

0061

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fair, Robert

DATE:

05/04/93



4744

0062

BOX:

521

FOLDER:

4744

DESCRIPTION:

Regan, James

DATE:

05/04/93



4744

POOR QUALITY ORIGINAL

0063

12-4-93

Counsel,
Filed *[Signature]* day of *May* 1893
Pleas, *Chiquely*

THE PEOPLE
vs.
Robert Fair
(2 cases)
and
James Regan

DE LANCEY NICOLL,
District Attorney.

W. H. [Signature]
of the firm [Signature]
1. [Signature]
A TRUE BILL. *4/27/93*

[Signature]
Foreman.
May 5 1893

[Signature]
Heard Day 30

[Signature]
Jury - Dec. 26, 1894
No. 1 continued on another indictment

Witnesses:
[Signature]

POOR QUALITY ORIGINAL

0064

Police Court - 1st District.

City and County of New York, ss.:

of No. 180 West Street, aged 31 years, occupation Grocer

deposes and says, that the premises No. 31 Mulberry Street, 11th Ward, in the City and County aforesaid the said being a Store and which was occupied by deponent as a Store

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

were BURGLARIOUSLY entered by means of forcibly breaking open the door leading from the hallway into the Store

on the 22nd day of April 1893 on the night time, and the following property feloniously taken, stolen, and carried away, viz:

Eight cakes of imported cheese together of the value of Forty dollars

the property of Applicant 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

Robert Fair and James Regan

for the reasons following, to wit: That said premises were broken and entered as described above said property stolen and carried away and further that Applicant is informed by Officer Robert Feeney of the 10th Precinct that at about the hour of 11 o'clock AM he found the defendants going through Mulberry Street with

POOR QUALITY ORIGINAL

0065

as quantity of cheese in that possession when he arrested them as suspicious persons that they then informed him that they had stolen the same from the above spoken premises. That defendant has seen the cheese and fully identified it as having been stolen from him and from described spoken premises.

separate article

Sworn to before me this 22nd day of August 1888
J. M. Ryan
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.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses, No. Street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0066

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

aged _____ years, occupation Police Officer of No. 110
St. Paul Street, being duly sworn, deposes and

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

Sworn to before me, this 32 day of April 1898 Patrick Feeney

John Ryan Police Justice.

POOR QUALITY ORIGINAL

0067

Sec. 198-200.

1882 District Police Court.

City and County of New York, ss:

Robert Fair 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.

Robert Fair

Question. How old are you?

Answer.

19 years

Question. Where were you born?

Answer.

MS

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

Answer.

348 Elizabeth St. 3 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 have nothing to say

Robert Fair

Taken before me this

day of

Sept 11 1889

Police Justice.

POOR QUALITY ORIGINAL

0058

Sec. 198-200.

1882

District Police Court.

City and County of New York, ss:

James Regan

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. *James Regan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *233 Mulberry St.*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I have nothing to say*
James Regan

Taken before me this

day of

John J. [Signature]

1889

Police Justice

POOR QUALITY ORIGINAL

0069

BAILLED,

No. 1, by *James M. Wick*
Residence *175 E. Madison St. New York*

No. 2, by _____
Residence _____

No. 3, by _____
Residence _____

No. 4, by _____
Residence _____

No. 5, by _____
Residence _____

Police Court...
District... *4710*

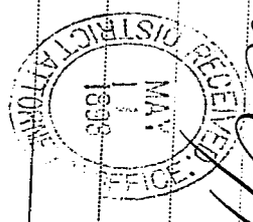
THE PEOPLE, vs.,
ON THE COMPLAINT OF

Armando Padalinski
Robert J. Ryan
James J. Ryan
Offense *Burglary*

Dated *Sept 22 1893*

James J. Ryan Magistrate
Robert J. Ryan Officer

Witnesses *Call O'Connell*
Precinct _____



No. _____
Street _____

No. *1500*
Street *1500*

No. *1500*
Street *1500*

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

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

Dated, *Sept 22 1893* *James J. Ryan* Police Justice.

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

Dated, _____ 1893 _____ 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, _____ 1893 _____ Police Justice.

POOR QUALITY
ORIGINAL

0070

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Robert Fair
and
James Regan*

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

Robert Fair and James Regan

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

The said

Robert Fair and James Regan, both

late of the *14th* Ward of the City of New York, in the County of New York, aforesaid, on the
twenty-second day of *April* in the year of our Lord one
thousand ~~eight~~ hundred and ninety-*three* in the *right*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one *Gerardo Cardinale*

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

Gerardo Cardinale in the said *store*
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

0071

SECOND COUNT—

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

Robert Fair and James Regan

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

The said *Robert Fair and James Regan, both*

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 right-time of said day, with force and arms,

eight cakes of cheese of the value of five dollars each

[Large decorative flourish]

of the goods, chattels and personal property of one

Gerardo Cardinale

in the *stone*

of the said *Gerardo Cardinale*

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

0072

THIRD COUNT:

And the Grand Jury aforesaid, by this indictment, further accuse the said
Robert Fair and James Regan
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Robert Fair and James Regan, both*

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,

*eight cakes of cheese of the
value of five dollars each*

of the goods, chattels and personal property of

Grando Cardinole

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

Grando Cardinole

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

Fair and James Regan
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.

0073

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fay, Frank

DATE:

05/03/93



4744

POOR QUALITY ORIGINAL

0074

*No. 101
Cantello*

Counsel,

Filed

1893

day of

May 4

Pleads,

Magully

THE PEOPLE,

vs.

F

*Frank Tray
(2 cases)*

*[Sealed Envelope
Letter 536, (New Code)]*

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Smith

Foreman.

Sept 2 day 1893

*Sentenced on another
indictment*

Witnesses:

*Frank Tray
John McKeon
Andrew Potman*

POOR QUALITY ORIGINAL

0075

Sec. 198-200.

4 District Police Court. 1882

City and County of New York, ss:

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

Question. What is your name?

Answer. Frank Fay

Question. How old are you?

Answer. 26

Question. Where were you born?

Answer. U. S.

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

Answer. Philadelphia 2 years

Question. What is your business or profession?

Answer. Clerk

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

Answer. I am not guilty

Frank Fay

Taken before me this

29th

May

1892

Police Justice.

POOR QUALITY ORIGINAL

0076

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

No 31
 Police Court District
 476

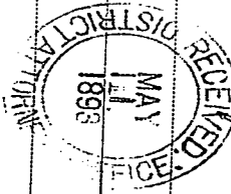
THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 John McLean
 vs.
 Frank May
 1
 2
 3
 4
 Offense Criminal Gambler

Dated, April 29 1899

Magistrate
 H. W. Flower

Witness
 Andrew Robinson

No. 326
 Street



No. _____
 Street

No. _____
 Street
 to answer H. J.

[Handwritten signature]

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

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 bonds.

Dated, _____ 1899 _____ Police Justice.

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

Dated, _____ 1899 _____ 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, _____ 1899 _____ Police Justice.

POOR QUALITY ORIGINAL

0077

1352

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT. 4 DISTRICT.

of No. 50 8 West 52 Street, aged 19 years,
occupation Stableman being duly sworn, deposes and says
that on the 27 day of April 1898
at the City of New York, in the County of New York, Frank Fay

(now here) did have in his possession for
the purpose of gambling and did use
and permit to be used for such gambling
purpose a certain apparatus known as a
shell upon a boat in the North River
in violation of Section 344 of the
Penal Code. John McKeon

Sworn to before me, this

of April

1898

29 day

Alfred M. ...
Police Justice.

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

454

THE PEOPLE OF THE STATE OF NEW YORK,

against

Franka Tang

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

indictment accuse *Franka Tang* of a Misdemeanor,

~~of the crime of~~

committed as follows:

Heretofore, to wit: *on the 24th day of April, 1893, at the City and County aforesaid, the said Franka Tang, late of the City and County aforesaid, within certain vessel then navigating the waters of this State known as the North River, unlawfully did keep and use certain articles and apparatus commonly used and intended to be used in playing a certain game of chance upon which money is usually wagered, and known as the "shell game", to wit: a certain shell, and a certain other article to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.*

Edmund White, District Attorney.

0079

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fay, Frank

DATE:

05/03/93



4744

POOR QUALITY ORIGINAL

0080

Witnesses:

Wm McLean
Andrew Robinson

No Lancelotti
Counsel,
Filed *May 26* 1893
Pleads, *by* *early*

THE PEOPLE
Philadelphia
vs.
H
Frank Jay
(2 cases)

Grand Larceny, 3rd Degree.
(From the Person)
[Sections 529, 531, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. H. Huber
Foreman.
May 8, 1893
Ready & Smith
Pen & Mrs P.M.

POOR QUALITY ORIGINAL

00001

Police Court 4 District.

1012

Affidavit—Larceny.

City and County of New York, ss.

of No. 508 West 122nd Street, aged 19 years,

occupation Stable Hand being duly sworn,

deposes and says, that on the 27 day of April 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Forty dollars good and 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 Frank Ray (now here) for

the reason that on said date deponent was on a boat on the North River and had the said money in his possession. While deponent had said money in his hand defendant did take the same from his hand and kept it. Wherefore deponent charges defendant with Grand Larceny.

John McKeon

Sworn to before me, this 27 day of April 1893 at New York Police Justice.

POOR QUALITY ORIGINAL

0082

Sec. 198—200.

1882
District Police Court.

City and County of New York, ss:

Frank Fay

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

Question. What is your name?

Answer. *Frank Fay*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *U. S.*

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

Answer. *Philadelphia Pa*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty.*

Frank Fay

Taken before me this *22* day of *April* 189*2*

Police Justice.

POOR QUALITY ORIGINAL

0083

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

Police Court... 4 District... 476

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 John M. Kelly
 Frank May
 1 _____
 2 _____
 3 _____
 4 _____
 5 _____
 6 _____
 7 _____
 8 _____
 9 _____
 10 _____
 Offense Harboring
felony

Dated, April 28 1895
 Magistrate.

H. Brown Officer.

Witnesses August Spindler Precinct 21
180 New York Avenue Brooklyn NY

Call the officers
Enoch Robinson Street
326 W 59 St.

No. 2500 Street H. V.
 to answer

Chicago
Chicago
 RECEIVED
 MAY 11 1895
 DISTRICT OFFICE

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 Twenty four 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, _____ 189 _____ 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

00004

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Frank Jay

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

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

The said Frank Jay

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

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

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

De Lancey Nicoll
District Attorney

0085

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fehring, Frank

DATE:

05/09/93



4744

POOR QUALITY ORIGINAL

0086

Witnesses:

Isaac Brown

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

Counsel,

Filed

Pleads

Abdul
21 May 1893
Magistry No.

THE PEOPLE

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

21 Dec. 1893
956. Dec. 1893
Little Rock

Frank Lehning

DE LANCEY NICOLL,

District Attorney.

Wm. D. D.

A TRUE BILL.

Chas. F. Smith

Foreman.

Part 3. May 16/93

Pleads Attempted Assault

21 day

Ed. Jeff

Police Court Hth District.

1931

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

of No. 326 E 70th Isaac W Bruin
Street, aged 38 years,
occupation Diamond Polisher being duly sworn,

deposes and says, that on the 7th day of May 1897 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~BEATEN~~ by Frank Febring now here, who willfully and maliciously cut and stabbed deponent; in the left side; with a knife; deponent further says this assault was committed

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

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 7th day }
of May 1897 } Isaac W Bruin
[Signature] }
Police Justice.

POOR QUALITY ORIGINAL

0088

Sec. 198-200.

1882

H District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer.

Frank Fehring

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

916-2 Ave. six months

Question. What is your business or profession?

Answer.

Bottle washer

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

Answer.

I am not Guilty

Frank Fehring

Taken before me this

day of

189

Police Justice

POOR QUALITY ORIGINAL

0089

BATED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... H District- 501

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James H. [Signature]
3-3-93
Special [Signature]

Offense Assault & robbery.

Dated May 7 1893

McAte Magistrate

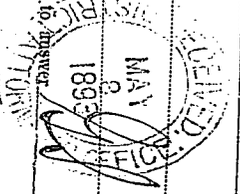
[Signature] Magistrate

Witness [Signature] Precinct 93

No. 306 E 51 Street

No. [Signature] Street

No. 201 E 50 St. Street

No. 1507 Street


[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 _____

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

Dated, May 7 1893. [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

0090

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

THE PEOPLE OF THE STATE OF NEW YORK,
against
Frank Lehning

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

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

The said *Frank Lehning*

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

Louis V. Bruin

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

Frank Lehning

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

Frank Lehning

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

POOR QUALITY ORIGINAL

0091

SECOND COUNT—

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

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

The said

Frank Ferring

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

Louis V. Bruin

in the peace of the said People then and there being, feloniously
did wilfully and wrongfully make another assault; and the said *Frank Ferring*
the said *Louis V. Bruin*
with a certain *knife*

which

he

the said

Frank Ferring

in *his* right hand then and there had and held, in and upon the *side*
and body of *him* the said *Louis V. Bruin*
then and there feloniously did wilfully and wrongfully strike, beat, *cut, etc.*
bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully
and wrongfully inflict grievous bodily harm upon the said *Louis V. Bruin*
to the great damage of the said *Louis V. Bruin*
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.*

0092

BOX:

521

FOLDER:

4744

DESCRIPTION:

Feirman, Isaac

DATE:

05/24/93



4744

POOR QUALITY ORIGINAL

0093

296. 276
Palman

120th Street
Counsel, 274 day of 189
Filed May
Pleads, Myrtle 26

Grand Jurors
in the second degree.
[54.528] 5512.5544, Iowa City

THE PEOPLE
vs.

ISAAC FEIRMAN

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ray J. Smith Foreman.
April 16 94
Paul
Discharged

Witnesses:

Louis Levy
57 Ave B

These are the cases on this in-
dictment. It was a deliberate
attempt to use the Criminal
Court to enforce the payment
of a debt. Old debt should be
discharged on his own re-
cognizance Stephen J. Ware
April 14 94
Dep. Dist. Attorney

POOR QUALITY ORIGINAL

0096

Sec. 192.

3d

District Police Court.

Undertaking to Appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles N. Fawcett a Police Justice of the City of New York, charging Isaac Feinman Defendant with the offense of Grand Larceny

and he having been brought before said Justice for an examination of said charge, and it having been made to appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hearing thereof having been adjourned,

WE, Isaac Feinman Defendant, of No. 15 Willett

Charles Faber Street, by occupation a Shoemaker and of No. 30 Willett Street,

by occupation a Cigar Manufacturer Surety, hereby jointly and severally undertake that the above-named Isaac Feinman Defendant shall personally appear before the said Justice, at the 3d District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of five Hundred Dollars.

Taken and acknowledged before me this 11 day of May 1893

Isaac Feinman
Charles Faber

Charles N. Fawcett Police Justice.

POOR QUALITY ORIGINAL

0097

City and County of New York, ss:

Sworn to before me this
day of March
Charles W. DeWitt
Police Justice

1893

Charles Faber

the within-named Bail and Surety, being duly sworn, says, that he is a resident and free
holder within the said County and State, and is worth ten Hundred Dollars,

exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities,

and that his property consists of a half interest in the house
and lot No. 37 Lewis Street valued
at \$12,000 over all set offs or mortgages

Charles Faber

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Epstein

vs.

Isaac Feriman

Undertaking to Appear during
the Examination.

Taken the 11 day of May 1893

Samuel Justice.
Justice.

POOR QUALITY ORIGINAL

0098

Sec. 151.

1947

Police Court 3 District.

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 Benjamin Epstein of No. 1178 East 58 Street, that on the 28 day of March 1893, at the City of New York, in the County of New York, the following article, to wit:

Fifty-seven pairs of shoes

of the value of Sixty-seven dollars and eighty-five cents the property of The Boston Guaranty Shoe Manufacturing Company were taken, stolen and carried away, and as the said Complainant has cause to suspect, and does suspect and believe, by Isaac Ferman

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 10 day of May 1893

Charles N. Lantz POLICE JUSTICE.

POOR QUALITY ORIGINAL

0099

Police Court. 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

us.

Warrant-Larceny.

May 11/93
33
W
Dessia
Sherman
13 Willett St

Dated May 10th 1893

Saunter Magistrate.

Fay 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

0100

A

STATEMENT OF J. Feirman
Good Delany

FOR THE PURPOSE OF OBTAINING A CONTINUING CREDIT WITH
"The AMERICAN SHIRT CO.," L. COHEN & Co., PROPRIETORS.

I hereby make the following Statement which is true in every respect.

My Name is J. Feirman Firm name _____
Names of other Partners _____ Town _____
Started in Business 15 of June 1892 with a Capital of 1000.00
Present Capital 1500.00 Last inventory _____

Merchandise on hand Market value	1,700.00
Consisting of <u>Boots shoes etc.</u>
Cash on hand and in Bank
Good Book accounts
Bills receiveable
Real Estate actual value and in whose name
<u>owned by Mrs. Feirman</u>
Total Assets	1,700.00

Liabilities	2.00
Owe for Merchandise
Owe on Notes	<u>none</u>
Owe for Borrowed money	<u>none</u>
Is there a Chattel Mortgage or Bill of sale against you	<u>none</u>
Is there any Judgement or Suits pending	<u>none</u>
Any Mortgages on Real Estate	<u>none</u>
Total Liabilities

NET CAPITAL 1500.00

Have you ever failed no when _____ have you settled & how _____

How much Insurance do you carry 2000.00

What are your business expenses per year do not draw from business

What do the members of your firm draw per year wife earn enough by dressmaking

References _____

How much business did you do last year _____

I am not liable to any body as Surety or do I guarantee for any one, nor am I liable in any manner on any accomodation paper and I know of no claim against me that would affect my Standing and Financial condition in the foregoing Statement.

On the Faith and Strength of the above Statement I have obtained Credit from ~~THE AMERICAN SHIRT CO., L. Cohen & Co., Proprietors~~

Town N. York date Feb 20. 1893

Firm name _____
Signers name J. Feirman

Witness Dinens Truckland

**POOR QUALITY
ORIGINAL**

0101

Freeman
Bromer + Whit Jr.
Bromer

10/10/57

1

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS:-

BERNARD EPSTEIN, of *428 East 58th St New York City*
of the age of *Thirty years* wholesale dealer in Boots
and Shoes, being duly sworn deposes and says: that on the
28th day of March, 1893, at the City of New York, in the
County and State of New York had feloniously stolen and rear-
ried away from possession of deponent, in the day time the
following property, namely:-

2 Fifty-seven pairs of Shoes of the value of \$67.85, the
property of deponent, David Levy and Koppel Friedland, com-
prising the firm of BOSTON GUARANTEE SHOE MANUFACTURING COM-
PANY, and that this deponent has probable cause to suspect
and does suspect that the said property was feloniously taken
stolen and carried away by one Isaac Fierman, from the fol-
lowing facts and circumstances.

3 That on or about the 20th day of March, 1893, the said
Fierman made a statement in writing, signed by him the said
Fierman, which is hereunto annexed, to which deponent begs
leave to refer, and make a part of this affidavit; that
such statement was made by said Fierman in the presence of
deponent, and was made at deponent's request by the said Fier-
man, in order to inform the said deponent as to the financi-
al condition of said Fierman, and as to whether or not said
deponent would, on behalf of his said firm, sell the said
Fierman goods upon credit.

Thereafter on the 28th day of March, 1893, said Fierman called at the place of business of said deponent and ordered fifty-seven pairs of shoes of his, deponent's said firm to be delivered to the said Fierman at his place of business No. 200 Delancy Street, in the City of New York, and the said deponent, relying upon the truth of the statement of the said Fireman, and not knowing anything to the contrary parted with the above described property, and delivered it to said Fierman without receiving payment therefor in advance. That deponent has since learned that said statement in writing so signed by said Fierman, was false and untrue at the time of such delivery, and also at the time of making the said statement, and the following facts upon which deponent bases his information; At the time of such statement the said Fierman stated in writing that his liabilities were \$200.00 and that he had \$1700. worth of stock, making his net capital \$1500.00; that at the time of making such statement of the \$200.00, which the said Fierman claimed to have as his liabilities, \$150.00 was owing to deponent's said firm, and \$50.00 to Wallace, Elliott & Company.

That deponent has just ascertained that on the 20th day of March, 1893, the said Fierman was indebted to Daniel P. Morse, doing business under the firm name of Morse & Rogers, in the sum of 285.⁴⁰ Dollars, and that said Fierman was also indebted to the firm of Claflin, Thayer & Company, in the sum of \$100.00; that as appears by a bill of sale filed in the office of the Register of the City and County of New York, made and executed by the said Isaac Fierman to Adolph Hershkopf, that on the 18th day of April, 1893, and

**POOR QUALITY
ORIGINAL**

0104

the said Fierman sold all his stock of Shoes i the Delancy Street store cocsisting of about 1000 pairs of Mens Shoes; 2000 pairs of Ladies Shoes, and 200 pairs of Youths, Boys and Childrens Shoes, and shelving and other fixtures for the sum of Five Hundred Dollars, and deponent has also ascertained from said Firms of Morse & Rogers, Claflin Thayer & Company and Wallace, Elliott & Company that the said Fierman was largely indebted to them and since the time of such bill of sale has not paid anything to said firms.

Deponent therefor charges that said property was feloninously stolen and carried away by said Fierman, with the intent to cheat said firm.

W h e r e f o r e deponent prays that a warrant be is sued to apprehend said Fierman, and that he be dealt with as the law directs.

Sworn to before me this)
10 day of May, 1893.)

Bernard Peters

Police Justice

POOR QUALITY ORIGINAL

0105

Sec. 198-200.

3

District Police Court.

1882

City and County of New York, ss:

Isaac Feiman

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. *Isaac Feiman*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *14 Mallett Street* *4 years*

Question. What is your business or profession?

Answer. *Shoemaker*

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*

Isaac Feiman

Taken before me this *11* day of *May* 1893

Police Justice.

COURT OF GENERAL SESSIONS OF THE PEACE
Of the City and County of New York

-----x
THE PEOPLE OF THE STATE OF NEW YORK

Against

ISAAC FEIRMAN
-----x

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by
this indictment accuse Isaac Feirman of the crime of
Grand Larceny in the second degree committed as follows:

The said Isaac Feirman late of the City of New York,
in the County of New York aforesaid, on the twenty-eighth
day of March in the year of our Lord one thousand eight
hundred and ninety-three, at the City and County aforesaid,
with force and arms, with intent, by means of a fraudulent
purchase on credit, to deprive and defraud Bernard Epstein,
David Levy and Koppel Friedland, copartners, then and there
doing business in and by the firm, name and style of the
Boston Guarantee Shoe Manufacturing Company of the goods,
chattels and personal property hereinafter mentioned, and
of the use and benefit thereof, and to appropriate the
same to his own use, did then and there feloniously, fraud-
ulently and falsely pretend and represent to the said
Bernard Epstein, David Levy and Koppel Friedland, of and
concerning his means and ability to pay for said goods,
chattels and personal property.

THAT he the said Isaac Feirman was then doing a
profitable business at 200 Delancey Street in said city and

(2)

was then solvent. That his total assets then were of the value of seventeen hundred dollars; and that his liabilities did not then consist of more than two hundred dollars, which sum he then owed for merchandise; and that his net capital was then the sum of fifteen hundred dollars; which said false and fraudulent pretenses and representations he the said Isaac Feirman then and there made in writing, to wit: in and by a certain written statement signed by him the said Isaac Feirman (he being the party to be charged) ^{which he then and there produced and delivered to the said copartners, and} which said written statement is as follows, to wit:

"STATEMENT OF I. FIREMAN
200 Delancey

For the purpose of obtaining a continuing credit with The Boston Guarantee Shoe M'f'g Co.

I hereby make the following statement which is true in every respect.

My name is I. Fireman-----	Firm name-----
Names of other partners-----	Town-----
Started in business 15 of June 1892--	with a Capital of 1000
Present Capital 1500.00-----	Last inventory-----
Merchandise on hand Market value-----	1700.00
Consisting of Boots Shoes &c -----	
Cash on hand and in Bank-----	
Good book accounts -----	
Bills Receivable-----	
Real Estate actual value and in whose name-----	
 Total Assets	 1700.00
 Liabilities-----	 200
Owe for merchandise-----	
Owe on notes-----	none
Owe for borrowed money---	none
Is there a chattle mortgage or	
Bill of sale against you-	none
Is there any judgment or suits	
pending-----	none
Any mortgages on Real Estate-	none
Total Liabilities	
Net Capital	1500.00

(3)

Have you ever failed-no when----have you settled and how--
How much insurance do you carry---2000.00
What are your business expenses per year--do not draw
from business--wife earns enough by dressmaking
What do the members of your firm draw per year -----
References -----
How much business did you do last year -----

I am not liable to any body as surety or do I
guarantee for any one, nor am I liable in any manner on
any accomodation paper and I know of no claim against me
that would affect my **Standing** and **Financial** condition in
the foregoing **Statement**.

On the Faith and Strength of the above Statement
I have obtained credit from The Boston Guarantee Shoe
M'f'g Co.

Town New York Date Mch 20. 1893.

Firm name-----

Signers name I. Feirman

Witness Pincus Friedland"

By color and by aid of which said false and fraudulent
pretenses and representations, the said Isaac Feirman did
then and there feloniously and fraudulently purchase and
obtain from the possession of the said Bernard Epstein,
David Levy and Koppel Friedland, on credit, fifty seven
pairs of shoes of the value of one dollar and twenty
cents each pair, of the goods, chattels and personal prop-
erty of the said Bernard Epstein, David Levy and Koppel
Friedland, with intent to deprive and defraud the said
Bernard Epstein, David Levy and Koppel Friedland of the
same, and of the use and benefit th reof, and to appropriate
the same to his own use.

WHEREAS, in truth and in fact, the said Isaac
Feirman was not then doing a profitable business at 200
Delancey Street in said city, and was not then solvent; and

(4)

his total assets then were not of the value of seventeen hundred dollars but were of a much less value, and his liabilities then consisted of more than two hundred dollars and he owed a much larger sum than two hundred dollars for merchandise, and his net capital was not then the sum of fifteen hundred dollars, but was a much less sum.

AND WHEREAS, in truth and in fact, the pretenses and representations so made as aforesaid by the said Isaac Feirman to the said Bernard Epstein, David Levy and Koppel Friedland was and were then and there in all respects utterly false and untrue, as he the said Isaac Feirman at the time of making the same then and there well knew;

AND SO THE GRAND JURY AFORESAID, do say that the said Isaac Feirman in the manner and form aforesaid and by the means aforesaid, the said goods, chattels and personal property of the said Bernard Epstein, David Levy and Koppel Friedland, then and there feloniously did steal, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

De Lancey Nicoll,

DISTRICT ATTORNEY

0111

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fiess, Charles H

DATE:

05/04/93



4744

POOR QUALITY ORIGINAL

0112

Witnesses:

John Ascham
John A. Marchant

I am convinced
that an examination
made in this case
that a person's status
cannot be shown - the
representations of the
Mr. Mann (as claimed)
Mr. at a time anterior
to the alleged larceny -
the defendants' means
good character, and
prop established, justify
my conviction as a
Journal of the Inquirer
Jan 21 1893

John A. Marchant
and
Thomas Bradley
Dep. Ass. Dist. Ct.

22/10/93
Wm. H. Fess

Counsel,
Filed
Plead,
189

Grand Larceny, Degree,
[Sections 528, 531, 544, Penal Code.]

THE PEOPLE

vs.

Charles H. Fess

De Lancey Nicoll,
District Attorney.

A TRUE BILL.

Char. J. Rubin
Foreman.

1893

**POOR QUALITY
ORIGINAL**

0113

Court of General Sessions of the Peace
For the City and County of New York

-----:
The People on my complaint :
 against :
 Charles Heinrich Fiess :
-----:

As complainant in the above case I respectfully ask the Court to permit the withdrawal of my complaint against the above named prisoner. The prisoner has been imprisoned for upwards of seven weeks and the statement that he signed was executed on the 2nd of December 1892.

That subsequently to that time the defendant obtained various goods and merchandise from me.

That the statement of December 2nd 1892 was the only statement in writing that he ever executed to me.

That I understand that this is the first time the defendant has ever been charged with any crime and I cheerfully recommend the defendants discharge. I have been informed by the defendants friends since his arrest that he did not intend to wrong me.

Dated New York June 1st 1893

Julius Caspary

City and County of New York, ss:-

Charles H. Feiss of said city being duly sworn deposes and says:-

That he is now and has been for about seven weeks last past a prisoner in the City Prison.

That deponent and his brother on or about the first day of November 1892 bought the jewelry store 1443 Second Avenue from T.F. ~~Corman~~ *Corman*.

In the latter part of November 1892 a salesman from the complainants came to see us and after showing us some goods we consented to buy some.

He advised us to go down to their place of business and look over their entire stock.

In the meantime the complainant shipped some goods to us

Then on the second day of December 1892 I called at the plaintiffs place of business in Maiden Lane and bought some more goods amounting altogether ~~to~~ to \$300. and from time to time we bought goods on four months time.

The first bill became due on the fourth of March 1893 amounting to \$~~53~~⁵³. This bill was paid promptly, then the next bill was due in April amounting to \$173.

Not having the necessary cash on hand we asked the complainant for time and he refused to do this, and suddenly an attachment was levied on our place and the officer who levied the attachment took away the goods of the complainant in our place and other parties goods.

That I was not guilty of any fraud in obtaining the credit from the complainant and the statement that I signed was the result of a misunderstanding.

**POOR QUALITY
ORIGINAL**

0115

I have ~~never~~ been arrested before or accused of any
crime and I am engaged to be married to Miss ~~W~~ *W* ~~arm~~.

Sworn to before me, this

31st day of *May*

1893

Max Meyer
Commissioner of *Deeds*
New York City

Charles H. Fess

**POOR QUALITY
ORIGINAL**

0116

City and County of New York, ss:-

Emma Wurm of said city being duly sworn
deposes and says:-

I reside with my mother at Number 1437 Second Avenue.

I have known the defendant Carl Heinrich Fiess since
last February.

At that time he kept a jewelry store at Number 1443
Second Avenue.

He had a fine jewelry store and had lots of clocks and
other articles.

That he was in partnership with his brother in said
business at said place.

That I am twenty one years of age and am engaged
to be married to said Carl Heinrich Fiess

That from my knowledge of the defendant I do not
believe that he intentionally would wrong any one.

Sworn to before me, this

31st day of May 1893

Max Myer *Emma Wurm*
Commissioner of Deeds
New York City

POOR QUALITY
ORIGINAL

0117

OFFICE OF
FRIEDMAN & ASCHHEIM,
MANUFACTURERS AND JOBBERS IN
Watches, Jewelry & Diamonds,
51 & 53 MAIDEN LANE.

New York, _____ 189

Statement made to
Friedman & Aschheim, with
purpose of getting credit
Value of stock, and fixtures \$15000
Cash in Germania Bank \$4000
Liabilities on stock nothing
no other liabilities
Outstand accounts \$2000
Insurance on stock \$2000
Dated Dec 2nd 1892
True Gross
Charles W. Fitt

POOR QUALITY ORIGINAL

0118

SPECIAL AGENT FOR

DUEBER CASES A SPECIALTY.



NEW YORK, Dec. 3^d 1897

FRIEDMAN & ASCHEIM,

MANUFACTURING JEWELERS,

51 & 53 MAIDEN LANE.

Terms:

SOLD TO

Tress Bros

16708	1	180. J & B. Nywla	watch case gold	57 75
	1	* 3 dial.	Watch Movement	5 50
	1	180. Dueber Spec. Jurg.	watch case	12 50
	1	* 140 Swla	" mount	4 50
69169	1	60. Bklyn	" case gold	16 50
	1	J dial.	" movement	4 50
15797	1	60. 12 Kar. J & B. Nywla	" case gold	14 50
	1	* 200 Hampden	" movement	4 50
	1	60. Champion	" case	4 00
	1	* 44 Standard M.	" movement	3 50
	1	Chat. o. f.	Silver Chat. watch	3 50
	1	" " fcy dial	" " "	3 50
	2	" " Sty	" " " 4 50	9 00
	1	Silver sol. J. C.	Silver watch	5 75
	1	" " P. S. fcy dial	" " "	6 50
16086	1	60. J & B. Box Nywla	21 gold case	18 25
	1	* 149 Swla	movement	5 25
	1	o. f. Gold Chat	gold chat watch	10 00 #
	1	Sty	do do	12 00
				17 150

Police Court, First District.

City and County of New York, } ss.

of No. 51 Maiden Lane New York Street, aged 25 years,
occupation Merchant being duly sworn, deposes and says,
that ^{or about} First day of April 1893, at the City of New
York, in the County of New York, at No. 51 Maiden Lane

within the First District aforesaid, one Charles H. Fries obtained from the firm of Friedman & Asheim, of which firm Depouent and still is a member goods and Merchandise of the value of Five hundred Dollars under false and fraudulent written statements and representations. That the said statements and representations were signed by the said Charles H. Fries in the presence of Depouent and were delivered to Depouent for the purpose of getting credit and that a true copy thereof are here contained in the paper hereto annexed marked Exhibit "A" and hereby made a part hereof. That on the faith of said representations and relying solely on the truth thereof the said firm of Friedman & Asheim on and about the 1st day of April 1893 sold and delivered to the firm of Fries Brothers of which the said Charles H. Fries was then a Member goods and Merchandise of the value of Five hundred Dollars and over. That on the 6th day of April 1893 Depouent went to the store of Fries Brothers at 1443 Second Avenue in the City of New York and found the stock on hand to be worth about fifty Dollars and ^{Charles H. Fries} ~~about~~ ^{one} of the members of said firm absent. That since that day he has searched for the said Charles H. Fries but has been wholly unable to find him. That Depouent has been to the ^{Yumina} Park referred to in said representations and has ascertained that neither the said Fries

Brothers nor the Charles H. Fries kept an account there or had any money in said bank on the 2^d day of December 1892 or at any time in the year 1892 or since.

That hereto annexed marked "B" is a copy of an affidavit made by the Cashier of the said Germania Bank, and which deponent hereby makes a part hereof. That on the 3^d day of April 1893 the said Charles H. Fries stated to deponent that he ^{neither} ^{nor the said firm} had no money in the Germania Bank nor any account or money there at the time said representations were made.

Deponent therefore charges that the said Charles H. Fries has obtained goods and property under false representations made in writing and signed by him.

Subscribed before me
this 10th day of April 1893.

Julius C. Schum
Police Justice

POOR QUALITY ORIGINAL

0121

1384
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Adkins
vs.
Charles H. Fries

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

Dated, _____ 189

Magistrate.

Officer.

Precinct.

Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

§ _____ to answer _____

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ 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 _____ 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.

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

0122

Sec. 131.

Police Court / District.

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Julius Ascheim of No. 51 Maiden Lane that on the 1st day of April 1893 at the City of New York, in the County of New York, the following article to wit:

Rings and chains of Gold watches,

of the value of Five hundred Dollars, the property of Friedman & Ascheim were taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Charles H. Fries

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 First 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 10th day of April, 1893

J. White POLICE JUSTICE.

POOR QUALITY ORIGINAL

0123

Police Court 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Rocheim
vs.
Charles H. Friess

Warrant-Larceny.

Dated April 10th 1893

Magistrate

Jacob & Duun Officers

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

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

Dated _____ 188

Police Justice.

The within named

**POOR QUALITY
ORIGINAL**

0124

E X H I B I T "A".

Statement made to Friedman & Ascheim with purpose of getting credit.

Value of stock and fixtures -	\$1500.
Cash in Germania Bank- - - - -	\$4000.
Liabilities on stock nothing - - - - -	
No other liabilities.	
Outstanding Accounts - - - - -	\$200
Insurance on Stock - - - - -	\$2000.

Dated Dec. 2nd, 1892.

(Signed)

Feiss Bros.

(SEAL)

Charles H. Fiess

(SEAL)

POOR QUALITY ORIGINAL

0125

"B"

CITY COURT OF NEW YORK.

~~#####~~
NATHAN M. FRIEDMAN & JULIUS ASCHEIM

-----against-----

CHARLES H. FIESS AND EMIL FIESS.

~~#####~~
CITY AND COUNTY OF NEW YORK. SS:

John A Morschhauser being duly sworn deposes and says:
That he is the *Cashier* of the Germania Bank doing business at No. 215 Bowery, in the City of New York. That at the request of David C. Myers, Esq., attorney for Friedman & Ascheim, this deponent has made inquiry in his bank, and finds that Fieess Bros., have no account with this Germania Bank, ~~and never had an account with our bank;~~ and that we have no person or persons of that name, nor did they have an account with our bank at any time during the month of December, 1893, nor did they then have a balance to their credit of any amount.

Sworn to before me this :
7th day of April, 1893. :

Philip Wendland
Notary Public
N.Y.Co

Ja Morschhauser

POOR QUALITY ORIGINAL

0126

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss

Charles A. Fiers

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 A. Fiers

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

Germany

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

Answer.

1443 2nd Ave

Question. What is your business or profession?

Answer.

Jeweler

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

Charles A. Fiers

Taken before me this
day of

John J. ...

Police Justice.

POOR QUALITY ORIGINAL

0127

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

No. 11-234
Police Court...
District...
1896 496

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James C. Ryan
107 Madison Ave
Greenwich St. West

Offense
Grand Larceny

Dated *April 16 1893*

Ryan Magistrate.
Frank Officer.

Witnesses
James C. Ryan
Edmund Ryan
1006 Broadway

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

1570 Broadway

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

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

Dated, _____ 189 _____
John Ryan Police Justice.

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

Dated, _____ 189 _____
_____ Police Justice.

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

Dated, _____ 189 _____
_____ Police Justice.

COURT OF GENERAL SESSIONS OF THE PEACE
Of the City and County of New York.

-----X
THE PEOPLE OF THE STATE OF NEW YORK

Against

CHARLES H. FIESS
-----XX

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse Charles H. Fiess of the crime of Grand Larceny in the second degree, committed as follows:

The said Charles H. Fiess, late of the City of New York, in the County of New York aforesaid, on the second day of December, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with force and arms, with intent to deprive and defraud Nathan M. Friedman and Julius Ascheim, copartners, then and there carrying on business in and by the firm, name and style of Friedman and Ascheim, of the goods, chattels and personal property hereinafter mentioned, and of the use and benefit thereof and to appropriate the same to his own use, did then and there feloniously, fraudulently and falsely pretend and represent to the said Nathan M. Friedman and Julius Ascheim, to whom he the said Charles H. Fiess then and there applied for credit, and whom he then and there requested to sell to the firm of Fiess Brothers hereinafter mentioned, on credit, the goods, chattels and personal property hereinbelow described, of and concerning

(2)

and relative to the means and ability of the said firm of Fiess Brothers to pay for the same:

THAT the firm of Fiess Brothers, of which he the said Charles H. Fiess was then and there a member, then doing business at No. 1443 Second Avenue, in said City, then owned stock and fixtures of the value of fifteen hundred dollars; that the said firm of Fiess Brothers then had on deposit in the Germania Bank in said City, cash to the amount of Four thousand dollars; that the said firm had then no liabilities whatever, and had good outstanding accounts to the amount of two hundred dollars, and that its stock was then insured to the amount of two thousand dollars, which said false and fraudulent pretenses and representations he the said Charles H. Fiess then and there made in writing, to wit; in and by a certain written paper and statement signed by him the said Charles H. Fiess as follows

"Fiess Bros. (seal)
Charles H. Fiess (seal)"

which the seal and there produced and delivered to the said Friedman and Ascheim
which said written paper and statement is as follows,

that is to say:

"Office of
Friedman & Ascheim
Manufacturers and Jobbers in
Watches, Jewelry and Diamonds
51 & 53 Maiden Lane.

New York

189

Statement made to Friedman and Ascheim with purpose of getting credit.

Value of Stock and Fixtures	\$1500.00
Cash in Germania Bank	#4000.00
Liabilities on stock nothing no other liabilities	

(3)

Outstand accounts
Insurance on Stock
Dated, Dec. 2nd 1892

\$200.00
~~\$2000.00~~
Fiess Bros (seal)
Charles H. Fiess (seal)"

By color and by aid of which said false and fraudulent pretenses and representations, the said Charles H. Fiess did then and there feloniously and fraudulently purchase and obtain from the possession of the said Nathan M. Friedman and Julius Ascheim, six watch cases of the value of fifteen dollars each, six watch movements of the value of five dollars ^{each,} and eight watches of the value of seven dollars each, of the goods, chattels and personal property of the said Nathan M. Friedman and Julius Ascheim, which said goods, chattels and personal property, the said Nathan M. Friedman and Julius Ascheim then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said Charles H. Fiess, and being deceived thereby were induced to sell and deliver and did then and there sell and deliver to the said Charles H. Fiess, on credit; and the said Charles H. Fiess, did then and there so feloniously and fraudulently purchase and obtain the said goods, chattels and personal property of the said Nathan M. Friedman and Julius Ascheim, with intent to deprive and defraud the said Nathan M. Friedman and Julius Ascheim of the same, and of the use and benefit thereof, and to appropriate the same to his own use.

WHEREAS, in truth and in fact, the said firm of Fiess Brothers did not then own stock and ~~xxxx~~ fixtures of the value of fifteen hundred dollars, and

(4)

did not then have on deposit in the said Germania Bank, cash to the amount of four thousand dollars, or any cash or sum of money whatsoever, and the said firm then had divers liabilities, and did not then have good outstanding accounts to the amount of two hundred dollars; and its stock was not then insured to the amount of two thousand dollars.

AND WHEREAS, in truth and in fact, the pretenses and representations so made as aforesaid by the said Charles H. Fiess to the said Nathan M. Friedman and Julius Ascheim was and were then and there in all respects utterly false and untrue, as he the said Charles H. Fiess at the time of making the same then and there well knew;

AND SO THE GRAND JURY AFORESAID, do say that the said Charles H. Fiess, in the manner and form aforesaid, and by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Nathan M. Friedman and Julius Ascheim, then and there feloniously did steal, against the form of the statute in such case made and provided, and against the peace and dignity of the said people.

De Lancey Nicoll,

DISTRICT ATTORNEY

0132

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fine, Myer

DATE:

05/23/93



4744

0133

BOX:

521

FOLDER:

4744

DESCRIPTION:

Richman, Benjamin

DATE:

05/23/93



4744

POOR QUALITY ORIGINAL

0134

M. A. X

Counsel,
Filed *17* day of *May* 189*3*
Pleads *Not guilty but*

Grand Larceny, *second*
(From the Person, *Accountant*)
[Sections 528, 529, 531, Penal Code.]

THE PEOPLE

vs.
Meyer Sine
and
Benjamin Richman

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Chas. J. Quinn

June 11 1893
Foreman.

1200
31 1893
Filed & returned

Witnesses:

Officer Foley

POOR QUALITY ORIGINAL

0135

Police Court— 3 District.

Attempt¹⁰¹²
Affidavit—Larceny.

City and County }
of New York, } ss.

of No. Eleventh Precinct Police Street, aged 39 years.
occupation Police officer being duly sworn,

deposes and says, that on the 19th day of May 1893 at the City of New York, in the County of New York, ^{attempted to be} ~~an unknown person~~ was feloniously taken, stolen and carried away from the possession of ~~deponent~~, in day time, the following property, viz:

property, its nature, quantity or value is unknown to deponent and upon the person of an unknown woman

Sworn to before me, this 189 day

~~the property of~~

and that this deponent has a probable cause to suspect, and does suspect, that the said property ^{attempted to be} was feloniously taken, stolen and carried away by Myer Fine and Benjamin Richman (both now here) who were in company with each other and acting in concert for the reasons that deponent saw the defendants in company with one another and deponent's attention was attracted by their actions and movements and deponent thereupon watched them and saw them jostle said woman on Essex Street and deponent saw Fine insert his hand into the ^{a dress or wrapper worn by} pocket of said unknown woman while said Richman was immediately behind Fine; that said Fine then moved aside and said Richman

Police Justice

POOR QUALITY
ORIGINAL

0136

stepped against said unknown woman
and inserted his hand into said pocket
of said dress worn by said unknown
woman aforesaid

Sworn to before me

this 20th day, 1893

John F. Faly
Police Justice

John Faly

POOR QUALITY ORIGINAL

0137

Sec. 198-200.

3

1882

District Police Court.

City and County of New York, ss:

Benjamin Richman 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. *Benjamin Richman*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *184 Chrystie St.; 7 years*

Question. What is your business or profession?

Answer. *Clerk*

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

Answer. *I am not guilty*
B. Richman

Taken before me this

20

day of

Sept 1893

Police Justice.

POOR QUALITY ORIGINAL

0138

Sec. 198-200.

3

District Police Court.

1882

City and County of New York, ss:

Myer Fine

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. *Myer Fine*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *188 Eldridge St. 2 years*

Question. What is your business or profession?

Answer. *Dealer*

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*
Myer Fine

Taken before me this

day of

August
189*3*

Police Justice.

POOR QUALITY ORIGINAL

0139

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

Police Court...

32 558
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Foley
Meyer Stone
Edw. Richman

1
2
3
4

Offense Attempted Larceny

Dated, May 20 1893

Magistrate
J. Foley

Witnesses
Mr. Johnson
No. 16 Madison Street



No. 1000 to answer
Street 95

City of New York

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, May 20 1893 Police Justice.

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

Dated, 189 Police Justice.

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

Dated, 189 Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against
Myer Fine and Benjamin Richman

The Grand Jury of the City and County of New York, by this indictment, accuse
Myer Fine and Benjamin Richman
attempting to commit the crime of
of the CRIME OF GRAND LARCENY in the second degree, committed as follows:
The said *Myer Fine and Benjamin Richman, both*

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

divers goods, chattels and personal property of (a more particular description whereof is to the Grand Jury aforesaid unknown), of the value of ten dollars

of the goods, chattels and personal property of one a certain woman whose
name is to the Grand Jury aforesaid unknown
on the person of the said *woman*
then and there being found, from the person of the said *woman*
then and there feloniously did *attempt* steal, take and carry away, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York
and their dignity.

De Laurey Nicoll
District Attorney

0141

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fitzgerald, Edward F

DATE:

05/25/93



4744

Witnesses:

Wm. B. Williams
W. F. Murphy

*This case is reported to me by the
acting District Attorney and after
a full investigation I find that
the same charge has been
deposited by the Police
Commissioner, ^{in favor of} before the
case of some witnesses who
would be brought to court
upon the trial of this indict-
ment and I therefore
agree with the finding
of the Police Commissioner
and the complainant says
that he was to blame. That
he was drunk. He wishes to act
upon his complaint
I therefore recommend
the dismissal of the indict-
ment*

*Oct 24/93 Geo. M. Osborne
H. W. Macdonald Deputy
Clerk*

Counsel,

Filed

day of

1893

Pleas,

THE PEOPLE

vs.

B

Edward J. J. J.

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

DE LANCEY NICOLL,

District Attorney.

Received and 12 93

A TRUE BILL.

Chas. J. Smith

Foreman.

Part 3. Oct 25/93

Indictment dismissed

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Edward F. Fitzgerald

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

At the time of the alleged assault I and a companion were disorderly in teasing a member of the Street Cleaning Department. Being told by the officer to move on I told him I would when I got ready. My companion and I were both drunk.

The officer arrested me, and in doing so struck me twice on the head but not severely. I may have resisted arrest. I wish to withdraw this complaint as I feel that I was to blame.

Oct 23rd 1893

Michael M. Moran

Edward F. Fitzgerald
22nd Precinct

On the corner of 57th & 10th James
Langley a street sweeper complained
that he was assaulted by the
compagnant Michael McManus
and John Ward. I went
directly to 51st & 10th over the
place damaged by people
and he then pointed out to me
the two men McManus & Ward
I ordered them to move off. Ward
moved a short distance but
McManus refused to go. I
caught him by the sleeve to ar-
rest him he was quite drunk
He jerked himself loose &
struck me in the face. He
struck some four or five
times. I found ~~at~~ a large
had gathered before I arrived
at the corner of 51st &
10th over above named and
when McManus struck he was
assaulted by the crowd & then
I was ^{when I saw McManus} knocked down. McManus
broke away when I was
assaulted & ran. I caught
him about 50 or 75 feet down

POOR QUALITY ORIGINAL

0145

the street. I then arrested him. The crowd followed & made several efforts to get him away. Ward arrested by another officer. Charges were made against me before the police Commissioner by the man and his three completely exhausted, without any fine or reprimand. Never struck the man until assaulted by him & by the crowd and I struck no harder than I felt obliged to

Sworn to before me

This 23rd day of Dec 1893

Edw J Shalvey

Com of Secs

N.Y. City

Edward F Fitzgerald

Edward F Fitzgerald



POOR QUALITY ORIGINAL

0146

Michael E. McManus
 464 W 51st Street
 I am an undertaker's assistant.
 At the time of the assault I
 was quite drunk. He took me
 down off the corner & I told him
 I would suit myself and he
 locked me up. There were two
 of us together. I was taking a
 man in the street-cleaning de-
 partment. He offered me making
 the arrest. I took me down with
 his club. He did not hit me
 very hard. I think I was to blame
 because I was out of my senses
 the old man not moving
 off when told. My companion
 was also taking the man in the
 street-cleaning department
 We were both drunk. This hap-
 pened at the corner of 51st St
 & 10 Ave N.Y.C. I may have
 resisted arrest. I had a pocket
 book on me.

Sworn to before me
 This 22nd day of Oct 1893 } Michael E. McManus
 [Signature] }
 Notary Public
 [Signature]

**POOR QUALITY
ORIGINAL**

0147

Michael S. G. G. G.

POOR QUALITY ORIGINAL

0148

Police Court.

4 District

1903

CITY AND COUNTY OF NEW YORK, ss:

of No. 464 West 51 Street, aged 26 years,

occupation Under taker being duly sworn, deposes and says, that on the 17th day of May 1893, at the City of New York, in the County of New York,

he was violently ASSAULTED and BEATEN by Edward Fitzgerald (man here who struck deponent several violent blows on the body and head with a club which he then held in his hand, and he did cause deponent to be pinned down, said assault was committed without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer the above assault, etc., and be dealt with according to law.

Sworn to before me this

day of May 1893

Michael J. McManus

Police Justice.

POOR QUALITY ORIGINAL

0149

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss:

4 District Police Court.

Edward Fitzgerald

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. *Edward Fitzgerald*

Question. How old are you?

Answer. *27 years.*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *408 West 54 St. New York*

Question. What is your business or profession?

Answer. *Police Officer*

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 and I demand a trial by jury.*
Edward F. Fitzgerald

Taken before me this 1893 day of May }
W. M. ... }
Police Justice.

POOR QUALITY ORIGINAL

0150

Williams
Annals County 338 W 41 St
New York 631 W 52 St
Ed. McCormack - 758 - 10a

BAILED,
No. 1, by Ann S. Reed
Residence 151. 74 St
Street
No. 2, by _____
Residence _____
Street
No. 3, by _____
Residence _____
Street
No. 4, by _____
Residence _____
Street

NYC
Police Court
District
561

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael W. Woods
officer N. 957 St.
Admiral Stephens

1
2
3
4

Offence Assault.

Dated May 18 93
McMahon
Magistrate

Witnesses Walter Murphy
Precinct
No. 530 W 57 St
Street

Robert A. Greig
Street
No. 162 W 57 St
Street

August F. Smith
Street
No. 539 W 41 St
Street

520 W 57 St
to answer
Paul S. May
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 one Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated May 18 93 McMahon Police Justice.

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

Dated 20 May 93 McMahon 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 _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0151

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Edward J. Fitzgerald

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

Edward J. Fitzgerald

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

The said Edward J. Fitzgerald

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

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

with a certain club which the said
Edward J. Fitzgerald
in his right hand then and there had and held, the same being then and there
a weapon and an instrument likely to produce grievous bodily harm, the said
Michael McManus then and there feloniously did wilfully and
wrongfully strike, beat bruise and wound, against the form of the statute
in such case made and provided, and against the peace of the People of the State of New York
and their dignity.

POOR QUALITY ORIGINAL

0152

SECOND COUNT—

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

Edward M. [unclear]

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

The said

Edward M. [unclear]

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

Michael Mc Mann

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Edward M. [unclear]* the said *Michael Mc Mann* with a certain *club*

which

to the said *Edward M. [unclear]*

in *his* right hand then and there had and held, in and upon the *head* of *him* the said *Michael Mc Mann* then and there feloniously did wilfully and wrongfully strike, beat, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Michael Mc Mann* to the great damage of the said *Michael Mc Mann* 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.

0153

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fitzpatrick, Cornelius

DATE:

05/12/93



4744

POOR QUALITY ORIGINAL

0154

Witnesses:

Michael W. Elgert

Dennis Connor
329. Court. St

16 of 20

Counsel,
Filed
Pleads,

188
of
188

THE PEOPLE

vs.

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

207
1953

Cornelius Fitzpatrick

H.D.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Smith
Foreman.

Part 3. May 16/93.

Indicted and convicted

Mr. J. J. Grant

June 2/93.
with discharge on his own motion

POOR QUALITY ORIGINAL

0155

Police Court— 21 District.

1912

Affidavit—Larceny.

City and County of New York, ss.

of No. 235 East 73rd Street, aged 38 years, occupation Fireman Michael McElligot

deposes and says, that on the 7 day of May 1893 being duly sworn,

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

One silver watch of the value of ten 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

Cornelius Fitzpatrick (now here) for the reason that on said date deponent was in some street (the name or number of which street is unknown to deponent) and had the said watch in the job pocket of his trousers then on his person. Defendant grabbed said watch and ran away with the same. Wherefore deponent charges defendant with Larceny from the person.

Michael McElligot

Sworn to before me, this 1893 day of

of Police Justice

POOR QUALITY ORIGINAL

0156

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Cornelius Fitzpatrick

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. Cornelius Fitzpatrick

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. Ireland

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

Answer. 250 E 65th Street 7 months

Question. What is your business or profession?

Answer. Laborer

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

Answer. I am not guilty.

Cornelius Fitzpatrick

Taken before me this

day of May 1899

Police Justice

POOR QUALITY ORIGINAL

0157

Police Court... 4 District.

516

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael McElroy

Conclus' Defendant

HOUSE OF DETENTION CASE,

Offence Larceny from the Person

Dated May 9 1893

Magistrate

Officer

Precinct

Witnesses

No. Street

Employment committed to Thomas
No. Street
No. Street
No. Street

No. Street
to answer

Seal of the Court

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 \$200 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

Signature of 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.

POOR QUALITY ORIGINAL

0158

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT 4 DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Luke F. Gordon

of the 20 Precinct Police, being duly sworn, deposes

and says that Michael M^c Elligot

(now here) is a material witness for the people against

Cornelius Fitzpatrick charged

with Larceny from the Person. As deponent has

cause to fear that the said Michael M^c Elligot

will not appear in court to testify when wanted, deponent prays

that the said Michael M^c Elligot be

committed to the House of Detention in default of bail for his

appearance.

Luke F. Gordon

Sworn to before me this

day of May 1893

William B. [Signature]
Police Justice.

POOR QUALITY
ORIGINAL

0159

504

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Cornelius Fitzpatrick

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

Cornelius Fitzpatrick

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

The said

Cornelius Fitzpatrick

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

*one watch of the value
of ten dollars*

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

De Laurey Ricoll
District Attorney.

0160

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fitzpatrick, Patrick

DATE:

05/17/93



4744

0 16 1

POOR QUALITY ORIGINAL

Witnesses:

Wm. Farley

Counsel,

Wm. Farley

Filed,

17

189

Pleads,

Amundson

THE PEOPLE

vs.

J

Patrick J. Farley

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. [Signature]

Foremen.

Nov 27 93

POOR QUALITY
ORIGINAL

0162

Court of General Sessions of the Peace

4380

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Patrick Fitzpatrick

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick Fitzpatrick
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said *Patrick Fitzpatrick*

late of the City of New York, in the County of New York aforesaid, on the *fourteenth*
day of *May* in the year of our Lord one thousand eight hundred and
ninety-*three*, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

and to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Patrick Fitzpatrick
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *Patrick Fitzpatrick*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0163

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fleming, John

DATE:

05/12/93



4744

POOR QUALITY ORIGINAL

0164

172

Counsel,

Filed,

Pleads,

W. H. May
day of May 1893

THE PEOPLE

vs.

B

John Fleming

May 22 93

VIOLATION OF THE EXCISE LAW,
Selling, etc., on Sunday.
[Chap. 401, Laws of 1892, § 32.]

DE LANCEY NICOLI,

District Attorney.

A TRUE BILL.

Char. F. Rubin
Foreman.

Witnesses:

W. H. McCabe

POOR QUALITY
ORIGINAL

0165

4380

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 Fleming

The Grand Jury of the City and County of New York, by this indictment, accuse
— *John Fleming* —
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND
BEER ON SUNDAY, committed as follows:

The said — *John Fleming* —

late of the City of New York, in the County of New York aforesaid, on the *seventh*
day of — *May* — in the year of our Lord one thousand eight hundred and
ninety — *three* —, at the City and County aforesaid, the same being Sunday, certain strong
and spirituous liquors, wines, ale and beer, to wit: One gill of wine, one gill of brandy, one gill
of rum, one gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spiritu-
ous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, ~~to one~~

~~and~~ to certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against
the form of the statute in such case made and provided, and against the peace of the People of
New York and their dignity.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
John Fleming
of the CRIME OF OFFERING AND EXPOSING FOR SALE ON SUNDAY STRONG AND SPIRITUOUS LIQUORS,
WINES, ALE AND BEER, committed as follows:

The said *John Fleming*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, the
same being Sunday, certain strong and spirituous liquors, wines, ale and beer, to wit: One gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of cordial, one
gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of
a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did offer and
expose for sale to one

John McCabe

and to certain other persons whose names are to the Grand Jury aforesaid unknown, against the
form of the statute in such case made and provided, and against the peace of the People of the State
of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0166

BOX:

521

FOLDER:

4744

DESCRIPTION:

Flynn, John

DATE:

05/25/93



4744

0167

BOX:

521

FOLDER:

4744

DESCRIPTION:

Conroy, William

DATE:

05/25/93



4744

POOR QUALITY ORIGINAL

0158

34 X X

Witnesses:

Edw. Murphy

In this case the property was all returned; and the acquaintances assure me of their previous good character. I feel that the ends of justice would be served by accepting a plea of petit larceny.

Respectfully
Thomas D. Bondley
Dep. Dist. Ct. W. Va.

Counsel,

Filed

1893

Pleas,

THE PEOPLE

vs.

John Flynn

and

William Conway

Grand Larceny, [Sections 628, 637, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Chas. J. Smith

Foreman.

James T. ...

Each for 6 months
James T. ...

Police Court 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

of No. 431 West 25th Street, aged 27 years,
occupation Foreman being duly sworn,

deposes and says, that on the 20 day of May 1893 at the City of
New York, in the County of New York, was feloniously taken, stolen and carried away
from the possession of deponent, in the night time, the following property, viz:

One wooden case, containing one dozen
(12) Rochester Lamps. of the amount
and value of sixty dollars.
(\$ 60 ⁰⁰ / 100)

the property of J. W. Lovell and Co. 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 feloni-
ously taken, stolen and carried away by John Flynn and William
Conroy (both now here), and while acting in
concert with each other, from the following facts
to wit: that about the hour of seven o'clock
P.M. of the 19th day of May 1893. deponent saw the
aforsaid Cases on a truck, which was standing
in the street, in 11th Avenue between 23rd + 24th Streets,
and that about the hour of six o'clock A.M. of the
aforsaid date, deponent missed the aforsaid
property from said truck. and that deponent is
informed by Officer Bernard Murphy of the
16th Precinct Police, that about the hour of three
o'clock A.M. of said date, he saw the defendants
in company with each other at the South West
Corner of 27th Street and 11th Avenue, carrying a

Sworn to before me, this 20th day of May 1893
Police Justice

wooden case between them, and deponent
further says that he has seen the said case
found in the possession of the defendants
by said Officer, and fully recognizes the
said case as his property. And as the case
containing the aforesaid property, stolen from
him on said date - deponent therefore asks
that the defendants may be held to answer

Worn to before me } Harry L. Converse
this 21st day of May 1893 }
John W. Woolhis

Police Justice

POOR QUALITY ORIGINAL

0171

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Bernard Murphy
aged _____ years, occupation *Police Officer* of No. _____
16th Precinct Police Street, being duly sworn, deposes and

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

Sworn to before me, this *20* day
of *May* 189*3*

Bernard Murphy

John C. Woodhull Police Justice.

POOR QUALITY ORIGINAL

0172

Sec. 198-200.

1882
District Police Court.

City and County of New York, ss:

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

Question. What is your name?

Answer. *John Flynn*

Question. How old are you?

Answer. *19 years -*

Question. Where were you born?

Answer. *New York*

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

Answer. *458 West 27 Street - One year -*

Question. What is your business or profession?

Answer. *Traveller*

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 Flynn

Taken before me this *20* day of *Nov* 189*7*
John Bell
Police Justice.

POOR QUALITY ORIGINAL

0173

Sec. 198-200.

District Police Court.

1882

City and County of New York, ss:

William Conway 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 Conway*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *441 West 26 Street - 2 years*

Question. What is your business or profession?

Answer. *Latina*

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*
Wm Conway

Taken before me this

day of

189

5

Police Justice.

POOR QUALITY ORIGINAL

0174

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court...

District

560

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Brinkley
John J. Ryan
John J. Ryan
William Brinkley

Date

May 20

189

Offense

Greeny
felony

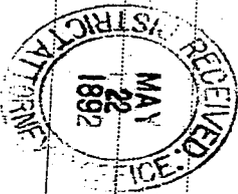
Witnesses

No. _____ Street _____

No. _____ Street _____

No. _____ Street _____

to answer



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

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, *May 20* 189 *3* *John P. Murphy* Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

THE PEOPLE OF THE STATE OF NEW YORK

against

John Flynn
and
William Couray

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

John Flynn and William Couray
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *John Flynn and William Couray*, both

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

twelve lamps of the value of
five dollars each, and one case
of the value of one dollar,

of the goods, chattels and personal property of one *Frank N. Lovell*

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.

**POOR QUALITY
ORIGINAL**

0176

SECOND COUNT—

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

John Flynn and William Conway
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

John Flynn and William Conway, both

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,

*twelve lamps of the value of
five dollars each, and one case
of the value of one dollar*

of the goods, chattels and personal property of one

Frank N. Lovell

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

Frank N. Lovell

unlawfully and unjustly did feloniously receive and have; the said

John Flynn and William Conway
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.

DE LANCEY NICOLL,

District Attorney.

0177

BOX:

521

FOLDER:

4744

DESCRIPTION:

Fox, Richard

DATE:

05/31/93



4744

POOR QUALITY ORIGINAL

0178

Witnesses:

Edward Patrick
Offr. Atterley

Counsel,

Filed 31/ May 1893
Pleads *Not Guilty*

THE PEOPLE

vs.

Richard Fox
H. D.

Robbery, *with* (Sections 224 and 22 & Penal Code.)
Degree.

DE LANCEY NICOLL,
District Attorney.

Part of June 6th 93

A TRUE BILL.

Chas. J. [Signature]
Foreman.

Part 3. June 6/93
Inscribed & Requested

POOR QUALITY ORIGINAL

0179

Police Court—First District.

1933

City and County }
of New York, } ss.

of No. Long Branch N.Y. Street, aged 35 years,
occupation Painter

deposes and says, that on the 23 day of May 1893 at the 4th Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the person of deponent 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 value of about One⁶⁰ 100 Dollars

One⁶⁰ 100 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

Richard Fox, (now here), and two unknown men, (not arrested) while acting in concert, for the following reasons. That on said date about the hour of 7.30 O'clock A.M., on said date deponent was on the sidewalk in front of No 153 Park Row. That the said money was in deponent's left hand. That the defendant Fox, (now here), and the said two unknown men were there and in company with each other. That one of the said unknown men caught hold of deponent by the right arm and the defendant Kelly

Subscribed before me, this 18th day of May 1893

Notary Public

caught hold of deponent's left hand
and wrenched the said money out of
deponent's hand. That immediately
after taking the money the defendant
Yan and the aforesaid two unknown
men, ran away in company with
each other. That deponent after-
ward caused the arrest of the
defendant Yan and charges him
while acting in concert with the
said two unknown men, with the
robbery as aforesaid, and prays
that the defendant be dealt with as
the law directs

Sworn to before me
this 23rd day of May 1933 E. S. Smith

Raymond H. Smith
Police Justice

POOR QUALITY ORIGINAL

0 18 1

Sec. 198-200.

1892

District Police Court.

City and County of New York, ss:

Richard Fox 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 a 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. *Richard Fox*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *10 1/2 James St 3 days*

Question. What is your business or profession?

Answer. *Mechanic*

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*

Richard Fox

Taken before me this
day of *April* 189*2*
M. W. [Signature]
1892

Police Justice.

POOR QUALITY ORIGINAL

0182

BAILED,

No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court...
 District...
 574

THE PEOPLE, &c.,
 OF THE COMPLAINERS

Mark Patten
 Richard Fox

HOUSE OF REPRESENTATIVES

Offense Robbery

Dated May 23 189

Magistrate
 Officer

Witnesses
 Precinct
 Street

No. _____
 Street _____

No. _____
 Street _____



Committed to the City Prison

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

Richard Fox

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, May 23 189 Richard Fox 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

0183

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT.....DISTRICT.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sworn to before me this
day of.....1889

George W. Akerly
Edmund Patrick

Police Justice.

George W. Akerly
of the *Fourth* Precinct Police, being duly sworn, deposes
and says that *Edmund Patrick*
(now here) is a material witness for the people against
Richard Lee charged
with *Robbery*. As deponent has
cause to fear that the said *Edmund Patrick*
will not appear in court to testify when wanted, deponent prays
that the said *Edmund Patrick* be
committed to the House of Detention in default of bail for his
appearance.

Geo. W. Akerly

POOR QUALITY
ORIGINAL

0184

482

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Fox

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

Richard Fox

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

The said Richard Fox

late of the City of New York, in the County of New York aforesaid, on the twenty-third day of May in the year of our Lord one thousand eight hundred and ninety-three, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Edward Partrick in the peace of the said People then and there being, feloniously did make an assault; and

the sum of one dollar and sixty cents in money, lawful money of the United States of America, and of the value of one dollar and sixty cents

of the goods, chattels and personal property of the said Edward Partrick from the person of the said Edward Partrick against the will and by violence to the person of the said Edward Partrick then and there violently and feloniously did rob, steal, take and carry away, the said Richard Fox being then and there aided by an accomplice actually present whose name is to the Grand Jury aforesaid as yet unknown;

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

De Lancey Nicoll,
District Attorney