

0553

BOX:

85

FOLDER:

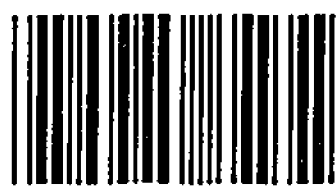
937

DESCRIPTION:

Acker, Jacob

DATE:

12/15/82



937

0554

153

W.C. O. Dec
Filed 15 day of Dec 1882
Pleds *Not guilty (W)*

THE PEOPLE

vs.

P

John McKee

JOHN McKEON,

District Attorney.

A True Bill.

Geo. J. Moore

Foreman.

Dec 20/82

James J. Keen

0555

Form 96.

Police Court, Sixth District.

CITY AND COUNTY
OF NEW YORK, } ss.

John B. Stever.

of No. 272 West 39th Street,

being duly sworn, depose and saith, that on the

18th at the12th day of December
20th attempted to
County of New York, was feloniously taken, stolen, and carried away, from the person of
the deponent, by force and violence, without his consent and against his will, the following
property, viz.:

Good and lawful money of
the United States, consisting of
two bills of the denomination and
value of two dollars each.

of the value of
the property of

Deponent.

DOLLARS,

and that this Deponent has 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

Jacob Acker, now present, and
three others whose names are unknown
to deponent, and who acted in concert
with said Acker.

That about 2 o'clock on the morning
of said day, while deponent was
walking up 8th Avenue, he was
followed by one of said defendants
who whistled, and was thereupon
joined by the other defendants.

That deponent ran and was per-
sued by said defendants who
threw stones at and overtook depo-
nent upon the corner of 8th Avenue &
38th Street. That he was there knocked
down by a blow from behind, and
while held down, was struck and
kicked by said Acker. That deponent
raised an alarm, when all of said defen-
dants except said Acker, escaped.

John B. Stever

Sworn before me, this 12th
day of December 1882
J. J. H. H. H.
Police Justice.

0556

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

Jacob Acker

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.

Jacob Acker.

Question. How old are you?

Answer.

24 years.

Question. Where were you born?

Answer.

San Francisco City.

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

Answer.

429 N 32nd Street.

Question. What is your business or profession?

Answer.

Truck 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.**Jacob Acker*

Taken before me this

*12*day of *December* 188*8*

Police Justice

0557

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 Jacob A. Ken

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 Dec 12 1882 13 St. John Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0558

Police Court ¹⁰⁷⁴ 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John B. Stever
272 W 39
Jaest Acker

Offence, [illegible]

BAILED,

No. 1 by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

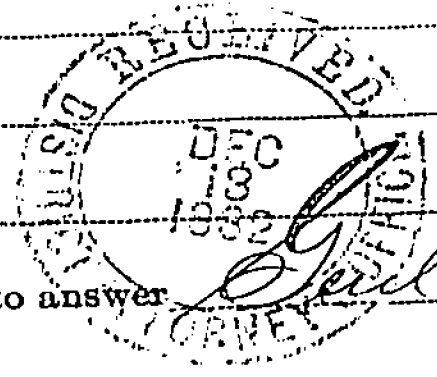
Dated *12 Dec* 188*2*

Birby Magistrate.
Neil Officer.
20 Clerk.

Witnesses *Andrew Neil*
No. *20 Recruit* Street,

No. _____ Street,

No. _____ Street,
\$ *100* to answer *Neil* *Per.*



0559

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

Jacob Acker

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

Jacob Acker

of the crime of ~~Robbery in the first degree~~
Assault in the Second Degree
committed as follows:

The said

Jacob Acker

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *twelfth* day of *December* in the year of our Lord
one thousand eight hundred and eighty *two*, at the Ward, City and County aforesaid,
with force and arms, in and upon one *John B. Stever*
in the peace of the said People then and there being, feloniously did make an assault ~~and~~
with intent to commit a felony,
to wit: with intent to promissory
notes for the payment of money
the same being then and
there due and unsatisfied
of the kind commonly
called United States Treasury
Notes, of the denomination
and of the value of two
dollars each

of the goods, chattels and personal property of the said

from the person of said

John B. Stever
John B. Stever and against
the will and by violence to the person of the said *John B. Stever*
then and there violently and feloniously ~~to~~ 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.

JOHN McKEON, District Attorney.

0560

BOX:

85

FOLDER:

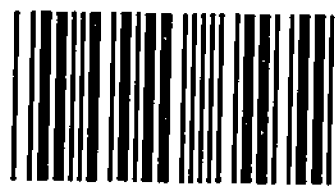
937

DESCRIPTION:

Adam, Archibald

DATE:

12/19/82



937

0561

BOX:

85

FOLDER:

937

DESCRIPTION:

Raymond, Emma

DATE:

12/19/82



937

0562

177
WbH

Counsel,
Filed 19 day of Dec 1882

Pleads 1/2 Not guilty (30)

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

THE PEOPLE
vs.

Andres Adam
2nd P
Emma Raymond
alias
Emma Johnson
alias
Miner Stern

JOHN MCKEON.

District Attorney.

Dec 22/82 Discharged by
A True Bill.

Magner
Foreman.

Dec 20/82

Sp. 1
Fleming, D. J.

Cham. Ref. Dec 22/82

Dec 22 1882
The People have no evidence
against Emma Raymond
and can procure none. &
must therefore consent to her
discharge
J. H. Adams
Clerk of the City.

City and County { ss.
of New York

Thomas Green, aged 40 years,
occupation, Painter, residing
at 171 Bowery (being duly sworn
say - That at the City and County
of New York, on or about the 1st
day of July 1862 Archibald
Adams, now here, did feloniously
embezzle and convert to his
own use and profit and did steal
and carry away from the possession
of deponent a certain diamond
finger ring, now here shown,
of the value of eighty dollars,
property of deponent, which ring
was then in pledge with this
deponent for money loaned there-
on by deponent as a licensed
painter.

That at said time the defendant
Adams was in the employment
of deponent as a clerk and
servant and was not an
apprentice nor within the age
of eighteen years, and has charge
and custody of the property aforesaid.

That he now here admits and
 Confesses to deponent that he,
 Adams, took said ring on or
 about the time aforesaid and
 gave it to one Emma Johnston
 otherwise Minnie Stern, otherwise
 Emma Raymond, and told her
 that he, Adams, had taken
 said ring from deponent.

That said Emma
 Johnston, otherwise Stern, otherwise
 Raymond passed said ring
 with Alexander Schlang, then
 present, for the sum of fifty
 dollars, on or about the 18th
 day of October 1882, as the
 said Alexander Schlang informs
 deponent and as deponent verily
 believes.

That deponent charges and alleges
 that said Emma Johnston
 otherwise Stern, otherwise Raymond
 did at the time aforesaid
 knowingly and feloniously
 receive said ring from said
 defendant Adams she well
 knowing at the time that
 said property was embezzled

0565

and stolen property taken from
deponent.

That deponent prays that
process may issue for the
arrest of said Emma Johnston
otherwise Stern, otherwise Raymond
and that she may be dealt
with as the law may direct.
Sworn to before me this
9th day of November 1882.

Thomas Green

J. W. Patterson
Justice

City and County of New York, N.Y.

Alexander Schlang, aged 28 years,
occupation, Painter, residing
at 360 Borey Street, duly
sworn says - That he has heard
and the foregoing affidavit of
Thomas Green and that con-
tents of the same as relates
to deponent is true of deponent's
own knowledge. Deponent further
says that the diamond ring
now here shown, and which

0566

is mentioned in the foregoing
affidavit of said Thomas Green
is the one so named prior
deponent by the said Thomas
Johnston otherwise known and
who is known to deponent by
the name of Emma Raymond.
Given & sworn me this
9th day of November 1882

Alexander Johnston

J. M. Patterson
Police Justice

0567

Sec. 151.

Police Court

3^d District.

CITY AND COUNTY } ss In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or 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 *Thomas Green*
of No. *171 Bowery* Street, that on the *1st* day of *July*
188*2* at the City of New York, in the County of New York,

*Emma Johnston, otherwise Minnie Stern, otherwise
Emma Raymond did knowingly and feloniously
receive a certain diamond ring of old value
of eighty dollars, property of said Thomas Green,
she well knowing at the time that said ring
was stolen property illegally from said Green*

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 Police, and each and every of you, to apprehend the said Defendant and bring *her*
forthwith before me, at the *Said* 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

9th day of *November* 188*2*

J. W. Patterson
POLICE JUSTICE.

0568

POLICE COURT. 3 DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Green

vs.

Thomas Johnson
otherwise, Minnie
Stern, otherwise
Thomas Raymond

Dated November 9th 1882

Patterson

Magistrate

Krig

C. C.

Officer.

The Defendant

taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

0569

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

Archibald Adam 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. *Archibald Adam*

Question. How old are you?

Answer. *Nineteen years of age*

Question. Where were you born?

Answer. *Scotland*

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

Answer. *I have been living at 171 Bowery*

Question. What is your business or profession?

Answer. *Pawn Broker Clerk*

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

Answer. *I am guilty.*
archibald adam

Taken before me this

16th

day of

November

1892

John Patterson

Police Justice.

0570

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

3 District Police Court.

Emma Raymond

being duly examined before the undersigned, according to law, in 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 she 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. *Emma Raymond*

Question. How old are you?

Answer. *Nineteen years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *I have no particular place*

Question. What is your business or profession?

Answer. *Dress-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 was made a present of the ring. I have nothing else to say and I waive further examination here.*

Emma Raymond

Taken before me this

day of November

1889

John J. [Signature]

Police Justice.

0571

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 Archibald Adam

and Emma Raymond
guilty thereof, I order that ^{each} ~~they~~ 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 November 16 188 26 J. M. Patterson Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0572

BAILED,

No. 1, by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Warrant

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Green

171 St. B...

Archibald Adams

Emma Johnston

Wherrie Minnie

Atter, Wherrie

Emma Raymond

Dated November 9 1882

Patterson

Magistrate.

King

Officer.

Central office

Witnesses, Charles O'Connor

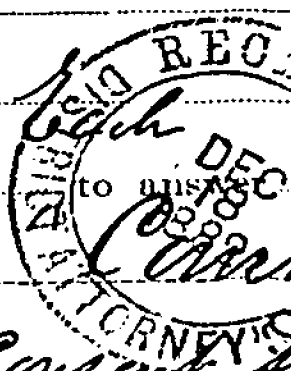
Central office

No. _____ Street,

No. _____ Street,

\$ 1500

Adj. by Court Nov. 17/82
at 2 1/2 P. M.



0573

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Archibald Adam and
Emma Raymond

The Grand Jury of the City and County of New York, by this indictment, accuse
Archibald Adam and Emma Raymond
of the CRIME OF GRAND LARCENY, committed as follows:

The said Archibald Adam
and Emma Raymond

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the First day of July in the year of our Lord one thousand
eight hundred and eighty- two, at the Ward, City and County aforesaid, with
force and arms, one finger ring of the value
of eighty dollars

of the goods, chattels and personal property of one Thomas
Green 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.

0574

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

Emma Raymond

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

Emma Raymond

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

*one finger ring of the
value of eighty dollars*

of the goods, chattels and personal property of *Thomas Green*

by Archibald Adam and

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

Thomas Adam

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

Emma Raymond

then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried away against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN McKEON, District Attorney.

0575

BOX:

85

FOLDER:

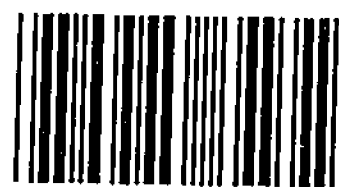
937

DESCRIPTION:

Adam, Archibald

DATE:

12/08/85



937

0576

BOX:

85

FOLDER:

937

DESCRIPTION:

Johnson, William

DATE:

12/08/85



937

0577

Counsel,

Filed

Pleads

day of Dec 1882

THE PEOPLE

vs.

Archibald Adams

William Johnson

2 cases

N. J.

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,

District Attorney.

A True Bill.

Geo. H. McKee

foreman.

Dec 14/82

1. Pleads G. J. McKee

Dec 14/82

Mr. M. D. Pleads G. J.

Chas. R. P. Dec 14/82

on Dec 14/82
in case of
the People
vs. Archibald Adams
and William Johnson

0578

Third District
Police Court.

The People vs
Thomas Green
aged
Archibald Adams
and Wm Johnson

Before Hon
Jacob M Patterson Jr
Justice
November 17th 1853.

(Charge with Larceny & Receiving Stolen Goods.
Abraham Kling Esq for people
A H Bogart " " defense.

Thomas Green Cross Examined by Mr Bogart.
Q Mr Green where do you reside?
A 191 Broadway
Q What is your business?
A Canvas Broker.

Q Now Green will you be kind enough to look
at that affidavit (showing witness a paper)
By Mr Kling
Q Look at the signature; see if its your signa-
ture, thats what Mr Bogart wants to
know.

Mr Bogart. - No I want him to understand
the contents of it.
Q Mr Green you have read this affidavit?
A Yes.

Q And it is set up in this affidavit that you have no knowledge of your own as to the guilt or innocence of the prisoner upon this charge?

A I know that

Q I ask you, if you have read that statement if that is all the knowledge you have of the guilt or innocence of the prisoner?

A It is all that I know of it;

Q That is what we are trying this case on?

A That is an answer to your question

Q You stated that all of your knowledge from this affidavit is upon information & belief as that true.

A Yes, that is all the ground that the affidavit speaks for itself as to the contents therein stated.

Q Have you any knowledge, any personal knowledge?

A I have knowledge I received my goods from this man.

Q Have you any knowledge other than that set up in this affidavit?

A Yes and I have

Q As to the guilt of the accused as to the charges preferred against him of receiving stolen goods.

A Yes Sir I have further knowledge I have

the gentleman here.

Q I am speaking of your own knowledge that affidavit you have made is upon information & he has no way been told it from other parties - yet it may be all true that you have received such information, the question here is have you any knowledge of your own if so state what knowledge you have.

A I have no knowledge any that the gentleman pledged the diamonds & that with me & I go & have the money & the stuff belongs to me.

Q Have you any knowledge of your own how he became in possession of the stuff that he pledged with you?

Answer

Q What is your knowledge?

A My knowledge is that these goods belong to me & they were taken by my clerk.

Q Just give me all the knowledge you have - you say the knowledge that you have is that these goods belonged to you & were taken by your clerk?

Answer

Q How do you know that they were taken by your clerk?

A By his own acknowledgment.

Q And that is all the knowledge you have of it?

A Yes sir.

Re-direct Examination

Q Now when was the first time you saw Johnson that you can now recollect?

A It was about the 18th of October.

Q Did he come in your place?

A Yes sir.

Q Now know for what purpose & if so state the same.

A He came there to pledge my goods, my own goods?

Q What was it he came there to pledge?

A There was a diamond stud for \$125 dollars.

Q When did you see this stud before the time that Johnson came with it for the purpose of pledging it?

A It was pledged before with me, I saw it last December, in December.

Q How that stud at any time been pledged, at any time preceding the pledging of it by Johnson?

A Yes sir.

Re-cross.

Q Have you a personal knowledge of all goods that are received from your place of business?

A Now I have not.

0582

Redneck

Q Did Johnson pledge with you any other goods that you saw received?

A He pledged a diamond ring with me.

Q Can you state when?

A I cannot give the exact date

Q About when?

A About the 14th of October

Q How much did he receive on that?

A \$225 dollars

Q Had this ring been in your possession prior to this pledging by Johnson?

A Yes sir

Q Was it a part of your stock in pledge?

A Yes sir

Q Had that ring ever been redeemed?

A No sir

Q Did Johnson ever pledge any other property with you?

A I don't know of any other knowledge.

Recross

Q You say that he pledged a ring with you for \$225 dollars on the 14th of October?

A \$200 or \$225 dollars I don't remember exactly now which. It was \$225 dollars.

Q Do you know that of your own knowledge or on information conveyed to you by somebody else?

Q Now my own statement I gave him the money myself.

Q That was on the 14th of October?

A I have not got the date with me I have got it down though in my book.

Q When did you discover that that ring had formerly been in your possession?

A I discovered it when the ring was in my possession first.

Q When did you discover after receiving it from him as you stated you did on or about the 14th of October that it was in your possession?

A It's about 2 ^{weeks} ~~months~~ ago I discovered it.

Q You discovered it about 2 months ago that it had formerly been in your possession did you?

A Yes sir.

Q What time of day was it when you found it on that day?

A It was in the morning in the early part of the day in the afternoon?

Q Are you positive it was on the 14th of October?

Q You say now you are not positive it was on the 14th of October?

A Now I am not positive I cannot tell you the exact date.

0584

1

Q Can you approximate, try and think as near
as you can about when it was
as near as possible I think it was between
the 14th & 18th.

Q You are positive it was between the 14th
& 18th are you?

A Yes & no it was within a few days of it

Q You are positive about that?

A Yes & no

Q Had you ever seen Mr. Johnson before that
day?

A Yes & no I had seen him before that.

Q Before that day?

A Yes & no

Q Where?

A In my place.

Q Do you remember of anything that he
pledged previous to that day?

A No I cannot remember, but I have seen
him.

Q Are you positive he was in that place
before that day that he pledged the
ring or stud?

A Within 2 or 3 weeks.

Q Previous to that time?

Q Previous to the 14th of October?

A Yes & no

Q Positive about that?

Q Yes sir

A Sure about it.

Q Yes sir

A That would make it in the latter part of September?

Q Yes sir

A You know how many times he was in the

Albion and how many times

A You could not call to mind how many times he was in there or any special article he pledged with you? Yes

Q Yes sir

A You cannot call to mind any special time he was in your place?

Q Yes sir

A Are you positive he pledged the ring?

Q Yes sir

A You certainly ought to be able to tell whether it was 2, 3 or 4 days previous to his pledging the stud?

A There was not a great deal of difference in the time of his pledging them. It was previous to the pledging of the stud?

A The stud was pledged first.

A Then it could not have been on the 14th because the stud was pledged on the 18th.

0586

2

And think the stud was on the 10th of October
& the other on the 14th or 15th. The stud I
took myself if I don't remember the
exact time.

Be sure it

I have you a memorandum of the date
appears

What are they?

On the 10th the dismissed stud was pledged
Dunbar was the ring pledged?

On the 14th

I may know of your own knowledge
has that ring become in possession
of the person pledging it?

Truly, by my own telling me

Sworn to before me
This day of November 1882 } Thomas Green
J. W. Patterson } Police Justice

0587

Archibald Adams called on the behalf
of the people being sworn oaths.

By the Court

Where do you reside?

A 141 Battery

What is your business?

A Clerk

Direct Examination.

Look at this paper & state if that is your
signature (showing)

A Yes sir

Do you know Johnson?

A Yes sir

Do you know Thomas Green?

A Yes sir

What is his business?

A Farmer & trader

Where?

A 141 Battery

When did you enter in his employ?

A On the 22 of April

As what?

A As clerk

And remained there until when?

A 30th of October

While you were in the employ of Mr Green
did you take any ring from his place any
diamond ring & give it to Johnson & if so

0588

Q What value did you see as to the ring
A The ring for \$200 and as is that the one you mean
Q Did he get it
A He got it in the Court
Q Was he there
A Yes
Q And he is the
A Mammie Stone
Q Did he get it?
A Yes
Q And Johnson was living with Mammie Stone?
A I suppose he was, he was some where when I was
Q Did you meet them together in the house
A I met them at the house
Q Where did you meet them?
A I met them in a saloon corner of North
x Beaverton Sts.
Q Did you meet Johnson & Mammie Stone together
Q No!
Q Where then?
A I met her first & then she went out through
him in.
Q And she gave him the ring in your
presence?
A Not in my presence
Q Did you see the ring in his possession
A I saw the ring in another man's possession
Q What ring did you give Johnson you can

look at that (showing) for the purpose of
refreshing your recollection?

A. Objected to. Question withdrawn.

A. It a ring for 1200 dollars that's the one I
was just talking about. The one I gave to
Gurbauring and you gave to Johnson or
was it a stud

A. Objected to. Question withdrawn.

Q. What property you gave to Johnson?
A. I think I only gave him one ring for
\$225 dollars.

Q. When did you give him that?

A. About the 13th or 14th of October?

Q. How much money was received in
return?

A. \$225 dollars.

Q. How much of that money did he give you
A. I got \$100 out of it but then it seems John
Pau got all of it after wards.

Q. Who gave you the 100 dollars.

A. I got it in an envelope.

Q. Who gave it to you?

A. It was left in a parcel for me.

Q. You did not get directly did you?

A. I got it in an envelope.

Q. Did Johnson give you any of it that you
now recollect?

A. It was him that brought it to the Saloon

4

Q who?

A Johnson

Q Did he tell you so

A No he didn't tell me so, he was not there when I went to see Kingbat an envelope handed to me

Q How did you know that Johnson left it there for you?

A He told me so afterwards

Q He told you he left it in the room for you in an envelope.

A Yes

Q Were you present when Johnson pledged the ring?

A Yes you give him the stud?

A Yes - I asked him if he put the stud in and he said no.

Q You asked who?

A Johnson.

Q Was this stud that you speak of & gave to Johnson the stud that belongs to Mr Green?

A Yes

Q How much was the stud pledged for?

A \$25 dollars

Q What became of the ticket that was on the goods when he took them out?

A. As he looked

Q. The second and the third

A. The last looked

Q. Yes.

A. I put it on the stand again

Q. Where?

A. Where it was then

Q. Where he brought it back?

A. Yes.

Q. How much of the \$25 dollars out of the stand did you receive?

A. \$15.00 or thereabouts

Q. And Morgan knew how much was paid out on that stand, how much was loaned on it.

A. \$125 or thereabouts

Lines Examined

Q. Now again how long had you been acquainted with Mr. Johnson?

A. Since the middle of August

Q. And where under what circumstances did you form his acquaintance?

A. She gave me an introduction to him

Q. By she who do you mean?

A. Emma Raymond

Q. Is this Emma Raymond the same, is it that is referred to here as Emma Thorne?

A. Yes sir

Q. And how long had you been intimate with

H

L

D

Emma Raymond previous to this?

Answer the 14th of May

They had been intimate with her from the 14th of May
 Answer

Did you ever introduce them

At Emma's saloon in the corner of Elizabeth
 & Beekman Streets

Q A person in Beekman or Elizabeth Streets
 Answer

Did you ever after or at any time under
 any circumstances from the first time
 you formed his acquaintance up to
 the time of your arrest make any
 agreement of any kind or nature
 whereby you were to steal or take any
 other persons property & take it to him
 Answer

Q When you gave him the stock did you
 ask him to pledge it - did you tell him
 where you had got it?

Answer I did not tell him where I got it -
 I did not tell him what to do with
 the money that he got upon that stock
 when it was pledged?

Answer it was to go to her.

Q By her whom do you mean?

Answer Emma

They told him to deliver it to Emma Raymond

0593

Q I got 75 dollars of it & the rest was to go to her
I gave instructions to him was to deliver it to
Emma Stern or Raymond?

A Yes sir

Q And did you see Emma Raymond after
that?

A Yes sir I saw her that night

Q And she told you she got the money from him
what did she say about money, did she
pay anything about it

A She didn't say anything about it she
got it & then I gave her what I had got.

Q Now the ring spoken of by Mr Kling
whether you say was pledged for \$250
dollars that you say you gave to Emma
Raymond personally, you gave that
to her at her house didn't you?

A At her house

Q You stated that you gave that night her
at her house or residence where she lived

A The one for \$200 dollars

Q Speaking of that ring that you were asked
about by Counsellor Kling you stated
that you didn't give it to him but you
gave it to her?

A Yes the one for \$200 dollars I gave to her
I gave that one to her?

A Yes sir

2

1

D

Mr Adams and Mr Johnson, receive any dollar
of money from you at all?

A The loan of any money

I the proceeds of any money that you took?

A No never gave him a cent

Re Adams?

I asked did you become acquainted with

Emma Stein Mrs Bogart asked you?

A Yes on the 1st of May, on Sunday night

I shall under what circumstances you

became acquainted with her?

A I met her on the street.

I asked did you go with her?

A 13 Beacon St

A A bed house?

A Yes sir

I asked you afterwards have any conversation
with her in regard to taking goods from
Mr Green & replying them again?

A Not then?

I afterwards.

A Yes sir

I state what conversation she had with you
or you with her.

A She asked me for money?

I said you said you would take goods
and if the store gave them to her & she
could repledge them?

0595

April 2nd

Q After that did she send Johnson to the store with goods - did you afterwards have any conversation in which you afterwards informed Johnson of it?

A Not until after September. He never knew it was me doing anything wrong. He didn't know it was me doing it.

Q But in September did he become apprised of it and he became informed about it?

A I also gave him the stuff up to the 20th of September & there was nothing broken there from the 20th of September up to October.

Q In October did you give the goods to Johnson did you give him any goods?

A I gave him the stuff

Q How much money did he receive on that?

A \$125 dollars

Q And Doyan recollect giving him any other goods?

A No

Q Doyan recollect giving him any other goods on the 31st of October - Doyan recollect in the latter part of October of giving him any other goods which you now hear is true, a pair of diamond earrings

A Emma Johnson was there

0596

J

Q And the earnings were given to
Allyback, had them in their hands.

Q Were they both together?

A Yes - at a same time.

Q Did he come afterwards?

A Yes.

Q Did you afterwards see them in Johnson's
possession?

A I cannot say for sure I saw them on Day
last for a season.

Q Now tell me if you can recollect what
goods you recollect seeing in Johnson's
hands as taken from Mr. Green?

A I seen the ring or stud.

Q Did you see him give him any of the
money that you took from Mr. Green?

A I don't see any of it I saw Ben Bank ^{book}

Q Did you see Johnson give them any of the
money that you took from Mr. Green?

A No Sir.

Re cross.

Q Were you informed by her she received it?

A Yes Sir.

Q And she showed you the bank book where
it was deposited.

A Yes Sir.

Q Is her credit?

A Yes Sir.

Re. Street

I was Johnson's living with Lee?

A. I don't know

I did you loan Johnson any money which
you received as your proceeds of any of these
pieces of

A. I think I loaned him 5 or 10 dollars

I what piece was that for that you got the money

A. I always had money and one

I. But you don't know which one it was?
A. Yes

I. But it was the money that came from some place
anywhere

Re. Case.

I. The money that you loaned Johnson did he
repay it back to you?

A. Yes he paid it back to me

I. You were very intimate with Anna Stens
weren't you not?

A. Yes

I. Or Anna Ray moved as she sometimes is called.
A. Yes

I. She told you all her business?

A. Yes

I. Did she tell you she received any money
from Johnson that he loaned in his business
when he was working?

A. Yes the way she tells me she has a great

K

dear from him, the way she tells me.

Q And her mother had some other money from Johnson didn't she?

A That's what she told me.

Q Was you in the habit of looking at her bank book often?

A Well only when she wanted show it to me.

Q She wanted show it to you at times

A She wanted show it to me right at any

Q Did she tell you some of the money she put in the bank she got from him?

A Got from who?

Q Got from Johnson

A Now the last money she got from him under aunt's name

Q Since then she gave her name?

A Now she had \$113 dollars in the bank when I got acquainted with her.

Q But she did tell you she had received large amounts of money from Mr Johnson didn't she?

A Yes sir

Q And her mother?

A Yes.

Q Did she tell you it was money he had made at his business?

A Yes sir

Red neck

0599

Q Did you recollect Archie! said Johnson told you that he wanted to get some big loans out of the concern or something to that effect?

A When?

Q Did you recollect having an interview with Johnson in which he suggested to you getting larger loans out of the place of yours.

A Nothing except that ring.

Q What did he say to you about that if we know better?

A He asked me and I said I would try. Q What did he say to you tell me the whole thing? what he told you let me refresh your recollection didn't he tell you to get a ring out of there and let him have it so that he could repay it. I want to know from you the fact just exactly what he told you? objected to all the ground that it was already stipulated to that he told him nothing.

Q What did he say to you about the money that you have just spoken about to me what did he say about it to you?

A And that the ring for \$25 dollars.

Q Yes.

A I cannot remember now.

0600

8

Q Give me the substance of the best deal
C. I have you want it on the subject.
Q Give me a hint what you recommended to
be if you want to assist the great work
Mayan recommend him saying get me a big
loan I am tired of these little loans
C. He said he was tired of these little loans
Q What did he say - get me a big one what
Mayan recommend to assist generally?
R. Yes

Q What did you say anything about it?
C. A little.
R. Yes

Q He asked me about a ring of I could
get him something & I told him I could
not get him anything because I would
have to get him a big loan

Q What did he say?

C. He said well right

Q And when you got him the ring for 250 dollars
C. Yes

R. Yes

Q Which is true the statement that you just
made to my question or the statement you
made to Mr. Kline's question that the ring
you got you took to Stern or Raymond
C. There was two rings

Q Which one did you give to him?

0601

As you said the way for 200 dollars another
way for 200 dollars I went to see.

Denise is true that he never asked you to
steal or take anything or that he did ask you
like never asked me to steal anything
I did he never ask you to take anything
persons property that he bought to any
other person & with you?

As he asked me to get him something.
Denise you answered my question that
he did ask me the person & yourself and
no understanding of any kind or character
in regard to your taking anything
persons goods or property did you
know the truth?

As he or I didn't have any under-
standing

Denise never had any with him did
you?

As always had an understanding
with her, and not with him -
nothing with him?

I always with her?

As that is for sure that I had given
her all along.

I you never told him where you was
getting it from did you
know?

0602

Re direct

Q Did he know that you were a clerk
with Mr Green in his employ?
A I was never in there when the clerk
came in.

Exhibit to be shown me
The 30 day of November 1882, before the Hon

J. M. Patterson, Justice

Albert Tracy asked me what of
the people having duly sworn says:
By the Court.

Q Where do you reside?

A 294 Broadway

Q What is your occupation?
A Hardware.

Q Are you acquainted with Mr Johnson
a Jew?

Q Did you at any time receive any ring
from him for the purpose of pledging
the same to the State when?

A I did

Q When?

A I received a ring from him on some
day I don't remember the date it was

0603

along the last of October or 1st of November
I think it was on Monday the 30th if
Monday was the 30th.

I what did he say to you about the
ring if anything

At the same time a saloon where I was
playing cards I was either playing
cards or watching somebody playing ^{and}
he came over to me & said hello & asked
me to take a drink & he had a diamond
ring on his little finger & he went
out and in a few minutes he came
back & asked me if I didn't want to
take a little walk & I said yes and
we walked down the Boardway
a few blocks & he said to me I want
you to take this ring over to Green ^{but}
see if you can get \$600.00 on it
& I started over & I did ask him why he
didn't go & he said he was acquainted
there & didn't like to pawn it and I gave
the ring to a man who I did know then
but who I now believe was Mr Green
man, and I gave him the ring & asked
for \$600.00 on it, & he said I don't
have this ring before here I not ^{but}
I said to him I don't know if you do
or not, it don't belong to me & he

said to me how much money I want
 and it & I said I wanted 60 dollars & he
 gave me 60 dollars and a ticket and
 Johnson was waiting for me two
 or 3 doors away & I went there & met
 him & gave him the 60 dollars and the
 ticket and that all I know about it.
 Answer Examined

Q. Now say he came into a place where
 you were playing the cards. That he
 reached 2 or 3 doors with you and
 he had the ring on his finger and
 he gave it to you to take into Mr. Green's
 cell? Answer

Q. Did he give you any of the money?
 Answer

Q. The reason he didn't want to go there
 to pledge it was because he was known
 Answer

Q. Has you ever pledged any goods for
 him before?

Answer

I sworn to before me this } Albert Tracy
 day of November 1883 }

A. M. Patterson J. Peace Justice.

Thomas Adam Sullivan is half
of the people being away now says
By the Court

What is your business?

a Purchaser

Direct Examination

With whom are you employed?

A Thomas Green

And how long for how long a period
a 7 yrs. ago.

Where is his place of business?

a 141 Battery

Do you know John Johnson?

Answer

I have heard the evidence of Tracy

Answer

Were you present when the ring was
received

Answer

Had that ring been in place before
the time it was brought in there
by Tracy by any other person?

Answer

And was it redeemed?

A No Sir

It has never been redeemed?

Answer

And had you received any other property from Johnson?

0606

Answer

Q. State what?

A. I received a ring from him.

Q. For how much, how much was it pledged for?

A. \$60.00

Q. Did you receive it personally?

Answer

Q. About when? A. On the Saturday previous to my discovering this ring that you have just mentioned about now?

Q. Had that ring been in pledge before with Mr. Green?

A. It had.

Q. Was it ever redeemed? A. It was not.

Q. And how much money did you pay Johnson on that ring? A. \$60.00

Q. Is there any other property that you now recollect of that Johnson pledged with you?

A. I have taken goods from him repeatedly but I cannot recollect the goods.

Q. Do you now know if any of those goods have been redeemed preceding the pledging of them?

Answer

Q. Do you mean by that you don't know?

Answer I mean they were not redeemed.

Re-Cross. Examined

Q. You say on the Saturday previous to Tracy's coming in there Johnson came in and

0607

pledged one for \$60 and one ?

Any more

I know was it ?

A The 28th of October.

I and you saw the ring that was pledged
by Johnson & Tracy was in the store
was never redeemed is that what you
mean ?

Any more

I know you know that ?

After I discovered it then Tracy came in & I
said I was certain a certain party pledged
that ring & it was never redeemed a lady
pledged the ring & I said that ring belongs
to a certain party & it doesn't belong to the
party that ring I had before I told you
so last week & I went to the box to look
for it & this day jumped out of the store
& I went through the drawer and I saw
the ring was gone & I turned back and
looked for another ring and found that
was gone to, so that was the one, the
only one & the same ring.

I know you know it was not redeemed
A Because I give out all the goods I am
always in that store with Mr Green except
when I go to my dinner & this lady don't
deal with anybody in the store but with

0608

p

me.

Q Now that ~~was~~ the only reason you knew
that that ring was not redeemed?
A That's the reason.

Q And the only reason?

A And the only reason.

Q What day was it that you & Hanson came
in with the ring personally?

A On Saturday.

Q What time of day, Saturday afternoon.

Q Is that the best you can get at the time?

A About 4 o'clock.

Q On the 28th of October?

A Yes sir.

Q Have you any recollection of any of the
other goods which you have spoken to
Carnes or Henry about that he pledged
there & you know what kind of goods ^{except} they
demanded rings he always had diamonds
& I knew him as soon as he came in by his
face & I offered him \$50 dollars & he said
20. He wanted 60 dollars & I thought he was
a dealer or something of that kind we never
pay any close attention to them.

Q Do you remember any particular date
that he came in & pledged any particular
article except this one.

A Except this one that is the only one I can remember

0609

Re direct

Q Do you recollect any entry after the goods redeemed
appeared

Q Was any of those goods that you speak of
entered in the books as redeemed?

A They were not?

Recess

Q Have you examined them?

A I have.

Q And none of them were redeemed are they
answered

Given to be sworn me this } Thomas Adams
day of November 1882 }

J. M. Patterson }
Deputy Justice

Charles E. Cannon called on to ask of
the people being duly sworn says?
By the Court.

Where do you reside A. 313 E 3 Street

Q What is your business? A Detective

Q Are you acquainted with the prisoner Johnson
answered

Q Do you have any business transactions with
him in regard to any goods taken from
Mr Green's wife state what?

A I arrested him Mr Johnson on the first of
November about twelve in the evening up

06 10

2

on 76th Street I in company with officer Hesson
& we rode down in the Elevator & on the way
down I questioned him about the ring
Cross Examined

Q after you arrested him A Yes Sir

Q did you state to him that anything he might
say to you would be used against him on
his trial?

A Yes Sir I did not

Objected to Imposition & Allowed.

A I asked him if he passed a ring lately in
Mr Greens a diamond ring &

Q what did he say?

A after stopping for a while I then asked him
if he didn't send a man in to Mr Greens
in the Battery to pass the ring & he said ^{yes}

Q anything further?

A I asked him how much he got on it & he
said 60 dollars.

Q did he say he received the money, A Yes Sir
I swore to before me)
this day of November 1882

Peace Justice

Defendants Counsel waives further examination
& asks for a reduction of bail,
Motion for reduction of bail denied

0611

Police Department of the City of New York,

Precinct No. _____

New York, DEC 11th 1882Assistant District Attorney O'Byrne
New York City.

Dear Sir.

Not wishing to infringe upon your valuable time. Nor wanting to be looked upon as making unnecessary complaints. Would like to inform you that I have been detained here as a witness for the state in that case of Johnson & Adams for swindling Gosman & Simpson the same Prison for 40 days. Have not yet been before the Grand Jury nor heard a word about the case since the Examination at Essex Market before Judge Patterson. Who committed me here. There is not a man here that was here when I came and I hear of no case since I have been here where we have waited so long (40 days) without being called upon. It is now getting cold weather which I am

06 12

wholly unprepared for. And of course
am more than anxious to be discharged
and have my liberty. When I am
engaged in something that will be more
remunerative than my present position
By informing me when I shall be likely
to leave this place. And by making this
date as early as possible you will
greatly oblige

Yours Respectfully
Albert Tracy

Samuel D. Clinton
203 Mulberry St.

0613

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, } ss.

Murd District Police Court.

Archibald Adams 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. Archibald Adams

Question. How old are you?

Answer. Nineteen years of age

Question. Where were you born?

Answer. Glasgow, Scotland

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

Answer. No 171 Bowery, about 7 months

Question. What is your business or profession?

Answer. Pawnbroker's clerk

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

Answer. I am guilty of the charge.
I took the stud and gave it to Johnson. He asked me to get him something and the first thing I gave him was a ring and he re-pledged it and gave 200. on it. I gave him other rings at various times which he brought back and re-pledged. He knew I stole them from my employer, Mr. Green, because he asked me to get them for him and because I showed him some of the pawn tickets for the stolen goods.

Archibald Adams

Taken before me this

day of November 1884

Police Justice.

06 14

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

William Johnson 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.

William Johnson

Question. How old are you?

Answer.

Twenty-three years of age

Question. Where were you born?

Answer.

Vermont U.S.

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

Answer.

No. 5 Delancey St. one year

Question. What is your business or profession?

Answer.

Carpenter

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.
William Johnson

Taken before me this

17th

day of November

1894

J. M. Patterson
 Police Justice

06 15

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 _____

Archibald Adams & William Johnson
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of *Twenty*
In the case of Johnson and \$1000. in the case of Adams
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until they
give such bail.

Dated *November 17th* 188 *2* *J. M. P. Attorney* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0616

30
Police Court

3rd District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Green

171 Bowery

1 Archibald Adams

2 William Johnson

Officer Lantry and
Receiving stolen Goods

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated

November 3rd

188 2

Patterson

Magistrate.

King C. O.

Officer.

McK

Clerk.

Witnesses,

Albert Tracy

No.

294 Bowery, New York

in Home of Retention

in order of \$500.

No.

Order to take

No.

\$1000

No. 1

\$2000

No. 2

to take for

to take for

to take for

Street,

Committed

Received
Adm'd

City and County { ss.
of New York

Thomas Green, Pawnbroker,
Aged 40 years, of 171 Bowery
being duly sworn deposes
and says - That at the City
and County of New York,
on or about the 5th of October
1882 Archibald Adam,
now here, did feloniously
embezzle and steal from
the possession of deponent
a certain diamond stud which
was then in the possession
of deponent as bailee and
which had been taken by
deponent as a pledge and
upon which deponent had
loaned the sum of one
hundred and twenty-five
dollars. That said Adam
was then in the employment
of deponent as a clerk and
servant at a stated rate
of hire and wages and was
not an apprentice nor under
the age of 18 years, and was

06 18

then in charge of said property
by virtue of such employment.

That said Adam now
here admits and confesses
to deponent in open Court
that on or about the day
aforesaid he, Adam, took
said stud and gave the
same to William Johnson
now here, and the said
Johnson did thereafter and
on or about said day bring
said stud to stolen and
embezzled from deponent
and did pass said stud
with deponent for the sum
of One hundred and twenty
five dollars.

That deponent is further informed
by said Adam that he, Adam,
gave to said Johnson a
number of diamond rings
which were stolen from
deponent by said Adam and
that he, Johnson, re-passed
said rings with deponent and
received from deponent on said
rings the sum of six hundred

0619

and seventy-five dollars.
That deponent has ascertained
from an examination of his
property that goods to the
value of fifteen hundred dollars
had been stolen and embezzled
from deponent since about
the beginning of August last
past, by the defendant Adams.
That deponent charges
said Johnson with receiving
said stolen stock, he, Johnson,
well knowing at the time
that it had been stolen
and embezzled from deponent
and with obtaining from
deponent by means of trick
and device and by re-playing
said stock with deponent the
sum of one hundred and twenty
five dollars with the intent
to cheat and defraud deponent.
I now depose on this { Thomas Green
5th day of November 1882

J. W. Patterson

Police Justice

(over)

City and County of New York, S.D.
 Albert Tag, aged 32 years, Clerk, of
 294 Bowery being duly sworn says -
 that the diamond ring, now here
 shown, was given to defendant by
 the defendant William Johnson,
 now here, who asked defendant
 to take it to Mr. Green and
 pawn it for \$60. That defendant
 pawned the same with Mr.
 Green and received fifty dollars
 on it.

Sworn to before me this } Albert Tag
 3rd day of November 1882

J. D. Patterson Police Justice

Thomas Green, Complainant, being
 duly sworn says - that the ring
 mentioned in the foregoing affidavit
 of Albert Tag and now here
 shown, is one of the rings described
 in the foregoing Complaint of defendant
 as having been stolen, embezzled
 and carried away from defendant's
 possession. Thomas Green

Sworn to before me this }
 3rd day of November 1882 }
 J. D. Patterson Police Justice

0621

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

THE PEOPLE OF THE STATE OF NEW YORK.

against

Archibald Adam and
William Johnson

The Grand Jury of the City and County of New York, by this indictment, accuse
Archibald Adam and William Johnson
of the CRIME OF GRAND LARCENY, committed as follows:

The said Archibald Adam
and William Johnson

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

one diamond shirt stud of
the value of one hundred and
twenty five dollars

of the goods, chattels and personal property of one Thomas
Green 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.

0622

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

William Johnson

of the crime of RECEIVING STOLEN GOODS.

committed as follows:

The said

William Johnson

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *fifth* day of *October* in the year of our Lord one thousand
eight hundred and eighty-*two* at the Ward, City and County aforesaid, with force and
arms *one diamond shirt stud of the*
value of one hundred and
twenty five dollars

of the goods, chattels and personal property of

Thomas Green by Archibald Adams
and by ~~certain person or~~ ^{other} persons to the Grand Jury aforesaid unknown, then lately before
feloniously stolen, taken and carried away from the said

Thomas Green

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

William Johnson

then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried away against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN McKEON, District Attorney.

0623

30
Counsel,
Filed 8 day of Dec 1882

Pleads

THE PEOPLE
vs.
Archibald Adam
William Johnson
(2 cases)
H. J.
INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON.

District Attorney.

A True Bill.

Geo. H. McKee
Ch. 1 Dec 14/82
1. Pleader G. L.
Dec 14/82
Ch. 2 Pleader G. L.
21

0624

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Archibald Adam
vs William Johnson

The Grand Jury of the City and County of New York, by this indictment, accuse
Archibald Adam vs William Johnson
of the CRIME OF GRAND LARCENY, committed as follows:

The said

Archibald Adam
and William Johnson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *sixth* day of *October* in the year of our Lord one thousand
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with
force and arms *one finger ring of the value of*
two hundred dollars

of the goods, chattels and personal property of one *Thomas*
Green 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.

0625

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

William Johnson

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

William Johnson

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the *sixth* day of *October* in the year of our Lord one thousand
eight hundred and eighty*two* at the Ward, City and County aforesaid, with force and
arms *one finger ring of the value of*
two hundred dollars

of the goods, chattels and personal property of *Thomas Green*

by Archibald and by

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

Thomas Green

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

William Johnson

then and there well knowing the said goods, chattels, and personal property to have been
feloniously stolen, taken and carried away against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York and
their dignity.

JOHN McKEON, District Attorney.

0626

BOX:

85

FOLDER:

937

DESCRIPTION:

Adams, Wilbur

DATE:

12/13/85



937

I have fully mentioned
the case, and given
that it is not one
in which the diff-
erences be committed
I recommend a dismissal
of the indictment

Wm. H. Hays

~~Wm. H. Hays~~

Dec 20 1882

131
Counsel
Filed 13 day of Dec 1882
Plead's Antiquity (14)

THE PEOPLE
vs.
B
Willard S. Adams
alias
George Jones

INDICTMENT - Assault with intent to
steal as a Pickpocket.

JOHN McKEON,
District Attorney.

A True Bill.

Geo. H. Moore

Foreman

Part 2. Dec 20. 1882

Indictment dismissed

0628

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question What is your name?

Answer.

Wilbur F. Adams

Question. How old are you?

Answer.

35 years.

Question. Where were you born?

Answer.

In New Jersey

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

Answer.

In Camden, New Jersey 11 years.

Question. What is your business or profession?

Answer.

I have no permanent employment.

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.

The charge is false.

Wilbur F. Adams

Taken before me this

day of November 1888

Attest

Police Justice.

0629

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

George Jones alias Wilbur. T. Adams
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 15 November 1882 B. J. & P. J. Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0630

~~John Martin~~
~~John Martin~~
John Martin

978 V
Police Court— 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Martin
vs.
George J. Adams
The People of the City of New York

Office, Assault & Steal
with intent to Steal

BAILED,

No. 1 by Bailed by deposit
of \$300 with City Chamberlain
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Defendant has
deposited of \$300
in City Chamberlain's
office Nov. 21/88 J.M.

Dated 15 November 188 2

Dirby Magistrate.
Tennerty Officer.
Clerk.

Witnesses, As Counsel for the De-
fendant, I have signed a recogni-
tance that he shall be tried by
a jury of the City of New York
No. 16, 1888
J.M. G. Hilland
Counsel for Def. J.M.
\$ 300 to answer
Cora

0631

Mr. Drummly

Please advise of the case of Alderson,
in Calendar Part 2, before the same Judge
Dec. 19, 1921.

W. H. P. H. H.

0632

Form 10.

POLICE COURT-SIXTH DISTRICT

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

Thomas Martin.

of No.

300 Bowery.

Street,

being duly sworn, deposes and says,

that on the 14 day of November 1872 at the City

of New York in the County of New York,

Sworn to, this

before me,

in Rummell's Museum. Corner of
Broadway and 9th Street, deposed
saw George Jones, who
put his hand in the pocket of the
pantaloons upon the body of a man
whose name is unknown to de-
ponent.

That
I brought therefore charges said
George Jones, who
with intent to steal as a pick pocket
and did lay his hand upon such un-
known person, who is the property of the museum.

15 day of November 1872
J. H. J.
Police Justice.

0633

City and County of New York, ss:

THE PEOPLE,

POLICE COURT, SECOND DISTRICT.

George Jones *alias*
Wilbur F. Adams

On Complaint of

Thomas Martin

For

Assault with intent

to Steal

After being informed of my rights under the law, I hereby *waive* a trial by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

15 November 187*8*

W. F. Adams

Police Justice.

W. F. Adams

0634

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Willbur F. Adams

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

Willbur F. Adams

of the crime of ASSAULT WITH INTENT TO
STEAL AS A PICKPOCKET, committed as follows:

The said Willbur F. Adams

late of the First Ward of the City of New York, in the County of New York aforesaid, on
the ~~fourteenth~~ day of ~~November~~ in the year of our Lord one thousand
eight hundred and eighty-~~two~~ at the Ward, City and County aforesaid, with force
and arms, in and upon ~~one~~ a certain person, to wit: a cer-
tain man, whose name is to the
Grand Jury aforesaid unknown did make an assault, and the said

Willbur F. Adams

the hands of him the said

Willbur F. Adams

, unlawfully did lay
upon the person of the said unknown person

, and upon the clothing
which was then and there upon the person of the said unknown
person

with intent ~~then and there~~ certain goods, chattels and personal property of the said

unknown person

on the person of the said, unknown person

then and there being found, from the person of the said
unknown person then and there
feloniously 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 there dignity.

JOHN McKEON, District Attorney.

0635

BOX:

85

FOLDER:

937

DESCRIPTION:

Amie, Nellie

DATE:

12/19/85



937

0636

BOX:

85

FOLDER:

937

DESCRIPTION:

Anderson, Ida

DATE:

12/19/82



937

0637

183

Berlinger

Counsel,

Filed 9 day of Dec 1882

Plead Both Not Guilty (20)

vs THE PEOPLE

vs

Maxine Anna P

Sara Anderson P

vs

263

Grand Larceny, Receiving-Stolen Goods, degree, and

JOHN McKEON,
District Attorney

A True Bill.

J. H. Draper

Foreman.

Part 2. Dec 22 1882

Both Plead Not Guilty
City Prison Wednesday

0638

2 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 363 Bleecker Street, Mercy E. Williamsbeing duly sworn, deposes and says, that on the 11 day of December 1882
at the _____ City of New York,in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, from a room in said premises
the following property, viz:

One suit of clothes of the value of twenty
dollars. Three coats of the value of fifty
dollars. Three boxes of cigars of the
value of fifteen dollars.

the property of Deponent and her sonLloyd M. Blinewand that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken,
stolen, and carried away by Mellie Amie & Ida Andersonnow present. That defendants each
hired and occupied rooms in said
house adjoining the room from which
said property was stolen.

That deponent was informed that said
defendants admitted taking said
property, and was also informed by
Mary Scherer, that said Amie brought
a bundle to the store of deponent's husband

0639

106 Charles Street. on the 12 December
1882. saying that her sister would
call for it in an hour. and that said
Anderson did call and take away
said bundle.

From before me }
this 13 Dec 1882 } Mary G. Williams
B. W. }
Police Justice }

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0640

106 Charles Street. on the 12 December
1882. saying that her sister would
call for it in an hour. and that said
Anderson did call and take away
said bundle.

From before me }
this 13 Dec 1882 } Macy G. Williams
B. A. }
Police Justice }

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0641

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

POLICE COURT, 2 DISTRICT.

John Flanagan
of the 9 Precinct Police. Street, being duly sworn, deposes and

says that on the 12 day of December 1882

at the City of New York, in the County of New York, *Gellie Amie and*

Ida Anderson now present. severally admitted, knowing a portion of the property claimed by Mercy G Williams that they each admitted stealing all the property specified in the annexed affidavit of Mercy G Williams; and informed me where I could find part of it John Flanagan

Property found by the officer

Sworn to before me, this
13th day of December 1882

Police Justice.

0642

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 25 years, occupation Mary Schrey
House Keeper of No.

106 Charles Street, being duly sworn deposes and

says, that She has heard read the foregoing affidavit of Mercy G. Williams

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

Sworn to before me, this 13
day of December 1882) Mary Schrey

R. J. Murphy
Police Justice.

0643

Sec. 198-200.

1 2d

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

Ida Anderson

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 she 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. Ida Anderson

Question. How old are you?

Answer. 25

Question. Where were you born?

Answer. Philadelphia

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

Answer. 363 Bleechu St Three mo

Question. What is your business or profession?

Answer. Actress

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

Ida Anderson

Taken before me this

14

day of

Dec 1882

J. J. J. J.

Police Justice.

0644

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2d District Police Court.

Nellie Annie 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 she 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. *Nellie Annie*

Question. How old are you?

Answer. *25*

Question. Where were you born?

Answer. *Nova Scotia*

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

Answer. *363 Bleeker St 3 or 4 mos*

Question. What is your business or profession?

Answer. *Comed player*

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*

Nellie Annie.

Taken before me this

day of

Dec

188

Police Justice.

0645

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 _____

Nellie Annie & Ida Anderson
guilty thereof, I order that ^{each} 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 *Dec 14* 188 *2* *R H Pryor* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0646

Police Court-- 236 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mercy Williams
3631 Broadway St.
Hellie Mae
John Anderson

Larson
Offence,

BAILED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street.

Dated 13 December 1882

Drishy Magistrate.
John Anderson Officer.
9th Precinct Clerk.

Witnesses, John Anderson

No. 9 Precinct Police Street,

Mary Scherup

No. 10 Charles Street,

No. _____ Street,

\$ _____ to answer C

0647

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Mellie Annie
Sda Anderson

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

Mellie Annie and Sda Anderson

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

The said

Mellie Annie and

Sda Anderson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
~~seventeenth~~ on the day of December in the year of our Lord one thousand eight hundred and
eighty- two , at the Ward, City and County aforesaid, with force and arms
four coats of the value fifteen dollars
each, one pair of trousers of the value
of seven dollars, one vest of the value
of three dollars and three boxes of
cigars of the value of five dollars
each box

of the goods, chattels and personal property of one

Floyd

M. Oliver

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.

John McLean

District Attorney

0648

BOX:

85

FOLDER:

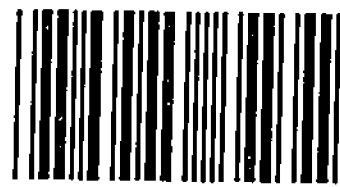
937

DESCRIPTION:

Angell, Charles O.

DATE:

12/05/85



937

0649

5 - B.M. Jan 5/83

Counsel,
Filed 5 day of Dec 1882

Pleeds *Not guilty*

THE PEOPLE

vs.

Charles D. Angell
vs.
573 N.H.

Obtained by Louch
July 26/83

INDICTMENT.
LARGENTY

JOHN MCKEON.

District Attorney.

A True Bill.

Geo. J. Moore
Foreman.

F. Feb. 2/83
Pr Mar 1. 1883
Polysa Dr
Rev. Thrice

0650

22

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssof No. 243 West-10th Street,Andrew Craigbeing duly sworn, deposes and says, that on the 28 day of November 1882

at the _____ City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession

of deponent, in the night time

the following property, viz:

One coat of the value of Twenty five dollars
Three cloth Vests of the value of Five dollars

Sworn before me this

20

day of

Novthe property of deponent being the clothing of my son Andrew George Craig who
is 20 years old —

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 Charles O. Angell (now here)who acknowledged and confessed to deponent
in the presence of officer Flanigan that
he took stole and carried away said
coat and vests from a room No 243
West-10th Street in said City and
and the same, left boarded at my home
took the property from a room occupied
by him & my son Andrew George CraigAndrew Craig

Police Justice.

1882

0651

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles O Angell 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. *Charles O Angell*

Question. How old are you?

Answer. *22*

Question. Where were you born?

Answer. *New York City*

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

Answer. *306 W 151st St a few days*

Question. What is your business or profession?

Answer. *Salvoman*

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*

Charles O Angell

Taken before me this

30

day of Nov

1884

Proctor

Police Justice.

0652

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated Nov 30 1882 _____ Police Justice.

give such bail.

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of

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

Charles O. Carrell

five

0653

Police Court-- 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Andrew Craig
Pl 3
Charles O Angell

Office, Grand Jurors

BAILED,

No. 1 by Susan M. Angell
Residence 306 W. 15th Street,

No. 2, by
Residence Street,

No. 3, by
Residence Street,

No. 4, by
Residence Street.

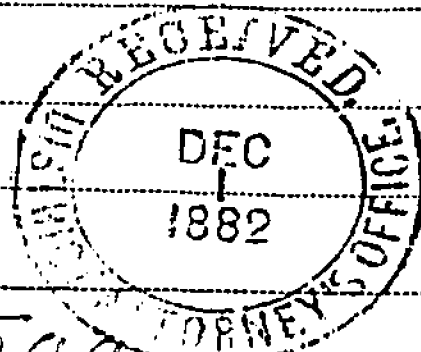
Dated Nov 30 1882

B. St. Butler Magistrate.
John Flanagan 9th Officer.
Clerk.

Witnesses, Officer
No. Street,

No. Street,

No. Street,
\$ 500 to answer



0654

CITY AND COUNTY }
OF NEW YORK, } ss.

Cohn Flanagan
aged 39 years, occupation Police officer of No. 12
9th Precinct Police ~~Street~~, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Andrew Craig
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 30
day of Nov 1882 } John Flanagan

B. J. Murphy
Police Justice.

0655

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Charles O. Angell

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

Charles O. Angell

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Charles O. Angell

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the *twenty eighth* day of *November* in the year of our Lord one thousand
eight hundred and eighty- *two*, at the Ward, City and County aforesaid, with
force and arms *one coat of the value of twenty*
five dollars, and three vests of
the value of two dollars each

of the goods, chattels and personal property of one *Andrew*
Craig 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.

John McKeon
District Attorney

0656

BOX:

85

FOLDER:

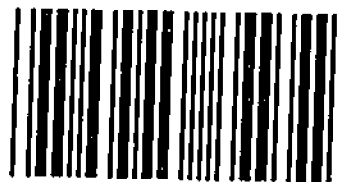
937

DESCRIPTION:

Avens, William

DATE:

12/15/82



937

0657

WITNESSES.

*James H. ...
John ...
J. ...
...*

Day of Trial,

Counsel,

Filed

1882

Pleads

THE PEOPLE

vs.

Felonious Assault and Battery.

William Owens

at com. 1882

Dec.

JOHN McKEON,

District Attorney.

A True Bill.

Geo. H. Moore

Foreman.

Mayes. all find myself

Recd Feb 11 1887

0658

Form

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

POLICE COURT—FIRST DISTRICT.

Cornelius Murray
of No. *333 Smith St Bklyn NY*, being duly sworn, deposes and says,
that on the *15th* day of *August* 18*81*

at the City of New York, in the County of New York, he was violently and feloniously assaulted and
beaten by *William Arnes*

now present.

*who did wilfully cut and stab deponent
in five different places upon deponents face and
body with a knife then and there held in
the hand of said Arnes inflicting five wounds*

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

with the felonious intent to take the life of deponent, or to do him bodily harm, and without any justification
on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be apprehended and dealt with accord-
ing to law.

Cornelius Murray

Sworn to, before me, this

day of

August

18*81*

Wm. H. Williams
Police Justice.

0659

Police Court—First District.

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

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

Question. What is your name?

Answer. William Owens

Question. How old are you?

Answer. 37 Years

Question. Where were you born?

Answer. England

Question. Where do you live?

Answer. 151 Emeny St Brooklyn NY.

Question. What is your occupation?

Answer. Engineer

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

Answer. I am not guilty of the charge

Wm Owens

Taken before me, this

16th day of August 1889

Michael J. McNamee
POLICE JUSTICE.

0660

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Cornelius Murray
333
William Hens
Brooklyn

Dated, *August 16, 1881*

R. H. Kamm Magistrate.

Charles V. Hagan Office Clerk.

Witnesses,

8 *5* *10* *15* *20* *25* *30* *35* *40* *45* *50* *55* *60* *65* *70* *75* *80* *85* *90* *95* *100*
at General Sessions

Received at Dist. Atty's Office

Charles

BAILED

No. 1, by

Hugh A. Simon
77 New Street.

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

0661

City of New York,
Finance Department,
Comptroller's Office.

May 25th 1884

My dear Mr. Finney,

A friend of mine spent day
with me yesterday & told me he
had made up an effort as to
history of a man named Arans,
I refer to Dr. Wm. H. Cochran,
he says Arans will never be out
again and that his wife is very
depressed and they have no
means whatever.

As understood his case has been
suffered about 2 or 3 years and
as the man himself is likely to
be some person's hotel in Houston the
Doctor says if the case can be
disposed of will be a mercy and
you kindly advise me.

0662

The People
VS
Civans

2 or 3 years old

0663

DR. JOHN A. COCHRAN,

OFFICE HOURS :
8 to 10 a. m.
2 to 3 30 p. m. except Sunday.
6 to 7.30.

212 Clinton Street.

May 1, 1885
This is to certify
that Mrs. Evans
of 135 Wyckman St.
Brooklyn is suffer-
ing from Bright's Disease
of the Kidneys and
Cirrhosis of the Liver
and is physically un-
able to leave his home.

John A. Cochran, M.D.
212 Clinton St.,
City.

State of New York }
County of Kings } ss.

John A. Cochran M.D. of the City of Brooklyn, County of Kings being duly sworn deposes & says that he resides at No 212 Clinton Street in said City and is a practicing Physician in said City, where he has practiced for the past four years, that he is a Graduate of the College of Physicians & Surgeons of the City of New York, that he knows William Brown who is under his professional care, that said Brown is now ill and confined to his home No 135 Dykman Street, South Brooklyn, his disease is Bright's disease of the kidneys, that he could not leave his house without great and immediate danger & his condition is such that there is little or no chance of his ultimate recovery.

John A. Cochran.

Signed & subscribed before me
this 23. day of May 1885

Chas. W. McAlberg
Notary Public Kings Co.
N.Y.

0665

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

THE PEOPLE OF THE STATE OF NEW YORK
against

William Aven

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

William Aven

of the CRIME of "Assault and Battery upon another with a deadly weapon with intent to kill," committed as follows:

The said William Aven

late of the City of New York, in the County of New York, aforesaid, on the
fifteenth day of August in the year of our Lord
one thousand eight hundred and eighty one with force and arms, at the City and
County aforesaid, in and upon the body of Cornelius Murray
in the peace of the said people then and there being, feloniously did make an assault
and him the said Cornelius Murray
with a certain knife
which the said

William Aven

in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with
intent him the said Cornelius Murray
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

William Aven

of the CRIME of "Assault upon another, without justifiable or excusable cause, with a
sharp dangerous weapon, with intent to do bodily harm," committed as follows:

The said William Aven

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 Cornelius
Murray then and there being, wilfully and feloniously did make an
assault and him the said Cornelius Murray
with a certain knife which the said

William Aven

in his right hand then and there
had and held, the same being then and there a sharp, dangerous weapon, wilfully and
feloniously, and without justifiable and excusable cause, did then and there beat, strike,
stab, cut and wound, with intent to then and there wilfully and feloniously do bodily
harm unto him the said Cornelius Murray
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.