

0702

BOX:

496

FOLDER:

4526

DESCRIPTION:

Stewart, Andrew

DATE:

09/26/92



4526

POOR QUALITY ORIGINAL

0703

264 180

Counsel,

Filed *M. C. [Signature]*
day of *Sept* 189*9*

Pleads,

THE PEOPLE

vs.

P

Andrew Stewart

by

ATTEMPTING SUICIDE.
(Section 174, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
[Signature] Foreman.
Alaska [Signature]
J. M. [Signature]

Witnesses:

.....
.....
.....
.....
.....

POOR QUALITY ORIGINAL

0704

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss:

51

District Police Court.

Andrew Stewart

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. *Andrew Stewart*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *304 West 134 St - 2 months*

Question. What is your business or profession?

Answer. *Paper-hanger*

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.
Andrew Stewart*

Taken before me this

John J. ...
189

Police Justice.

POOR QUALITY ORIGINAL

0705

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

Police Court--- 5 District.

1180

THE PEOPLE, &c.,

ON THE COMPLAINT OF

J. Lewis Sweet
 vs.
 Andrew Stenmark

Offense Attempted Suicide

Dated, Sept 16 1892

Magistrate

Maacke
 Officer

Govt
 Precinct

Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

\$ 500

to answer

J. Lewis Sweet

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

Andrew Stenmark

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, Sept 16 1892 Thomas J. Cronin 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 he to be discharged.

Dated, _____ 189 _____ Police Justice.

POOR QUALITY ORIGINAL

0706

CITY AND COUNTY }
OF NEW YORK. } ss.

POLICE COURT, 5th DISTRICT.

of No. 37th West 100th Street, aged _____ years,
occupation Police Officer being duly sworn, deposes and says
that on the 16th day of September 1892
at the City of New York, in the County of New York.

Andrew Stewart - (now here)
did, with the intent - to take his
own life. Commit upon himself an
act dangerous to human life, in
violation of section 174 of the Penal
Code of the State of New York as
deponent truly believes, from the fact
that at about the hour of 11 o'clock
A.M. said date the said defendant
jumped from McComb's Dam Bridge
into the Harlem River, whereupon

Subscribed and sworn to before me this

1892

at

Police Justice

POOR QUALITY ORIGINAL

0707

deprive for any the said defenants
be held and dealt with according
to law.

Sworn to before me } J. A. Quar Goetz
this 16th day of Sept 1892
[Signature]
Police Justice

Police Court, District.

ARRIDAVIT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Dated 189

Magistrate.

Officer.

Witness.

Disposition

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Stewart

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

Andrew Stewart

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said Andrew Stewart,

late of the City of New York, in the County of New York aforesaid, on the ~~eighteenth~~ day of ~~September~~, in the year of our Lord one thousand eight hundred and ninety-~~two~~, at the City and County aforesaid, with intent to take ~~his~~ own life

did feloniously cast and throw himself into the waters there commonly known as the Harlem River, in and sink and submerged his body in the waters aforesaid,

the same being an act dangerous to human life, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,

District Attorney.

0709

BOX:

496

FOLDER:

4526

DESCRIPTION:

Stolle, George

DATE:

09/12/92



4526

0710

BOX:

496

FOLDER:

4526

DESCRIPTION:

Stolle, George

DATE:

09/12/92



4526

POOR QUALITY ORIGINAL

0711

Witnesses:

Wm. J. ...
Amber X
Queen
[Signature]

71
Counsel,
Filed *12 Sept* 189
Pleads, *Attorney*

Grand Larceny, Degree,
[Sections 628, 629, Penna Code.]

THE PEOPLE

vs.

Serge Stolle

Wm. J. ...

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

[Signature]
Foreman.
[Signature]
Head of Jury
2976
[Signature]

POOR QUALITY ORIGINAL

0712

(1865)

Police Court 5th District

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 2715th St Sophie Heywang Street, aged 34 years,
occupation Keep home being duly sworn,
deposes and says, that on the 11 day of July 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 watch and gold
Chain together of the value
of fifty dollars

the property of

John Heywang. and in
deponent's care and custody.

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

from the fact that deponent
missed said property from
her home and thereafter the
defendant who is deponent's brother
sent deponent the letter hereto
annexed. wherein he acknowledged
that he had taken said property
and pawned it and also sent
deponent a pawn ticket representing
said property.
Wherefore deponent charges this
defendant with feloniously taking
stealing and carrying away
said property. Sophie Heywang

Sworn to before me, this
11th day
of July 1892

John B. ... Police Justice.

POOR QUALITY ORIGINAL

0713

Sec. 198-200.

5

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

George Stolle

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 Stolle*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *Coveck House Brewery 2 weeks*

Question. What is your business or profession?

Answer. *Truckman*

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 Gully.*

G Stolle

Taken before me this

day of *Sept* 189*7*

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0714

1347

Sec. 151.

Police Court 5 District.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Stephen T. Hayward of No. 2715 - 8th Avenue Street, that on the 11 day of July 1892, at the City of New York, in the County of New York, the following article, to wit:

one gold watch, and chain, of the value of

Fifty Dollars, the property of John T. Hayward was taken, stolen and carried away, and as the said Complainant has cause to suspect and does suspect and believe, by George Stolle known as Budy

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 5 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 19 day of July 1892

John M. ... POLICE JUSTICE.

POOR QUALITY ORIGINAL

07-15

Henry Stahl 30. U.S. Eureka House
Benny + Houston

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated..... 189

Magistrate.

Blach

Officer.

The Defendant *Henry Stahl* taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

James J. Baad Officer.

Dated *August 31st* 1892

This Warrant may be executed on Sunday or at night.

Police Justice.

POOR QUALITY
ORIGINAL

0717

New York
July 11/92

Dear Sophie

No doubt you think
I am very mean but I
aint. Slept in a Bed in
2 weeks and nothing
to eat one half the time
so I made up my mind
to get out of it if at
any cost I just happened
to see the Watch so I
took it and now I am
going Chicago I'll left
at 11:35 P.M. as soon as
I get work I will
send you the money
to get the Watch out
so I send you the
ticket.

POOR QUALITY
ORIGINAL

0718

New York
July 11/92

Dear Sophie

No doubt you think
I am very mean but I
aint. I slept in a Bed in
2 weeks and nothing
to eat one half the time
so I made up my mind
to get out of it if at
any port I just happen
to see the Watch so I
took it and now I am
going Chicago I'll left
at 11:35 P.M. as soon as
I get work I will

Send you the money
to get the Watch out
so I send you the
ticket.

POOR QUALITY
ORIGINAL

0719

No. Sophie I will
Bid you good bye.
and try and forgive me
but money I had to
have so I took first
thing came along. Now
if you thing you can
find me all right
get me.

P.S.
hear is ticket
for Water I am
off for the West.

POOR QUALITY ORIGINAL

0720

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 Stalle

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

George Stalle

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

The said *George Stalle,*

late of the City of New York, in the County of New York aforesaid, on the *11th* day of *July* in the year of our Lord one thousand eight hundred and ninety-*two,* at the City and County aforesaid, with force and arms,

one watch of the value of thirty dollars and one chain of the value of twenty dollars

of the goods, chattels and personal property of one

Sophie Heywang

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.

Redauey Nicoll
District Attorney

0721

BOX:

496

FOLDER:

4526

DESCRIPTION:

Stone, John

DATE:

09/30/92



4526

POOR QUALITY ORIGINAL

0722

341 X 1212

Counsel,

Filed 20 day of Sept 1892

Pleads, *Magally*

THE PEOPLE

vs. Stone

John Stone

Burglary in the Third Degree, Section 498, 26

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James T. ...

Foreman.

Part 3. *Sept-5/92*

Tried and Convicted

Burg 3rd deg.

S.P. 2 yrs. P.B. 7.

Witnesses:

.....
.....
.....
.....

Police Court— 3 District.

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

of No. 165 Forest Avenue Street, aged 35 years,
occupation grocer being duly sworn

deposes and says, that the premises White Lane & Southern Boulevard 23 Ward
in the City and County aforesaid the said being a two-story frame
building
and which was occupied by deponent as a stable
~~and in which there was at the time a human being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking into said
stable through a trap-door, with the intent
to commit some crime

on the 26 day of September 1882 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

one double set of harness, of
the value of 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

John Stone

for the reasons following, to wit: at about the hour of
6 o'clock A.M. Timothy Mc Garry 155 Street
and Southern Boulevard, who has charge
of said premises, found that said place
had been broken into, and said property
missing, he immediately informed deponent,
and deponent went to the 33rd Precinct
Police Office Edward Wick found this
deponent near said property, which

POOR QUALITY ORIGINAL

0724

was concealed in an area-way. Said defendant confesses in open court with placing said property in said area way, wherefor defendant charges this defendant with feloniously taking stealing and carrying away said property.

Summ to before me this } J. F. Feising
27 day of September 1892 }

Occasional
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—BURGLARY.

Dated 188
Magistrate.
Officer.
Clerk.
Witness.
No. Street.
No. Street.
No. Street.
\$ to answer General Sessions.

POOR QUALITY ORIGINAL

0725

CITY AND COUNTY }
OF NEW YORK, } ss.

1877.

aged 55 years, occupation Gardener of No. 155 Street 5 Mulberry Boulevard Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Justin J. Fessig and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 27 day of Sept 1892 } Justin J. Fessig
mark
Police Justice.

POOR QUALITY ORIGINAL

0726

Sec. 198-200.

MTD

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

John Stone 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 Stone*

Question. How old are you?

Answer. *58 years*

Question. Where were you born?

Answer. *France*

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

Answer. *No home* *Some time*

Question. What is your business or profession?

Answer. *Cook* *Coachman* *Farmer*

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 Stone
Warr

Taken before me by
day of *July*
189*7*
W. J. ...
Police Justice

Let James with ...
SSS
SSS
SSS

POOR QUALITY ORIGINAL

0727

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

341 5 12/2

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James J. ...
John Stone

Offense

Dated, September 27 1892

Magistrate

Officer

33rd Precinct

Witness

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

defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 2500 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 27 1892 Quinn 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.

EDWARD WOOD, a witness for the People, sworn, testified:

I am a police officer attached to the 33rd precinct. I arrested this defendant on the 27th of September about half past ten o'clock. at 149th street and the Southern Boulevard. A woman gave me some information in relation to him. I saw the harness lying in the area way of this woman's house. At the time I discovered the harness there was nobody around. I waited at the place an hour and a half. I saw the defendant come and go where the harness was. I then arrested him. He did not speak to anybody. He was right close to the harness at the time I arrested him, but I did not see him touch it. I asked the defendant where he got the harness and he said a milkman gave it to him to mind for him /. I asked him if he knew there had been a burglary committed in that neighborhood and that set of harness had been stolen; he said he did not. He said he did not steal this harness.

CROSS EXAMINATION:

There was another officer present. The defendant did not manifest any disposition to resist me at all when I arrested him. He told me he was a Frenchman and did not speak much English. I could understand him.

JOHN GIBSON, a witness for the People, sworn, testified:

I live at 149th street and the Southern Boulevard. On the 26th of September I saw this defendant near my house in the morning between five and six o'clock. He came to see me in reference to purchasing a horse. He agreed to buy the horse for \$125. He offered me a check and I would not take it. The defendant had a set of double harness with him at the time. He went away.

DELIA GIBSON, a witness for the People, sworn, testified:

I saw the defendant about the 27th of September. He came and made inquiries if our house was for sale. I showed him the house. Then he wanted to know if we had a horse for sale. I took him out to the stable and showed him a horse that my husband had for sale. He offered to buy it but I told him to wait until my husband came home. The following morning I saw him in our yard about five o'clock in the morning with some harness. He had it in our butcher cart in the yard. I then saw him go with the harness and put it in the area way. I then informed Officer Wood of what I had seen this man do. The officer waited until the man came back to get the harness and then arrested him.

CROSS EXAMINATION:

It was on the morning of the 26th that the man came to ask to see our house. There was a bill on the house that it was for sale. I am positive that it was in our wagon that I saw this man with the harness. He went next door where a French family live and put it in the area way. I have two sons. They were in bed at the time I saw this man in the wagon in the yard.

FERDINAND SUSTRAE, a witness for the People, sworn, testified:

I live at 159th street and Southern Boulevard. I saw the defendant on the morning of the 26th. He said "I bought some harness from Mrs. Gibson and took the liberty of leaving it in your area way". The officer then arrived and arrested him. It was a double set of harness.

D E F E N C E .

HOHN STONE, a witness the defendant, sworn, testified:

I am 58 years of age. I am in this country since 1876. I live at Stony Point on the Hudson. I am a coachman by profession. In September I was in the produce business at Stony Point. I came down to New York on the boat with some of my stock to the market. I am a farmer. I started and walked up from down town to the Southern Boulevard. I wanted to try and find a place to buy up there; I have plenty of money. The harness which I had with me I carried all the way from the boat up to 135th street and the Boulevard. I thought I could buy a horse up there and I wanted the harness to drive him with. I bought that harness in Rhode Island two years ago. I did not steal it. I do not know anything about any burglary at all. I never was arrested for anything. I am an honest man. I slept in a wagon up there the night before my arrest. I put the harness in the house of Mr. Sustrae for safe keeping.

CROSS EXAMINATION:

I did not have a cent of money on me when I was arrested. I expected my daughter to send me some. My money was stolen from me in a hotel where I went with a woman for my own pleasure. I did not have any checks with me and did not offer any to anybody. I wanted to buy a house and that is why I spoke to Mrs. Gibson. I am not insane.

The jury returned a verdict of guilty of burglary in the third degree.

POOR QUALITY ORIGINAL

0732

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... ..

... ..

... ..

... ..

Indictment filed Sep. 30-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.
against
JOHN STONE.

Abstract of testimony on
trial, New York October
4th 1892.

... ..

... ..

POOR QUALITY
ORIGINAL

0733

483

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 Stone

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

John Stone

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

The said

John Stone

late of the 23rd Ward of the City of New York, in the County of New York aforesaid, on the
26th day of *September* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *right*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *stable* of

one

Gustave F. Geissig

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 *Gustave*

F. Geissig in the said *stable*
then and there being, ~~then~~ and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0734

SECOND COUNT—

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

John Stone

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

The said *John Stone*

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,

one set of harness of the value of fifty dollars

of the goods, chattels and personal property of one

Gustave F. Zeissig

in the

stable

of the said

Gustave F. Zeissig

there situate, then and there being found, in the *stable* 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**

0735

THIRD COUNT:

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

John Stone
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

John Stone
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,

*one set of harness of the
value of fifty dollars*

of the goods, chattels and personal property of

Gustave F. Zeising

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

Gustave F. Zeising

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

John Stone

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.

0736

BOX:

496

FOLDER:

4526

DESCRIPTION:

Storms, Albert

DATE:

09/16/92



4526

POOR QUALITY ORIGINAL

0737

Witnesses:

Dec 30, 1893

Reported to Mrs. agt. f. h. d. n.

RSM

Supp. v. a. f. f. n. g.

Hendelberg

Counsel,

Filed

Plaintiff

vs.

1899 as messenger

THE PEOPLE

vs. *Hunter and [unclear]*

Forgery in the Second Degree. [Sections 611 and 621, Penal Code.] (Endorsement, etc.)

Albert S. Storms

DE LANCEY NICOLI,

District Attorney.

Sept 2 - Sept 25, 1894
Reads attempt robbery 2nd deg.
A TRUE BILL. S.P. 3 yrs & 6 mo
Sept. 27/92 RSM

[Signature]

Toreman.

[Signature]
[Signature]
[Signature]

30

Court of General Sessions,
County of New York.

----- X
The People of the State of New York,
Plaintiffs

-against-

Albert G. Sterms,
Defendant.

----- X
To the Honorable,

Randolph B. Martine, Justice.

The undersigned ^a Minister of the Gospel, and Pastor of the Concord Baptist Church, hereby certifies, that he is well acquainted with the defendant herein, and that his character was good previous to the time the act was committed herein. That his mother is one of the members of my church, in good standing, and has been such for eleven years last past.

Pastor William T. Dyer, 106 Cedar St. N.Y.C.
W. T. Dyer

Court of General Sessions,

County of New York.

----- X
 The People of the State of New York, :
 Plaintiffs :
 -against- :
 Albert G. Storms, :
 Defendant. :
 ----- X

To the Honorable

Randolph B. Martine, Justice.

The undersigned a resident of the City of New York,
 hereby certifies, that he is well acquainted with Albert G.
 Storms the defendant herein, charged with forgery; that his
 acquaintance with the said defendant has extended over a
 period of five years, and that previous to the charge pending
 against him in this court, he was a person of good moral
 character. That the defendant herein, for a long period
 of time worked in the building of ^{at 34 Beason Street, New York} dependent and amongst the
 persons therein, he bore an excellent reputation.

Michael Mc Cormick

Court of General Sessions,
County of New York.

-----	X
The People of the State of New York,	:
Plaintiffs.	:
	:
-against-	:
	:
Albert G. Sterms,	:
Defendant.	:
-----	X

To the Honorable

Randolph B. Martine.

We the undersigned do hereby certify, that we are well acquainted with Albert G. Sterms, and have known him for a length of time, that we have invariably found him honest, and a person of good meral character.

*Charles M. Berrian -
80 Wall St N.Y.*

POOR QUALITY ORIGINAL

0744

Curtis & Lewis
Attorneys
City of New York

The People of the State of
New York

Plaintiff
against

Robert G. Thomas

Defendant

Officer in Charge of
Division of Investigation

PERRY & ALEXANDER,

Attorneys for defendant

176 BROADWAY,

HOWARD BUILDING,

NEW YORK.

To the Honorable

Attorney for *Lawrence P. Martin*

Dated *June 11 1899*

Attorney for

SIR: PLEASE TO TAKE NOTICE, That the within is a copy of a

which has this day been duly entered and filed in the within entitled action in the office of the Clerk of this Court in the City of

Dated the day of 1899

PERRY & ALEXANDER,

Att'ys for

To

Esq.,

Att'y for

Court of General Sessions.

The People vs
vs
Albert G. Storms

on behalf of the Mechanics v. Traders Bank,
Received from William T. M.
Bradford the sum of fifty dollars
in money, being the amount of
a certain check, the forgery of the cert-
ification of which, is the ground
for the indictment herein.

Dated Sept. 28th, 1892

Chas R Peck
Paying Teller
Mechanics v Traders Bank

POOR QUALITY ORIGINAL

0746

Chart of General Sessions

The People vs

vs

Albert G. Storms

Receipt

POOR QUALITY
ORIGINAL

0747

District Attorney's Office,

CITY AND COUNTY OF NEW YORK.

Dec 12 1893

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir,

I desire to see *Officer* *you*
attached to your command in

in relation to the case of
Albert J. Thomas
sentenced Sept 30, 192
years and 6 months imprisonment by
Judge Martin

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

1695

*Will you please call at an
early day - this case
comes here first.*

POOR QUALITY ORIGINAL

0748

Sec. 151.

Police Court 3 District.

1347

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Charles Reidling of No. 500 Mulberry Street, that on the 3 day of September 1897 at the City of New York, in the County of New York, the following article, to wit:

Fifty dollars lawful money
of the United States
of the value of _____ Dollars,

the property of Charles Reidling taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Albert J. Thomas

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring him before me, at the 3 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 11 day of September 1897

Charles Reidling
POLICE JUSTICE.

POOR QUALITY ORIGINAL

0749

Police Court..... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated..... 189

..... Magistrate.

McClellan Officer.

The Defendant.....
taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

..... Officer.

Dated..... 189

This Warrant may be executed on Sunday or at night.

..... Police Justice.

POOR QUALITY
ORIGINAL

0750

State of New York,

County of King } ss.

City of Bronx

Chas Heideltger
of City of New York

being duly sworn says he is acquainted with the handwriting of ~~THOMAS J. KERNNA~~, the Police Justice who issued the annexed Warrant, and that the signature to this Warrant is in the handwriting of said ~~Thomas J. Kernna~~ Patrick S. Smith

Sworn to before me, this 12

day of July 1897

John E. Smith
JUSTICE

This Warrant may be executed in the County of

King

Robt G. Smith
JUSTICE

12 1897

POOR QUALITY ORIGINAL

0751

Paid New York, Sept 3 1892 No. 142
 Mount Morris Bank
 125th Street & Park Ave
 Pay to the order of Walter J. Dwyer \$ 50⁰⁰/₁₀₀
 Fifty Dollars
 J. Morris Bank
 SEP 3 1892
 TELLER
 JOHN RYAN
 JOHN RYAN

Devinson & Brown, Lith. 2 Liberty St. N.Y.

**POOR QUALITY
ORIGINAL**

0752

Walter S. Brown
Thos. Eaton
Hudson River

POOR QUALITY ORIGINAL

0753

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Albert G. Storms 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. *Albert G. Storms*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *1819 a Atlantic Avenueoklyn 3 days*

Question. What is your business or profession?

Answer. *Messenger*

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
A. G. Storms*

Taken before me this *17* day of *September* 1880.
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0754

(1885)

Police Court 3 District.

Affidavit-Larceny.

City and County }
of New York, } ss.

Olias R Beck
of No. 106 West 55 Street, aged 43 years,

occupation Paying teller being duly sworn,
deposes and says, that on the 6th day of September 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 day time, the following property, viz:

Fifty dollars lawful money
of the United States

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 Albert G. Stormus (now here)

for the reasons that the deponent
^{hereto annexed and marked Exhibits A}
presented ~~the~~ check to deponent
to cash it and upon being questioned
by deponent as to the genuineness
of the check he, deponent, stated
that the endorsement "Charles Eaton"
was his name and endorsement.
Deponent relying upon said statement
gave the defendant therefor the
sum of Fifty dollars. Deponent
caused said check to be presented
for payment to the drawer and
payment ^{was} refused for the
reason that the drawer had no

Sworn to before me, this
day
Police Justice.

POOR QUALITY
ORIGINAL

0755

funds or account with the drawee.
That said endorsement "Caton" is not
the name of the defendant and deponent
charges the defendant with obtaining
said money of deponent by means of
said false tokens and appropriating
said money to his own use.

Sworn to before me this 12th September 1893

Chas R Dick
Police Justice

POOR QUALITY ORIGINAL

0756

Sept 14 - 2 PM

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

Police Court, District.

THE PEOPLE &c.,
ON THE COMPLAINT OF

Charles Hendricky
 Albert P. Stearns

1
2
3
4
 offense, Grand larceny

Dated, Sept 12 1892

Magistrate
 Nicholas J. Williams

Witnesses
 Wm. E. ...
 James ...

No. 10008
 to answer
 116 W. 154th St

COMMITTED
 Sept 14 1892

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 14 1892 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

0757

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Albert G Storms

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

Albert G Storms

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

The said Albert G Storms

late of the City of New York, in the County of New York aforesaid, on the sixth day of September in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, having in his custody a certain instrument and writing, in the words and figures following, that is to say:

New York, Sept. 3d 1892 No. 142

Mount Morris Bank
125th Street & Park Ave.

Pay to the order of Walter J Brown \$50.00

Fifty Dollars

John B Lynch

The said Albert G Storms

afterwards, to wit: on the day and in the year aforesaid, with intent to defraud, at the City and County aforesaid, feloniously did forge, on the face of the said instrument and writing a certain instrument and writing commonly called a certification which said forged instrument and writing commonly called a certification is as follows, that is to say:

Mr. Morris Bank
Sep 3 1892
Greenwood
Celler
Certified

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 Albert G. Storms of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Albert G. Storms late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, having in his possession a certain instrument and writing, in the words and figures following, that is to say:

New York, Sept. 3d 1892 No. 142

Mount Morris Bank
125th Street & Park Ave.

Pay to the order of Walter J. Brown \$50.00
Fifty 00 100 Dollars

John B. Lynch

on the ~~back~~ face of which said instrument and writing there was then and there written a certain forged instrument and writing commonly called a certification which said forged instrument and writing, commonly called a certification is as follows, that is to say:

Mount Morris Bank
Sep 3 1892
Livermore
Teller
Certified

with force and arms, the said forged instrument and writing then and there feloniously did utter, dispose of and put off as true, with intent to defraud, he the said Albert G. Storms 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.

0759

BOX:

496

FOLDER:

4526

DESCRIPTION:

Stransky, Otto

DATE:

09/16/92



4526

POOR QUALITY ORIGINAL

0760

Witnesses:

*Properly taken
first Communion*
[Signature]

1883

Counsel,

Filed

Pleads,

day of

1883

THE PEOPLE

vs.

Otto Stransky

Grand Larceny, Second Degree,
[Sections 828, 837, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

[Signature]
Foreman
[Signature]
Foreman
[Signature]
Foreman

POOR QUALITY ORIGINAL

0761

Police Court 2nd District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 123 East 11th St. Julia Levy
Street, aged 37 years,
occupation Designer being duly sworn,
deposes and says, that on the 27 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 ladies gold watch of about
the value of fifty 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 Atto Strankey (now here

from the fact that deponent gave the
aforesaid watch to the defendant to take
to his father to have said watch repaired
and deponent is informed by Officer
Charles Jacobs a Sergeant Detective of the
Central Office that the defendant admitted
and confessed to said Jacobs that he had
purchased said watch at the pawn office of
Keller no 79 Avenue C for fifteen
dollars, and the defendant gave said
Jacobs the pawn ticket here shown in
Court which represents said watch

Julia Levy

Sworn to before me this
day of August 1892
Police Justice

POOR QUALITY ORIGINAL

0762

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 30 years, occupation Detective Sergeant of No
Central Office Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Maria Perry
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 12 } Charles Jacob
day of Sept } 1897

A. J. White
Police Justice.

(3092)

Lined area for additional text or notes.

POOR QUALITY ORIGINAL

0763

(1885)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK

Otto Stransky 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. Otto Stransky

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. New York City

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

Answer. 4 Avenue B 2 years

Question. What is your business or profession?

Answer. Book Keeper

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

Otto Stransky

Taken before me this 12 day of April 1889
[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0764

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

Police Court... 183
District. 1151

THE PEOPLE &c.,
ON THE COMPLAINT OF

John J. Kelly
128 2118
City of New York

Offense Grand Larceny

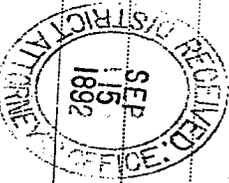
Dated, Sept 12 1899

Magistrate

Alvin Sparks
Officer

Witnesses

Carlton P. Lewis
Precinct



No. _____

\$ _____ to answer

[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 John J. Kelly

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 100 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 12 1899 [Signature] 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

0765

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Otto Stransky

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

Otto Stransky

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

The said

Otto Stransky

late of the City of New York, in the County of New York aforesaid, on the *28th* 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 watch of the value of sixty dollars

of the goods, chattels and personal property of one

Julia Levy

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.

W. Lancy Nicoll
District Attorney

0766

BOX:

496

FOLDER:

4526

DESCRIPTION:

Sullivan, Edward

DATE:

09/26/92



4526

0767

BOX:

496

FOLDER:

4526

DESCRIPTION:

Barclay, Andrew

DATE:

09/26/92



4526

POOR QUALITY ORIGINAL

0768

Witnesses:

Counsel,

Filed

day of

189

Pleas,

THE PEOPLE

Robbery, (Sections 224 and 226, Penal Code.)

Edward Sullivan

Andrew Barclay

DE LANCEY NOBLE,

District Attorney.

A TRUE BILL

For 3. October 13 Foreman.

Robert Bell and Corwin

Sept 26

No. 1. S.P. 12 of 1896

" 2. S.P. 8 " 11.6.1896

P.B.M.

POOR QUALITY ORIGINAL

0769

Police Court District.

CITY AND COUNTY }
OF NEW YORK, } ss

John Irwin
of No. 437 West 16 Street, Aged 45 Years
Occupation Cartman being duly sworn, deposes and says, that on the
17th day of September 1892 at the 16 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:

Good and lawful money of the
United States of the amount and

of the value of Twenty Seven ⁰⁰/₁₀₀ \$ 27.00 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

Andrew Barclay and Edward
Sullivan both now here. Both
dependants beat and kicked
deponent, and the dependant
Sullivan at the same time put
his hand in the right hand trousers
pocket of deponent and he
took out said money John Irwin

Sworn to before me, this
19th day of September 1892
Police Justice

POOR QUALITY ORIGINAL

0770

(1335)

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Andrew Barclay 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 Barclay

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. New York

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

Answer. 425 West 16th St 20 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 of the charge the confinement struck me with a bale stick and I defended myself from his attacks on me

Andrew Barclay

Taken before me this 19th
day of September 1892
John J. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0771

(1335)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Sullivan

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. *Edward Sullivan*

Question. How old are you?

Answer. *33 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *400 West 66 St - 1 year*

Question. What is your business or profession?

Answer. *Long Shore man*

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*
his
Edward T Sullivan
was

Taken before me this *19* day of *Sept* 19*33*
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0772

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 1894

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Sullivan
Andrew Barclay

Offense

Robbery

Dated,

Sept 19 1894
Magistrate

Officer

Precedent

Witnesses

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

Edward Sullivan Andrew Barclay

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 17 1894 Police Justice.

John Ryan

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated, 1894 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, 1894 Police Justice.

COURT OF GENERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 : Before
 against : Randolph E. Martine
 : and a Jury.
 Edward Sullivan and Andrew Barclay. :
 :
 ----- x

Indictment filed Sept. 26, 1892.

Indicted for robbery in the first degree.

New York, Oct. 13, 1892.

A P P E A R A N C E S:

For the People,

Asst. District Atty. Vernon M. Davis;

For the Defendant,

Frank V. Olliver, Esq.

JOHN IRWIN, a witness for the People, sworn, testified:

I live at 423 West 16th. Street in this city.
 the 17th. of
 I am a carman by occupation. On the night of September I
 saw these two defendants in my stable at 404 West 16th.
 Street. I was carrying in a bag of oats when Andrew Bar-
 clay knocked me down and kicked me. I hollered out. Then
 Sullivan came with his full force or power and kicked me.
 They attempted to take my money. I said: "You won't get
 that money". I was in the stall and I was struggling to
 hold my money and defend myself. While I was struggling
 the horse got frightened and he jumped and got his feet on
 my thigh close to my stomach. I hollered out: "I am mur-
 dered". The horse put his whole force on me. I caught

3.

offered to assist me in carrying in the oats. A bag of oats was on my shoulder at the time Barclay came behind me, knocked me down and kicked me. In the struggle I rolled over into the stall and it was then that the horse put his feet on me. Just before the horse stepped on me Sullivan put his hand in my pocket and stole the \$27. I struggled to keep my money, but he secured it and went away. This occurrence only took three or four minutes altogether. Barclay walked out ahead of Sullivan. Sullivan ran out. Barclay was close to me at the time Sullivan put his hand in my pocket. I could not say whether either of the men were drunk on that night. As soon as I got up I went to the Police Station and reported the case. They told me that any officer on the post would arrest these two defendants at any time I saw them. I walked round the neighborhood all that night endeavoring to find them. Barclay was arrested in a liquor store on the following afternoon. I am positive I had this money in my pocket. I did not tell a man named Turley who was employed by me that I had no money with which to pay him. I did not owe him any money.

JOHN TYRRELL, a witness for the People, sworn, testified:

I am a police officer attached to the 16th. Precinct. I arrested Sullivan on Sunday afternoon, the 18th. of September, between half past two and three o'clock. I found him on 9th. Avenue between 15th. and 16th. Streets.

4.

I went up to him and I told him he was charged with robbing Mr. Irwin, and he said: "This is all a farce. Irwin had not any money". I told him that Irwin charged him with taking \$27 in money out of his pocket on Saturday night. He said: "Why, Irwin didn't have any money. He didn't want to pay his drivers last night. He couldn't have any money". I brought him to the Station House and he was locked up. Irwin made the complaint in the Station House. I arrested Barclay on Sunday evening between half past eight and nine o'clock on the corner of 16th. Street and 9th. Avenue in the liquor store. I told Barclay he was charged by Irwin with stealing \$27. He said: "I don't know anything about that. The only trouble I had with Irwin was that he was carrying in some oats last night and I went to look into the stable and he struck me with a stick and I struck him back." I searched Barclay but found nothing on him.

DEFENSE.

WILLIAM BECK, a witness for the defendant, sworn, testified:

I am 21 years of age and live at 433 West 16th. Street. That is the same house in which the complainant lives. I have lived there about six weeks. I have been employed by Mr. Irwin. I worked for him the day before this occurrence. On the night of this occurrence at about eleven o'clock I was in front of Mr. Irwin's stable in company with him, Turley, Sullivan and Barclay. I saw Mr.

5.

Irwin carrying in these oats. I went over to him and asked him to let me have some money, and he said he hadn't any. He told me he thought he could get some down the street later on in the evening. He didn't give me any money on that night.

Cross-examination:

Turley, Sullivan, Barclay and myself were all standing together in front of the stable on that night. I did not help Mr. Irwin in with the oats. I didn't see any of this difficulty. I have been working for Mr. Irwin for about eight months. I heard Mr. Irwin shout once after he went into the stable carrying the bag of oats. I walked away down the street. I didn't see where Sullivan and Barclay went to. I walked away as soon as I had asked Mr. Irwin for the money and he refused to give it to me. Mr. Irwin told me the following morning that he had been robbed but I didn't believe it.

JOHN TURLEY, a witness for the defendant, sworn, testified:

I live at 329 West 17th. Street. I am twenty years of age. I know Mr. Irwin. I was present on the Saturday night of this difficulty. I carried in a bag of oats for Mr. Irwin and, as I got halfway into the stable, the string on the bag burst and the oats spilled on the floor. Mr. Irwin then chased me out of the stable. I went right off to the corner and Barclay and Sullivan remained at the stable.

6.

Cross-examination:

I have been working in a liquor store for the past month doing odd jobs. I get an average of about \$8 a week.

JOHN H. VESHLAGE, a witness for the defendant, sworn, testified:

I live at 72 North Moore Street. I am in the coal business. I know the defendant Barclay for eight or nine years. His character for honesty is good.

ANDREW BARCLAY, one of the defendants, being duly sworn, testified:

I am 30 years of age. I am a driver of a coal-cart by occupation. I live at 425 West 16th. Street. I know Mr. Irwin and have known him for about ten years. On the night of this trouble I was after coming from Harry Miner's Eighth Avenue Theatre. I started to have a smoke in front of Irwin's stable. I met John Turley, William Beck and Sullivan there. I started to fool with Irwin and when he saw me laughing he wanted to know what I was laughing at. He then fired a stick into the stable at me which struck me in the back of the neck. As soon as he did that I ran in and I struck him with my fist. Sullivan came in and pushed me out. He told me not to be fighting. Irwin was very much intoxicated. I had nothing to do with robbing the complainant.

Cross-examination:

I have never been convicted of any crime. I

7.

was standing right outside of the stable when Irwin threw the stick out at me. I said in the Police Court that I was not guilty of the charge. All I did was to strike Irwin after he had struck me. I live on the same block with Mr. Irwin and was around that neighborhood all the time until my arrest.

EDWARD SULLIVAN, one of the defendants, sworn, testified:

I am 33 years of age. I live at 400 West 16th. Street. I remember the difficulty with Mr. Irwin. On that night I saw Barclay, Turley and Beck in front of the stable as I was walking down the street. I saw Barclay run into the stable. I heard Mr. Irwin say: "Don't hit me". I went in and I pushed Barclay out. I came outside and I stayed there for twenty minutes or half an hour. I did not put my hand in Mr. Irwin's pocket. I had nothing to do with robbing him at all.

Cross-examination:

I have been convicted for fighting previous to this and got three months on the Island. All I did on the night in question was to separate these two men.

JOHN IRWIN, recalled:

The stories told by the two defendants are absolutely false. I did not throw any stick at the defendant Barclay. I repeat what I said before, that Sullivan came

**POOR QUALITY
ORIGINAL**

0780

8.

into the stable, put his hand in my pocket and took \$27
of my money.

JAMES H. MARTIN, a witness for the People, sworn, testified:

I am a police officer attached to the 16th.
Precinct. I have known Mr. Irwin for about three years. On the
early morning of September 17th. last I saw Mr. Irwin on the corner
of 8th. Avenue and 16th. Street. He came up to me and made com-
plaint of having been robbed. I noticed his appearance. I
saw the pocket of his trousers. It was torn.

The jury returned a verdict convicting both
defendants of robbery in the first degree.

POOR QUALITY
ORIGINAL

0781

Indictment filed Sep. 26-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

EDWARD SULLIVAN and ANDREW
BARCLAY.

Abstract of testimony on
trial, New York, October
13th 1892.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Andrew Cardozo and Edward Sullivan

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

Andrew Cardozo and Edward Sullivan

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

The said Andrew Cardozo and Edward Sullivan, both

late of the City of New York, in the County of New York aforesaid, on the seventh day of September, in the year of our Lord one thousand eight hundred and ninety-two, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one John Smith,

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

of the goods, chattels and personal property of the said John Smith from the person of the said John Smith against the will and by violence to the person of the said John Smith then and there violently and feloniously did rob, steal, take and carry away, the said Andrew Cardozo and Edward Sullivan, and each of them, being then and there aided by an accomplice, actually present, to wit: each by the other.

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.

Delancey Meall
District Attorney

0783

BOX:

496

FOLDER:

4526

DESCRIPTION:

Sullivan, Mary

DATE:

09/28/92



4526

POOR QUALITY ORIGINAL

0784

153

Witnesses:

John Ward
Off Oakland

Counsel,
Filed
Pleads

28
Day of Sept
1892

THE PEOPLE

vs.

Mary Sullivan

Grand Larceny, *second* Degree,
(From the Person.)
[Sections 828, 831,
Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Sept 28 / 92

James J. ...
Foreman.

Pen 6 months

POOR QUALITY ORIGINAL

0785

(1965)

Police Court - 1 - District.

Affidavit - Larceny.

City and County }
of New York, } ss.

John Ward
of No. 711-10 Avenue Street, aged 50 years,
occupation Laborer being duly sworn,

deposes and says, that on the 22 day of September 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:

And person

Good and lawful money of the United States amounting to six 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

Mary Sullivan, now here, on said date deponent had said money in the left hand pocket of the pants that he then wore and while he was walking through Church Street he was accosted by the defendant and she put her hand in deponents pocket and took said money therefrom and ran away with it. Deponent followed her and caused her arrest.

John Ward
Deponent

Sworn to before me this 23 day of September 1892
Police Justice

POOR QUALITY ORIGINAL

0786

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Sullivan 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.

Mary Sullivan

Question. How old are you?

Answer.

32 years

Question. Where were you born?

Answer.

Mass

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

Answer.

417-N-32-St - 4 months

Question. What is your business or profession?

Answer.

Domestic

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

Mary Sullivan

Taken before me this

day of

189

Police Justice.

POOR QUALITY ORIGINAL

0787

BAILIED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... District.

371-1209

THE PEOPLE, &c.,
ON THE COMPLAINT OF

1 John Ward
2 Mary Sullivan

Offense Larceny from the person

Dated, Sept 23 1892

Dr. Stetson Magistrate.

Bisland Officer.

2 Precinct.

Witnesses Officer

No. 9 Street _____
Mark McGowan

No. 46 Street _____
Frederick

No. _____ Street _____

No. 1000 Street _____
to answer 10/1

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 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 23 1892 Dr. Stetson 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

0788

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

504

THE PEOPLE OF THE STATE OF NEW YORK

against

Mary Sullivan

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

Mary Sullivan

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

The said

Mary Sullivan

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, in the day-time of the said day, at the City and County aforesaid, with force and arms,

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

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

Re Lancey Nicoll
District Attorney

0789

BOX:

496

FOLDER:

4526

DESCRIPTION:

Sullivan, Patrick

DATE:

09/26/92



4526

POOR QUALITY ORIGINAL

0790

298 1142

Counsel,

Filed *76* *[Signature]*
Day of *Sept* 19*72*

Pleads,

[Signature]

THE PEOPLE

vs.

Patrick Sullivan

(2 cases)

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

[Signature]
Foreman.

[Signature]

Sept 26/72

[Signature]

Witnesses:

E. Stephens

A.B. Livingston

POOR QUALITY ORIGINAL

0791

Police Court 4 District.

CITY AND COUNTY }
OF NEW YORK, } ss

Emil Steffens
of No. 354 East 50 Street, Aged 41 Years
Occupation Lithographer being duly sworn, deposes and says, that on the
10 day of Sept 1888, at the 21 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 Diamond Ring

of the value of Two hundred 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 Sullivan (nowhere) and another
not yet arrested and acting in concert
from the fact that while deponent
was walking toward 36th Street on the
East side of First Avenue the said
defendant Sullivan and the other person not
arrested marched against deponent and
then the said defendant not arrested seized
hold of deponent by the lapels of the coat and
the said defendant Sullivan seized hold
of deponent's hands and attempted to
remove the Ring deponent then and there
wore by deponent with the finger of

Sworn to before me, this
1888
Police Justice

the night hand. Depman broke away from the said Sullivan and the unknown person when the said Sullivan came on foot and threatened to shoot Depman.

Depman therefore accuses the said defendant Sullivan and the unknown person and another with having attempted with force and violence to take said and carry away said property.

Sworn to before me this 11th day of September 1892

Wm. W. [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
Police Justice

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

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

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs.

1. _____
2. _____
3. _____
4. _____

Offence—ROBBERY.

Dated 1888 _____
Magistrate.

Officer. _____
Clerk. _____

Witnesses, _____
No. _____ Street, _____
No. _____ Street, _____
No. _____ Street, _____

\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0793

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss:
OF NEW YORK, }

Patrick Sullivan 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. *Patrick Sullivan*

Question. How old are you?

Answer. *35 Years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *329 East 35 Street. 3 months*

Question. What is your business or profession?

Answer. *Peddler*

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 Sullivan*

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

[Signature]

Police Justice.

POOR QUALITY ORIGINAL

0794

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court... *29* District... *1142*

THE PEOPLE, vs.,
ON THE COMPLAINT OF

Samuel S. Johnson
507 E. 100th St.
Harold Sullivan

Offence *Attempted Robbery*

Dated *Sept 11* 18*92*

Orrett Magistrate

Barroughs Officer

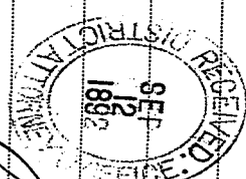
Witnesses *M. J. S. Williams*

No. *101* Street *East St.*

No. _____ Street _____

No. _____ Street _____

\$ _____ to JUSTER *[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 *Twenty* Hundred Dollars *Bail* 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 11* 18*92* *[Signature]* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0795

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Patricia Sullivan

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

Patricia Sullivan
of the CRIME OF ROBBERY in the first degree, committed as follows:

The said Patricia Sullivan,

late of the City of New York, in the County of New York aforesaid, on the 14th day of September, in the year of our Lord one thousand eight hundred and ninety-two, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Fred Stephens,

one finger ring of the value of two hundred dollars,

of the goods, chattels and personal property of the said Fred Stephens - from the person of the said Fred Stephens, against the will and by violence to the person of the said Fred Stephens, - then and there violently and feloniously did rob, steal, take and carry away, the said

Patricia Sullivan being then and there aided by an accomplice, actually present, whose name is to the Grand Jury aforesaid as yet unknown, and being also then and there armed with a dangerous weapon, to wit, a pistol then and there drawn and loaded with gunpowder and lead,

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.

W. J. Sullivan, District Attorney

POOR QUALITY ORIGINAL

0796

298 1142

Counsel,

Filed

Day of

189

Pleas,

W. J. Sullivan

THE PEOPLE

vs.

R

Patrick Sullivan

(2 cases)

Robbery, Degree, (Sections 224 and 228, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

James T. ...

Foreman.

Sept 26/92

Witnesses:

.....
.....
.....
.....

POOR QUALITY ORIGINAL

0797

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

City and County }
of New York, } ss.

Solomon B. Lichtenstein

of No. 101 East 81st Street, aged 30 years,
occupation Segan Manufacturer being duly sworn, deposes and says,
that on the 18th day of September 1897, at the City of New
York, in the County of New York,

Deponent was feloniously assaulted by
one Patrick Sullivan, who with intent
to kill deponent, discharged a loaded
revolver at ~~the~~ person of deponent.
~~That defendant committed said assault~~
~~after deponent had.~~

Wherefore deponent prays that the said
defendant, may be held upon a charge of
assault in the first degree, in addition
to the charge of attempted robbery in the
first degree now pending against him.

Sworn to before me by Solomon B. Lichtenstein
this 16th day of Sept, 1897.

Notarman
Com. of Deeds,
City & Co. of N.Y.

POOR QUALITY ORIGINAL

0798

DISTRICT ATTORNEY'S OFFICE.

City and County of New York.

Office *Chambers*

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Abraham B. Lustgarten
vs.
Patrick Sullivan

Dated *Sept. 11, 1904*

Witnesses, *Emil Steffens*

No. *574 E. 50th* Street,

Wm. Carrigan

No. ~~707~~ *21st Street*

No. _____ Street,

POOR QUALITY
ORIGINAL

0799

THE PRESS CLUB
NEW-YORK.

New York, Oct. 4th, 1892.

Hon. Judge Cewing.

Dear Sir:-

In the case of Patrick Sullivan, who is charged with assault, and which will come before you to-day, I understand the prisener will plead guilty.

If you think the ends of justice would be fully satisfied by sending him to the Penitentiary instead of Sing Sing you would greatly oblige me.

I am given to understand that he recently lost by death both his father and mother, and in grieving over his loss he took to drink. He states that he has no recollection of having committed the crime, with which he is charged and to which he will plead guilty. Sullivan is ready to stand sentence at once

I am, Very truly yours,

James R. Shirley

POOR QUALITY ORIGINAL

0800

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 Sullivan

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

Patrick Sullivan

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

The said Patrick Sullivan

late of the City of New York, in the County of New York aforesaid, on the 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 Solomon B. Lichtenstein in the peace of the said People then and there being, feloniously did make an assault and to, at and against the said Solomon B. Lichtenstein a certain pistol then and there

loaded and charged with gunpowder and one leaden bullet, which the said Patrick Sullivan in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent to kill the said Solomon B. Lichtenstein 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

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

The said Patrick Sullivan

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 Solomon B. Lichtenstein in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against the said Solomon B. Lichtenstein

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said Patrick Sullivan

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 shoot off and discharge, 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.