partners, to paint the interior and exterior of premises known as No. 448 West 54th Street, in the City of New York. That thereupon deponent and the said Frensky, proceeded to do said work. That in the course of the completion of said work, a dispute arose between deponent and the said Frensky, owing to failure of the said Frensky to pay the employees, and for material used in the painting of said premises. That deponent was requested by the said Frensky to advance him the sum of Forty (\$40.00) Dollars, whereupon deponent insisted that the scaffolding and falls, which belonged to the said Frensky, and which were used in the course of said work, should be delivered to deponent as security for the return to him of the said loan of Forty (\$40.00) Dollars; whereupon the said Frensky pointed to the said scaffolding and falls which were then on the front wall of said premises, and said to deponent that thereafter, all of said scaffolding and falls should be his, to hold as security for the return of the said money. That the said scaffolding remained on said premises for a period of four (4) days, after they had been given to deponent, and constructively passed in his possession; and during said

" 4

" 5

" 6

period, the said Frensky recognized deponent as the owner of the said property, by stating at various times to persons with whom the said partnership were doing business, that the scaffolding belonged to deponent. That at the end of said four (4) days, the said Frensky took the said scaffolding and falls into his actual possession, and stored the same in premises No. 337 West Broadway, in the City of New York, where the said Frensky was doing business under the firm name and style of "L. GEORGE & CO." That upon learning that said scaffolding and falls had been removed by the said Frensky, deponent went to the said premises, and believing that he had a legal right to take his property, wherever he should find it, forcibly entered said premises with the aid of two of his employees and removed said scaffolding and falls; and certain other property belonging to deponent viz: a carpenter's plane, and seven paint brushes. That there-
after deponent was arrested and charged with the crime of burglary as hereinbefore stated. That deponent begs leave to refer to a copy of Notice of Lien hereto annexed, and to a letter written by said Hanlon, showing that the said Frensky and deponent were partners.

That deponent now resides at Kensico, New York, and has resided there for the past four (4) years. That deponent is Twenty-seven (27) years of age, and has been married for the past six (6) years; and has always lived with his wife during said period, except for the period of about one (1) year during which time deponent was out of the jurisdiction, and for a period of about seven months, during which time deponent's wife lived as a domestic.

**POOR QUALITY
ORIGINAL**

0954

4

That deponent begs leave to refer to the affidavits hereto annexed, of various persons with whom deponent has dealt in business, and who have known deponent to be a good, sober, honest man.

WHEREFORE, deponent prays that this Honorable Court, dismiss the indictment pending herein.

Sworn to before me this)

3rd day of March, 1898.)

Lawrence F. Wolfe

Wm. J. Shanessy

NOTARY PUBLIC IN AND FOR THE STATE OF NEW YORK,
DEPT. OF STATE, N.Y. CO.

POOR QUALITY
ORIGINAL

0955

Holy Innocents Rectory.

BEDFORD ROAD.

Pleasantville Station, N. Y. *March 2^d* 1898 .

I have known M^r Woolf
for over one year. He is, to
my knowledge, a good and upright
man who deserves credit. I
think that whoever may have
to deal with him will share in
this opinion.

J. D. Regis, Genl. S. P.

N. Y. COURT OF GENERAL SESSIONS.

----- X
)
 The People etc., :
)
 against :
)
 Lawrence F. Wolfe. :
)
 ----- X

STATE OF NEW YORK, COUNTY OF *newyork* SS:

Michael Gillick being duly

sworn, deposes and says that he is *52* years of age, and is
 engaged in the *coal* business, at No. *420*
West 56 St in the City of *Newyork*
 That he knows Lawrence F. Wolfe, the above named defendant,
 and has known him for the past *15* years. That during
 said period the said defendant has been a man of good moral
 character, and has always borne a good reputation for
 honesty and integrity.

Sworn to before me this)
 3^d day of March, 1898.) *Michael X Gillick*
mark

Henry B. ...

NOTARY PUBLIC, (57)
NEW YORK COUNTY.

POOR QUALITY ORIGINAL

0957

N. Y. COURT OF GENERAL SESSIONS.

----- X
 The People etc.,)
)
 against)
)
 Lawrence F. Wolfe.)
 ----- X

STATE OF NEW YORK, COUNTY OF *New York* — SS:

Chas. C. Langham being duly sworn, deposes and says, that he is *56* years of age, and is engaged in the *Painting* business, at No. *134 Ninth Avenue* in the City of *New York*. That he knows Lawrence F. Wolfe, the defendant above named, and has known him for the past *9* years. That during said period the said defendant has been a man of good moral character, and has always borne a good reputation for honesty and integrity.

Sworn to before me this)
3^d day of March, 1898.) *Chas. C. Langham*

Richard F. Maguire
Notary Public (12)
New York County

POOR QUALITY ORIGINAL

0958

N. Y. COURT OF GENERAL SESSIONS.

The People etc.,

against

Lawrence F. Wolfe.

STATE OF NEW YORK, COUNTY OF

Westchester

SS:

Philip W Hamilton

being duly

sworn, deposes and says that he is 67 years of age, and is

engaged in the *ferrous* business, at No. *Hensico*

Westchester County ~~in the city of~~ *state of New York*

That he knows Lawrence F. Wolfe, the defendant above named,

and has known him for the past 11 years. That during

said period the said defendant has been a man of good moral

character, and has always borne a good reputation, for

honesty and integrity.

Sworn to before me this)

3 day of March, 1898.)

Philip W Hamilton

Joseph B. See
Notary Public

POOR QUALITY ORIGINAL

0959

N. Y. COURT OF GENERAL SESSIONS.

----- X
)
 The People etc.,)
)
 against)
)
 Lawrence F. Wolfe.)
)
 ----- X

STATE OF NEW YORK, COUNTY OF *Westchester*

SS:

Sonny Schaffel

being duly

sworn, deposes and says that he is *42* years of age, and is

engaged in the *Hotel* business, at *North Avenue N. York*

~~in the City of~~

That he knows Lawrence F. Wolfe, the defendant above named, and has known him for the past *5* years. That during said period the said defendant has been a man of good moral character, and has always borne a good reputation, for honesty and integrity.

Sworn to before me this)

3 day of March, 1898.)

Joseph B. De Henry
Notary Public

N. Y. COURT OF GENERAL SESSIONS.

----- X
)
 The People etc.,)
)
 against)
)
 Lawrence F. Wolfe.)
)
 ----- X

STATE OF NEW YORK, COUNTY OF *Westchester* SS:

S. D. Shaughnessy being duly sworn, deposes and says that he is *33* years of age, and is engaged in the *Painting* business, at No. *Vachella* in the City of *County of Westchester*

That he knows Lawrence F. Wolfe, the above named defendant, and has known him for the past *4* years. That during said period the said defendant has been a man of good moral character, and has always borne a good reputation for honesty and integrity.

Sworn to before me this)
)
3 day of March, 1898.)

S. D. Shaughnessy

Joseph B. Lee
Notary Public

POOR QUALITY ORIGINAL

0961

N. Y. COURT OF GENERAL SESSIONS.

----- X
)
 The People etc.,)
)
 against)
)
 Lawrence F. Wolfe,)
)
 ----- X

COUNTY OF NEW YORK, BOROUGH OF MANHATTAN, SS:

WILLIAM R. SMITH, being duly sworn,
 deposes and says; that he is ²¹over years of age, and is in
 the real estate business with offices at No. 61 Park Row,
 in said City of New York. That he has known Lawrence F.
 Wolfe, the defendant above named, for the past five (5)
 years, and at various times during said period, has employed
 the said defendant to do painting work for him. That
 deponent owns considerable property in Kensico, New York,
 where the said defendant has resided for the past four (4)
 years, and has always known the above named defendant to be
 a man of good moral character, and of excellent reputation.

Sworn to before me this)
 2nd day of March, 1898.) *Wm R. Smith*

John B. Quinter
Commissioner of Deeds
N.Y.C.

POOR QUALITY ORIGINAL

0962

N. Y. COURT OF GENERAL SESSIONS.

----- X
)
 The People etc., :
)
 against :
)
 Lawrence F. Wolfe. :
)
 ----- X

STATE OF NEW YORK, COUNTY OF *New York* SS:

John M. Hoag

being duly

sworn, deposes and says, that he is 3 years of age, and is engaged in the *coal & ice* business, at No.

423 W. 56th St. in the City of *New York*.

That he knows Lawrence F. Wolfe, the defendant above named, and has known him for the past *8* years. That during said period the said defendant has been a man of good moral character, and has always borne a good reputation for honesty and integrity.

Sworn to before me this)

John M. Hoag

34. day of March, 1898.)

Henry J. Sciman

NOTARY PUBLIC, (67)
NEW YORK COUNTY:

POOR QUALITY ORIGINAL

0963

N. Y. COURT OF GENERAL SESSIONS.

----- X
)
 The People etc., :
)
 against :
)
 Lawrence F. Wolfe. :
)
 ----- X

STATE OF NEW YORK, COUNTY OF *Westchester* SS:

Henry William McCauley being duly sworn, deposes and says that he is *35* years of age, and is engaged in the *Plumbing* business, at No. *907* *5th Ave* in the City of *New York*
 That he knows Lawrence F. Wolfe, the defendant above named, and has known him for the past *5* years. That during said period the said defendant has been a man of good moral character, and has always borne a good reputation, for honesty and integrity.

Sworn to before me this)
 3 day of March, 1898.)

Joseph B. ...
Notary Public

Henry W. McCauley

N. Y. COURT OF GENERAL SESSIONS.

----- X
)
 The People etc.,)
)
 against)
)
 Lawrence F. Wolfe.)
)
 ----- X

STATE OF NEW YORK, COUNTY OF Westchester, SS:

Herman Gerneck being duly sworn, deposes and says, that he is *22* years of age, and is engaged in the ~~Business~~ *Leaving* business, at ~~New York~~ *New Haven* in the City of ~~New York~~ *N. York*

That he knows Lawrence F. Wolfe, the defendant above named, and has known him for the past *3* years. That during said period the said defendant has been a man of good moral character, and has always borne a good reputation for honesty and integrity.

Sworn to before me this)
3 day of March, 1898.)

Michael K. ...
Joseph W. ... *Herman Gerneck*
Notary Public

POOR QUALITY ORIGINAL

0965

NOTICE OF LIEN.
No. 260.

W. Reel Gould, Law Blank Publisher and Stationer,
120 Nassau Street, cor. of Beekman, and 220 Broadway, N. Y.

NOTICE UNDER MECHANIC'S LIEN LAW.

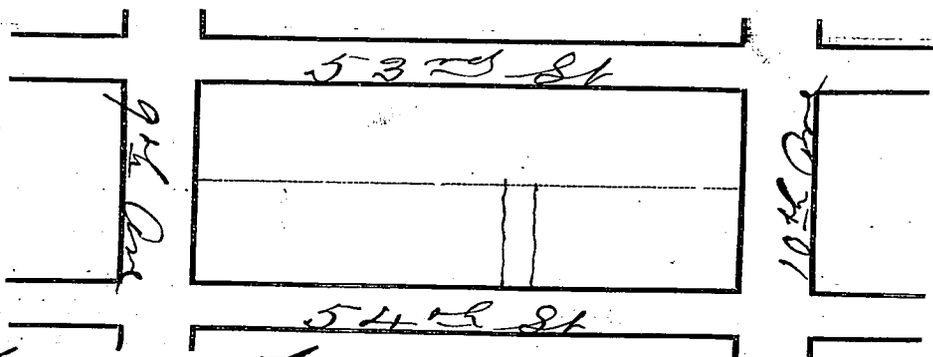
To William J. McKenna Esquire,
Clerk of the City and County of New York.

Please take Notice, That I, Emil Wildfeuer
residing at No 50 Amsterdam Avenue
in the City of New York have
and claim a lien for the principal and interest of the price and value of the labor and material herein-
after mentioned, upon the house, building and appurtenances, and upon the lot, premises and parcel of
land upon which the same may stand, or be intended to stand, hereinafter mentioned, pursuant to the
provisions of an Act of the Legislature of the State of New York, entitled "An Act for the better security of
Mechanics, Laborers, and others who perform labor or furnish material for buildings and other improve-
ments in the several cities and counties of this State, and to repeal certain acts and parts of acts passed
May 27, 1885, being Chapter 342 of the laws of 1885. That the nature and amount of labor and service
performed, and the materials furnished is as follows:

White Lead, Brushes, Oils, Varnishes
and Turpentine from April 23rd 1892
to May 3rd 1892 to the amount of One
Hundred and Fiftysix Dollars and
Fortyfour Cents

That the name of the owner, Patrick B. Haulon
against whose interest a lien is claimed, is Patrick B. Haulon That the name of the person
to whom claimant was employed, and to whom he furnished
such materials is L. F. Wolfe and Charles F. Frantsky
That all the work and materials for which the claim is made has been actually performed or furnished

The property to be charged with a lien is situated in the 22nd Ward
on the South side of 54th Street about 175
feet and — inches east of Tenth Avenue, being
25 feet and — inches wide, front and rear, by 100 feet and
— inches deep on each side, and known as Number 444th
and shown on the following diagram:



Dated May 10th 1892

Emil Wildfeuer

POOR QUALITY ORIGINAL

0966

City and County of New York, ss. *Emil Wildfeuer*
being duly sworn, says that he is _____ the claimant mentioned in the
foregoing notice of lien, that he has read the said notice and knows the contents thereof, and that the
statements therein contained are true to his knowledge, or information and belief.

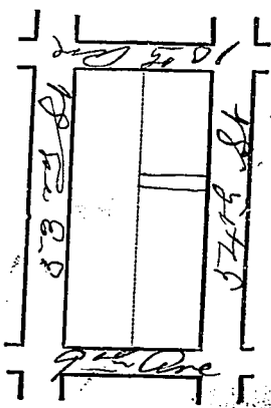
Sworn before me, this 10th day of May 1892 } *Emil Wildfeuer*

Notary Public
Com of Deeds, N.Y.C.

Copy
MECHANIC'S LIEN.
Emil Wildfeuer Claimant.
Residence: *57 Amsterdam St*

against
Peterick B. Coulter Owner.
W. H. Hoff v. *Chas. Trautsky* Contractor.

NOTICE OF CLAIM.
Amount \$ 156.40
Filed May 10 23 1892



To W. H. Hoff Esq.

5. BOWLING GREEN,
NO. 552 EAST 5TH STREET,
NEW YORK.

POOR QUALITY
ORIGINAL

0967

New York May 9th 1892

Messrs Wey & Finnelly

Gentlemen please take
notice that unless you
proceed to complete the
painting as per contract
entered into with me of
house 448 W 54th Street
in one day from date
I will put other men
into complete same
and charge same
to your contract
Yours respectfully
J. B. Harner

POOR QUALITY ORIGINAL

0968

N.Y. General Sessions Court.

The People v.

apt.

Lawrence J. Wolfe.

Affidavit v. on Motion
to dismiss Indictment.

MOSS & FEINER,

Attorneys for defendant

35 NASSAU STREET,

Syndicate Building.

NEW YORK CITY.

POOR QUALITY
ORIGINAL

0969

N.Y. General Sessions Court.

The People v.

apt.

Lawrence J. Wolfe.

Affidavit v. on Motion
to dismiss Indictment

MOSS & FEINER,

Attorneys for Defendant

35 NASSAU STREET,

Syndicate Building,

NEW YORK CITY.

POOR QUALITY
ORIGINAL

0970

Court of General Sessions of the Peace

483

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Lawrence F. Wolfe, Andrew
Smith and William Hopper

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

Lawrence F. Wolfe, Andrew
Smith and William Hopper

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

The said Lawrence F. Wolfe, Andrew
Smith and William Hopper, all

late of the 5th Ward of the City of New York, in the County of New York aforesaid, on the
second day of June in the year of our Lord one
thousand eight hundred and ninety-two in the night-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the building of
one

Charles A. Frensky

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

SECOND COUNT—

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

Lawrence F. Wolfe, Andrew Smith and William Hopper of the CRIME OF Grand LARCENY in the second degree, committed as follows:

The said Lawrence F. Wolfe, Andrew

Smith and William Hopper, all

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

a quantity of paint, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of one hundred dollars, one hundred yards of rope of the value of ten cents each yard, divers carpenter's tools of a number and description to the Grand Jury aforesaid unknown, of the value of fifty dollars, and divers other goods, chattels and personal property of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred and fifty dollars

of the goods, chattels and personal property of one Charles A. Frensky

in the

Building

of the said

Charles A. Frensky

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

Building

POOR QUALITY ORIGINAL

0972

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Lawrence F. Wolfe, Andrew Smith and William Hopper of the CRIME OF Grand LARCENY in the second degree, committed as follows:

The said Lawrence F. Wolfe, Andrew Smith and William Hopper, all late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the night-time of said day, with force and arms, a quantity of paint, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of one hundred dollars, one hundred yards of rope of the value of ten cents each yard, divers carpenter's tools of a number and description to the Grand Jury aforesaid unknown, of the value of fifty dollars, and divers other goods, chattels and personal property of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred and fifty dollars

of the goods, chattels and personal property of one Charles A. Frensky

in the building of the said Charles A. Frensky

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

POOR QUALITY ORIGINAL

0973

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Lawrence F. Wolfe, Andrew Smith and William Hopper,
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Lawrence F. Wolfe, Andrew Smith and William Hopper,* all

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

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of *Charles A. Trensky*

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

Charles A. Trensky
unlawfully and unjustly did feloniously receive and have; (the said *Lawrence F. Wolfe, Andrew Smith and William Hopper*

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, 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.

0974

BOX:

496

FOLDER:

4529

DESCRIPTION:

Worth, Tillie

DATE:

09/27/92



4529

POOR QUALITY ORIGINAL

0975

308

308
Counsel,
Filed
Pleads,
Day of
1892

Grand Larceny,
(From the Person,
Degree,
[Sections 828, 829,
Penal Code.]

THE PEOPLE

vs.

Sillie Worth

DE LANCEY NICOLL,
District Attorney.

Defendant
A TRUE BILL.
James Tooley

Foreman.

27th Sep. 1892

Witnesses:

J. H. ...

Procurement on
discharge on the
recognition of the
defendant for the
sum of ...
... and can
not be found &
the defendant has
been in prison since
Sept 18th 1892
Oct 3 1892
Jas M Osborne
ack

POOR QUALITY ORIGINAL

0976

Police Court

2

District.

Affidavit—Larceny.

City and County of New York, ss:

John Ahearn

of No. 391 West 15th Street, aged 25 years, occupation Expressman

deposes and says, that on the 18 day of September 1891 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

five dollar gold and couple money of the United States \$5

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Jennie Worth (now he) Deponent met the deponent in the street and went with her to No. 121 Macdougall Street in a bedroom for the purpose of prostitution, and when deponent had finished sexual intercourse with deponent, deponent felt the deponent take said money, after deponent had paid the deponent one dollar for said sexual intercourse, and the said money was taken out the trousers pocket then worn on deponent's person.

John Ahearn

Sworn to before me this 18th day of September 1891 of John Ahearn Police Justice

POOR QUALITY ORIGINAL

0977

(1335)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK.

Tillie Worth

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.

Tillie Worth

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

N.Y.

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

Answer.

25 Cottage Place 1 year

Question. What is your business or profession?

Answer.

Housekeeper

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
Tillie Worth.*

Taken before me this
day of *Sept* 190*7*
John H. Ryan
Police Justice.

POOR QUALITY ORIGINAL

0978

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

308-2
1167
1894
Police Court... District.

THE PEOPLE, &c.,
OF THE COUNTY OF

John Heekin
391 West 10th St
Little Rock

Offense

Larceny
from person

Dated

Sept 16

189

Magistrate

Bygan

15

Officer

Hestump

15

Witnesses

No.

Street

No.

Street

No.

Street

No.

Street



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

John Heekin

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, Sept 16 1892 Police Justice.

John Heekin

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.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Tillie Worth

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

Tillie Worth

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

The said *Tillie Worth*

late of the City of New York, in the County of New York aforesaid, on the *18th* day of *September* in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night* time of the said day, at the City and County aforesaid, with force and arms,

the sum of five dollars in money, lawful money of the United States of America, and of the value of five dollars

of the goods, chattels and personal property of one *John Ahearn* on the person of the said *John Ahearn* then and there being found, from the person of the said *John Ahearn* then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Mcoll,
District Attorney