

0008

BOX:

82

FOLDER:

902

DESCRIPTION:

Aaron, Morris

DATE:

11/13/82



902

0009

*Superintendent
Gardner - FD*

38

(11)

Day of Trial,
Counsel, *W.H.B.*
Filed *13* day of *Nov* 188 *2*
Pleads *Not Guilty (1st)*

THE PEOPLE

vs.

Francis Aaron

Grand Juror

John McKeon

JOHN McKEON,
District Attorney.

A TRUE BILL.

Richard J. Gannon
Apr. 28/82
Foreman.
James J. Gannon

Vol. 1.

The People of the State
 of New York, in the Com-
 plaint of John J. Brady
 = against =
 Morris Aaron.

City and County of New York, ss:-

John J. Brady, be-
 -ing duly sworn, deposes and says,
 that he is an operative employed
 by Pinkerton's Detective Agency,
 of No. 66 Exchange Place in said
 City.

That deponent has reason to be-
 -lieve and does believe, and there-
 -fore charges and alleges, that
 Morris Aaron the defendant
 above named, between the 10th
 day of October, 1882, and the
 28th day of October, 1882, both
 inclusive, on one of the days
 designated by law for the reg-
 -istration of voters in the City
 and County of New York, but at
 what precise time deponent can-

"3

- not say, presented himself before the Board of Inspectors of Election of the 8th. Election District of the 8th. Assembly District of the City and County of New-York, at No. 64 Duressh street in said City, the place designated by the Board of Police of said City, as the place of registration of voters of said election district, and wilfully, knowingly, unlawfully and fraudulently registered and caused himself and name to be registered as a duly qualified voter of the said election district, whereas in truth and in fact, he was not a duly qualified voter of said election district, and did not reside therein or at the place which he represented as his residence.

That the grounds of deponent's belief are as follows: That subsequent to the said last mentioned date, deponent examined the public copy of the books of registration kept by the board of inspectors of election of said

election district at said last
 named place, and that the
 name of said Morris Aaron
 appears on said public copy of
 such books of registration as
 having been registered as a
 voter on his said Morris Aaron's
 — representation that he
 was a qualified voter of said
 election district and that he
 resided at No. 113 Chester street
 in said City, and within said
 election district; that on the
 30th. day of October, 1882, depon-
 ent made diligent inquiry
 among the occupants of the
 house No. 113 Chester street, and
 went into every room therein,
 but could not find anybody
 of the name of Morris Aaron or
 anybody who knew him,
 and that upon inquiry of the
 housekeeper, ^{said} whose name de-
 ponent cannot remember, depon-
 ent was informed that no such
 person resided there.

Deponent therefore prays,
 that the said Morris Aaron may

0013

be apprehended and dealt with as
the law directs.

"5
Sworn to before me } John J. Brady
this 4th day of November, }
1882.

J. M. Patterson
Justice

Warrant

The People on Complaint of
John J. Brady

- agt. -

Morris Aaron,

Defendant of Complaint.

0014

Sec. 151.

Police Court 2nd District.

CITY AND COUNTY }
OF NEW YORK, } ss

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

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Jalen J. Brady
of No. 66 Exchange Place Street, that on the _____ day of _____

~~at the City of New York, in the County of New York,~~ between the 10 + 28th day of October 1882 Morris Charons did unlawfully and fraudulently cause himself to be registered and did register as a duly qualified voter in the 8th Election District of the 2^d Assembly District, in violation of the laws without being a duly qualified voter in said Election District

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the 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 4 day of November 1882

J. M. Morrison POLICE JUSTICE.

POLICE COURT. DISTRICT.

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Jalen J. Brady

vs.

Morris Charons

113 Street St. Republic
120 Allen Ave. 2nd St
Wicksburg Car Street & Church St.

Warrant-General.

Dated Nov 4 1882

Morrison Magistrate

Revered Officer.

The Defendant Morris Charons

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

Edwin Kennedy Officer.

Dated Nov 5 1882

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS

Time of Arrest, Nov 5 1882

Native of US

Age, 22

Sex Male

Complexion, _____

Color _____

Profession, _____

Married _____

Single, _____

Read, _____

Write, _____

0016

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Morris Aaron

Question. How old are you?

Answer. 22 years of age

Question. Where were you born?

Answer. New York City

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

Answer. I sleep at 120 Allen St. 4 months

Question. What is your business or profession?

Answer. Furniture Business

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 registered in two (2)
districts. I did not know I
was doing wrong.

Morris Aaron

Taken before me this

8th

day of November

1888

J. M. Patterson

Police Justice.

0017

Police Court 934 District 3d

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Brady
66 Exchange Place
Morris Davona

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

Offence, *Violation of
Collection Law*

Dated *Nov. 4* 188 2

Patterson Magistrate.

Kennedy Officer.

McK Clerk.

Witnesses,

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

No. _____ Street,
to and at _____

\$ 1000



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 *Morris Davona*

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 *November 5* 188 2 *J. J. Patterson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

8100

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

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

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

934
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John J. Brady
66 Exchange Place
Morris Lawson

Office, *Division of*
Police Justice
Dated _____ 188__
Patterson Magistrate.
Kennedy Officer.
McK Clerk.

Witnesses, _____
No. _____
No. _____
No. _____
\$ *1000* to answer for _____
Bill
Bill
District Court
NOV 19 188__
Conroy

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

0019

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Morris Aaron

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

Morris Aaron

of the CRIME OF Violating the Election Law
committed as follows:

The said Morris Aaron

late of the City and County of New York, on the ~~twenty seventh~~ day of October
in the year of our Lord one thousand eight hundred and eighty-~~two~~ two, at

the City and County aforesaid, ~~with force and arms~~ (the said day being a

day duly designated by law as a day of general registration of voters in the City and County aforesaid, and in the Eighth Election District of the Eighth Assembly District of said City and County) at the Election District aforesaid, at the place duly designated as the place of registration of voters in the said Election District of said Eighth Assembly of said City and County feloniously did then and there, ^{fraudulently} register himself as a voter of the said election district, he the said Morris Aaron, not having any lawful right to register therein, against the form of the Statute in such case made and provided, and against the peace of the people of the State of New York, and their dignity.

John McLean

District Attorney

0020

BOX:

82

FOLDER:

902

DESCRIPTION:

Ackermann, Gilbert

DATE:

11/28/82



902

227
S. J. Decker

(11)

Day of Trial,

Counsel,

Filed

1882

28th Nov

Pleeds

Not guilty. Decker

THE PEOPLE

vs.

B

Gilbert S. Ackermann

12th

Violation of
Sanitary Code

JOHN McKEON,
District Attorney.

A True Bill.

Edward J. J. J. J.

Part 2 - Feb. 20, 1883
Foreman

Tried and convicted

Fine \$50.
Paid

Subpoena the officer
of the Board of Health

0022

City & County of New York Co.
Harvey J. Colley
being duly sworn says that he is
an a Police Officer of the
Municipal Police Force, con-
nected with the Sanitary Squad;
that on the 20th day of June 1881
deponent inspected the privy
vault upon the premises owned
by ~~Gilbert~~ Ackermann at no.
43 Keeler Street in the City
of New York, and found that
the said vault had been
filled up and covered with dirt
before and without first remov-
ing the contents of said privy
vault. that deponent saw through
the ~~grating~~ ^{grating} opening into said
privy vault, the filthy con-
tents, consisting of human
excrement or manure still
in the said privy vault, but
covered over on the top by the
dirt or ground which the said
~~Gilbert~~ Ackermann the owner thereof
as aforesaid had caused to be
filled in to said vault, against
and in violation of the Sanitary
Code adopted by the Board of

0023

Health of the Health Department of the City of New York and especially, in violation of section ninety of said Code, which is as follows to wit:

Sec. 90. That no person shall draw off, or allow to run off into any ground, street, or place of said city, the contents (or any part thereof) of any vault, privy, cistern, cesspool, or sink; nor shall any owner, tenant, or occupant of any building to which any vault, sink, privy, or cesspool shall appertain, or be attached, permit the contents, or any part thereof, to flow therefrom, or to rise within two feet of any part of the top, or permit said contents to become offensive; nor shall any privy, or other erection in this section mentioned, be filled with or covered with dirt till its filthy contents shall be emptied.

Deponent further alleges that by means and by reason of the aforesaid acts of the said ^{Gilbert} G. A. Ackermann, the aforesaid premises and said privy vault, are a nuisance and offensive so as to be dangerous and prejudicial to life and health.

Sworn to before me the 22nd day of June 1881

at New York
Managers

Harvey S. Holley

Sanitary Police Officer

James O. Ginn

Notary Public 41 N. York County

I amended by inserting full name of defendant and sworn to before me this 30th day of June 1881

Solow R. Smith

Police Justice

0024

Bill [unclear] 217
Form 115.

POLICE COURT--THIRD DISTRICT

THE PEOPLE, & C.,
ON THE COMPLAINT OF

Henry D. [unclear]
Sanitary Dept.
Silbert A. [unclear]

Office of
No. 1
No. 2
No. 3
No. 4

Dated *April 30* 188*1*

Smith Magistrate,

Healy Officer.

Clerk.

Witnesses *Samuel B. [unclear]*

Healy Dept Street.

No. *371* Street *371*

No. *200* Street

Received in Dist. Atty's Office,
Over Committed.



BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Street.

Street.

Street.

Street.

0025

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

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

That *Gilbert F. Ackermann*

late of the *Tenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty second* day of *June* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty one* at the Ward,
City and County aforesaid, unlawfully and knowingly did *fill with dirt*

*and cover with dirt a certain privy
then and there being, and then
and there having certain filthy
contents, to wit; a large amount
of filthy and offensive excrement
before the filthy contents aforesaid
were emptied from the said
privy and removed therefrom,
against and in violation of the pro-
visions of the Sanitary Code, and of
such Sanitary Code then and there,
and at all times thereafter in force
and operation, and especially against
and in violation of the provisions of
a Section and ordinance of such
Sanitary Code, which was duly
passed and adopted by the Board
of Health of the Health Depart-
ment of the City of New York, and
by said Health Department, at a*

meeting thereof, duly held in said City, on the twenty third day of February, in the year of our Lord one thousand eight hundred and seventy six, in the manner and language following, to wit:

Section 90. That no person shall draw off, or allow to run into any ground, street or place of said City, the contents (or any part thereof) of any vault, privy, cistern, cess-pool or sink; nor shall any owner, tenant or occupant of any building to which any vault, sink, privy or cess-pool shall appertain, or be attached, permit the contents, or any part thereof, to flow therefrom, or to rise within two feet of the top, or permit said contents to become offensive; nor shall any privy or other erection in this Section mentioned be filled with, or covered with dirt, till its filthy contents shall be emptied.

Which said Ordinance was thereafter published once a week for two successive weeks in the City

paid



0027

Record, a daily official newspaper and journal, published in said City, to wit; in the issues of such newspaper of the 24th day of February, 1876, and also of the second day of March, 1876, and which said Ordinance was then and there and at all times thereafter in full force and operation; against the forms of the Statute in such case made and provided.

John McKeon
District Attorney

0028

227
G. L. Dent

Day of Trial,
Counsel,
Filed *28 Nov* day of *Nov* 188*2*

Pleads *Not Guilty. Dec 4th*

THE PEOPLE

vs. *B*

Gilbert S. Ackermann

12th

Violation of Sanitary Code

JOHN McKEON,
District Attorney.

A True Bill.

Edward J. ...

Part 2 - Feb. 20, 1883

Tried and convicted

Fine \$50. Paid

*Subpoena the officer
of the Board of Health*

0029

BOX:

82

FOLDER:

902

DESCRIPTION:

Adams, John

DATE:

11/20/82



902

0030

BOX:

82

FOLDER:

902

DESCRIPTION:

Wilson, George

DATE:

11/20/82



902

152

Counsel

Filed

1882

Plends #2. Not Guilty (21)

THE PEOPLE

vs.

John Adamson
George Wilson

INDICTMENT.
Grand Larceny of Money, &c.

JOHN MCKLON

Part 2 Nov 21/82 District Attorney.

No. 2 Pleads Guilty

S.P. 1 1/2 year.

A True Bill.

Edward G. Ymmusko

Foreman.

Part 2. Nov. 21. 1882

No. 2. Pleads Guilty

Part 2 Nov. 21/82

1- S.P. 2 year.

0032

21 District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 699 9th Avenue Street, a Safford Keeper

being duly sworn, deposes and says, that on the 15th day of November 1882

at the City of New York,

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

the following property, viz:

good and lawful money of the United States, consisting of Treasury notes of various denominations and of the value of One Hundred and Ninety five dollars -

Sworn before me this

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 John Adams, George Wilson

and another person whose name is unknown to deponent from the fact that previous to said larceny the said money was in a paper box which was in a closet behind the counter in said premises and about the the hour of 8 1/2 o'clock p.m. while deponent was standing at the front door of said premises facing on 9th Avenue the said Wilson and the

Police Justice

1882

0033

person whose name is unknown to deponent
 came up to deponent and engaged deponent
 in conversation, and wanted to know from
 deponent if a doctor whose name they mentioned
 but deponent can not remember lived in that
 vicinity, and the person whose name which is
 unknown to deponent wanted deponent to show
 them where the doctor lived, deponent told them
 that there was no such doctor residing in the
 vicinity, deponent suspecting something wrong
 from their actions looked in the store and saw
 said Adams behind the counter in a stopping
 position with the said box containing said money
 in his hand and when he saw deponent detected
 him he threw the said box down and ran
 away, deponent further says that the said
 Adams Wilson and the person whose name
 is unknown to deponent were acting in
 concert and collusion with each with
 the intent to steal from deponent
 Sworn to before me
 this 16th day of November 1882 } Owen Freely

J. Kilbrith
 Police Justice

District Police Court.

THE PEOPLE, & C.,

ON THE COMPLAINT OF

vs.

AFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0034

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

~~of No.~~ the 22^d Precinct Police *Thomas M. Clifford, aged 36 yrs*
street, being duly sworn, deposes and says,

that on the *15th* day of *November* 18*72*
at the City of New York, in the County of New York,

about the hour of 9 o'clock p m
deponent was informed by Owen Feely
(now present), that three men whom
he described, had attempted to take
and steal one hundred and ninety
five dollars from him, and said
Feely sent a man with deponent
to show deponent where he Feely
suspected the said men were, and
this deponent went into the rooms on the
first floor of premises 354 West 48th Street
and then deponent arrested John
Adams, and George Wilson, both
(now here) and there was another
man in said rooms at said time
when deponent entered, but who escaped
from deponent. the said Feely
Subsequently identified the said Adams
who he found behind his counter and
said Wilson, who had engaged him
in conversation while he the said
Adams, was inside of his Feely's
premises

*summoned before me this
16th day of November 1882*

Thomas M. Clifford

*J. M. [Signature]
Police Justice*

0035

Sec. 108-200.

CITY AND COUNTY OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer. George Wilson

Question. How old are you?

Answer. 28 years

Question. Where were you born?

Answer. Scotland

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

Answer. Boston, 20 years

Question. What is your business or profession?

Answer. Liquor business

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

Answer. I am not guilty of the charge preferred against me.

George Wilson
defendant Wilson moves to dismiss the complaint and for his discharge on the ground that there was no evidence or that the complaint herein made shows in the slightest manner that he had committed any offense.
"motion denied"

exception taken

Cross ex.
I came to this city about four days ago at the time of the alleged larceny I was speaking to the complainant I asked him where Dr. Poole lived, as I wanted to have an operation performed on my eye I was arrested once in this city and served a term of imprisonment of five months upon conviction for larceny.

Sworn
Taken before me this 16
day of November 1882

R. W. Smith
Police Justice.

0036

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question What is your name?

Answer. John Adams

Question. How old are you?

Answer. 39 years

Question. Where were you born?

Answer. New Jersey

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

Answer. 354 West 48th Street. one week

Question. What is your business or profession?

Answer. a farmer

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

Answer. I am not guilty of the charge preferred against me. I never saw Wilson before. When he came in there he asked me for Dr. Pooking and while so doing, was arrested.
John Adams

Taken before me this

16

day of November 1888

J. P. [Signature]
Police Justice.

0030

Police Court No. 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

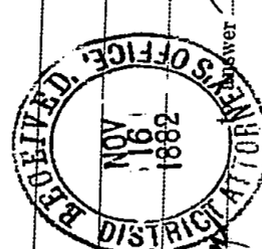
Quinn Stealy
679 - 9th St.
John Adams
George Wilson
3
4

Offence, *Grand Larceny*
Dated *November 16*, 188*2*

John J. McLaughlin Magistrate.
Thomas Clifford Officer.
Thomas Clifford Clerk.

Witnesses, *Thomas Clifford*
No. *22* Street, *Penn.*

No. Street,
No. Street,
No. Street,
\$ *Attorney* Street,
Cant



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 *Defendants*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____
Dated *November 16*, 188*2* *Police Justice.*

I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 188*2* *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*2* *Police Justice.*

0039

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 Adams and
George Wilson*

The Grand Jury of the City and County of New York, by this indictment accuse
John Adams and George Wilson
of the crime of GRAND LARCENY, committed as follows :

The said *John Adams and George Wilson*

\$195.-

late of the First Ward of the City of New York,
in the County of New York, aforesaid, on the *fifteenth* day of *November* in the year
of our Lord one thousand eight hundred and eighty *two* at the Ward, City and County aforesaid, with force
and arms, *three* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of
one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one hundred dollars, and of the value of one hundred dollars each : thirty promissory notes for the
payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes)
of the denomination of fifty dollars, and of the value of fifty dollars each : fifty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the de-
nomination of twenty dollars, and of the value of twenty dollars each : sixty promissory notes for the payment of
money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars each : eighty promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of five dollars, and of the value of five dollars each : ninety promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination
of three dollars, and of the value of three dollars each : one hundred promissory notes for the payment of money,
being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars each : one hundred and twenty promissory notes for the payment
of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of one dollar, and of the value of one dollar each : one promissory note for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars:
one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and
unsatisfied, of the value of fifty dollars : two promissory notes for the payment of money, (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of twenty dollars each : three promissory notes for
the payment of money, (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of ten dollars each : ten promissory notes for the payment of money, (and of the kind known as bank notes), being
then and there due and unsatisfied, of the value of five dollars each : ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each :
fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of two dollars each : thirty promissory notes for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied of the value of one dollar each : bank bills of banks
to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one
thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each :
three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually
known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of
the value of two dollars and fifty cents each : ten gold coins (of the kind usually known as three dollar pieces), of the
value of three dollars each : thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar
each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot
be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of
one dollar each : sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each : one
hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty five cents each :
three hundred silver coins (of the kind usually called dimes,) of the value of ten cents each ; six hundred silver coins
(of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known
as three cent pieces), of the value of three cents each : silver coin of a denomination to the jurors unknown and a more
particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known
as cents), of the value of one cent each: five hundred coins (of the kind known as two cents,) of the value of two cents each.

of the goods, chattels, and personal property of one *Owen Kelly* then and there being found,
feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against
the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0040

BOX:

82

FOLDER:

902

DESCRIPTION:

Adams, Walter

DATE:

11/15/82



902

0041

96

Counsel,

Filed 15 day of Nov 1882

Pleads *W. B. Z. Z. Z.*

THE PEOPLE

vs.

Walter Adams

vs. 11th

JOHN McKEON,

District Attorney.

A True Bill.

J. Edward Gannon
Foreman.

Deed for
Pleas J. J.

Emire R. J.

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

0042

2nd

District Police Court

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } SS

Adolph Kolosky
Age 34 years. Tailor.

of No. *458 Broome* Street.

being duly sworn, deposes and says, that on the *9th* day of *November* 188*2*

at the *said premises 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:

Eleven pairs of pantaloons of the value of Forty dollars and six vests of the value of thirteen dollars, in all of the value of Fifty three dollars

Scribble

the property of

this deponent and Jacob J. Stummel, copartners,

Scribble

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

Walter Adams (now

*here) from the fact that deponent was informed by one S. Barnett that he saw the said defendant running down the stairway from deponent's store on the second floor of the said premises No. 458 Broome Street with a quantity of clothing in his arms; and from the further fact that deponent saw the said Adams enter the hallway of the adjoining building where he, *Adams*, dropped the said clothing*

Police Justice

188

0043

and ran away and was arrested upon
Greene Street a short distance from
Broome,
Shrout before me this } A. Kolesky
10th day of November 1882 }
J. Henry Bond
Magistrate.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0044

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Bamell
aged 49 years, occupation Paulaloon Manufacturer of No.
458 Broome Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Adolph Kolsky
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 10
day of November 1887 } F. Burnett

J. Henry Bond
Police Justice.

0045

Sec. 108-200.

2^d District Police Court.

CITY AND COUNTY OF NEW YORK, } SS

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

Question. What is your name?

Answer. Walter Adams

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. United States.

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

Answer. 34 East 3^d Street; 2 weeks.

Question. What is your business or profession?

Answer. Printer.

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.

Walter Adams.

Taken before me this

Day of March 1887

Edmund Bond

Police Justice.

0046

BAILED,

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

Police Court No. 153
 2nd District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Robert Adams
258 Broadway
John Adams
 Offence, *Grand Jurors*

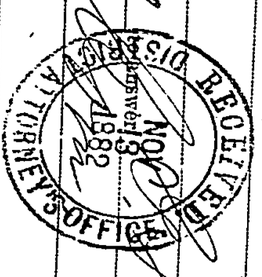
Dated *November 10* 188*2*

Henry Bond Magistrate
Patrick Henry Clerk

Witnesses *Adams*
 No. *157* *Adams* Street,

No. _____ Street,
 No. _____ Street,

No. *500* 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 *Robert Adams*

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 *November 10* 188*2* *J. Henry Bond* 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.

7400

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

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

Dated _____ 188__ Police Justice.

I have admitted the above named _____ to bail to answer by the undertaking hereto annexed. Hunderd Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

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 _____

Police Court, 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Joseph Adams
458 Broome St.
Walter Adams
_____ Street,
_____ Street,
_____ Street,
_____ Street.

Dated *November 10th* 188__

J. Henry Bond
Magistrate.

Patrick Hays
Officer.

J. Barnett
Clerk.

W. C. Broome
Street,

No. _____ Street,

No. _____ Street,

\$ *500*



BAILLED,

No. 1 by _____

Residence _____ Street,

No. 2, by _____

Residence _____ Street,

No. 3, by _____

Residence _____ Street,

No. 4, by _____

Residence _____ Street,

0048

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Walter Adams

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

Walter Adams

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Walter Adams

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

of the value of four dollars,
each pair, and six vests of the
value of two dollars each

of the goods, chattels and personal property of one *Adolph*

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

John McLean

District Attorney

0050

BOX:

82

FOLDER:

902

DESCRIPTION:

Adler, Marks

DATE:

11/28/82



902

WITNESSES:

B. McKeon
Counsel,
Filed *28 Nov* 1882
Pleads *Not guilty.*

INDICTMENT.
LARCENY FROM THE PERSON.
THE PEOPLE
vs.
Markus Adler
10th

JOHN McKEON,
District Attorney.

A True Bill.

Edward J. ...
Foreman.

Samuel ...

Proceedings by ...
Henry J. ...
415

*There is no return
in this case to
sustain a
commitment of
therein with the
amount of the
incarceration
[Signature]
July 10 83*

0052

FORM 112.

STATE OF NEW YORK, }
CITY AND COUNTY OF NEW YORK, } SS

Police Court—Third District.

26. Laborer

John Dechman

of No. 34 Eldridge Street, being duly sworn, deposes

and says that on the 23d day of Nov 1882

at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent *and from his person in the daytime.*

the following property viz:

One Silver watch

of the value of *Eight* 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 *Marks Adler (now here)*

for the following reasons to wit:

Deponent was passing along Chrystie Street, when said Adler came up to deponent and asked deponent for a cigar. Deponent told said Adler he had no cigar. Said Adler then took hold of deponent's coat lapel and again asked deponent for a cigar. At that moment deponent felt a tug at his watch chain. Said Adler then ran away and deponent immediately missed his watch. Deponent ran after

Subscribed and sworn to before me this 23d day of Nov 1882

0053

and again caught said Adler
and held him until the arrival
of John Roberts of the 10th Precinct
Police. Said Adler was the only
person near deponent at the time
and the only one who had an
opportunity to take deponent's watch
whereupon deponent charges said
Adler with feloniously taking
stealing and carrying away from
his person and from his vest pocket
the within described watch the
said vest being at the time upon
deponent's person

John ^{hus} ~~x~~ Beekman
marks

Sworn to before me
This 23^d of Nov 1882

Solomon B. Smith

Police Justice

0054

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Marks Adler

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

Question What is your name?

Answer. Marks Adler

Question. How old are you?

Answer. Eighteen years

Question. Where were you born?

Answer. Germany

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

Answer. 13 Forsyth St seven years

Question. What is your business or profession?

Answer. Paeder

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 did not touch the man
I did not run away I know
nothing about his watch
Mans ~~his~~ Adler
marks

Taken before me this

23

day of

Nov

1888

John R. Smith
Police Justice.

0055

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

988
Police Court 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John P. Schuman
15 West 12th Street
Manhattan, N.Y.

2 _____
 3 _____
 4 _____

Offence *Larceny from the Prison*

Dated *Nov 23* 188*2*

Simon Magistrate.

Robert Officer.

10 Clerk.

John Robert Witnesses.

No. *10* *Prever* Street.

No. _____ Street,

No. _____ Street,



\$ _____
Deer

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 *Marks*

Adler 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 *Nov 23* 188*2* *Solomon B. Smith* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

9500

Dated 1882 Police Justice. guilty of the offence within mentioned, I order h to be discharged.

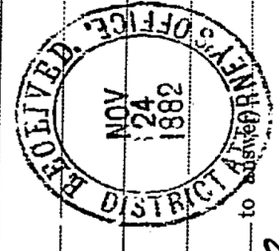
Dated 1882 Police Justice. I have admitted the above named to bail to answer by the undertaking hereto annexed.

Dated 1882 Police Justice. give such bail. Hunderd Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$2000. It appearing to me by the within depositions and statements that the crime herein mentioned has been committed, and that there is sufficient cause to believe the within named Charles Adams

988 Police Court 3 District.

THE PEOPLE, &c., ON THE COMPLAINT OF John Dechman 500 Broadway Charles Miller

Dated Nov 23 1882 Magistrate Roberts Officer John Roberts 10 Clerk. Witnesses, 10 Brewer Street,



Bailed, No. 1, by Residence Street, No. 2, by Residence Street, No. 3, by Residence Street, No. 4, by Residence Street.

John

0057

Statement of S. Schulerman -

I live at No 21 Catharine Street N.Y. City
have known Max Adler for three or four
years past. Knew his associates and habits
they were good. Peddler by occupation
always bore a good ^{name and reputation} did not drink or
stay out late at nights. Was industrious
and working all the time. He used to visit
me three or four times a week. was very
intimate with him - and knew both him
and his habits thoroughly. always
found him to be an honest and industrious
boy. He lived at No 71 Mott St.
did not live at home because he could
not live agree with stepmother.

S. Schulerman

0058

Statement of Mark Adler
Charge Petit Larceny.

I was walking along Canal Street about
between twelve and one to get going
home to get some things to peddle
for myself (the man I was walking
with not paying me when I saw a
crowd corner of Canal and Chrystie
Streets and went up to it and looked in to
see what it was and went away, I
had walked about half a block only
when a man (complainant) walked
up to me and said I want you you've
got my watch and chain, and we waited
till an officer came up and I was
arrested and searched but nothing found
on me. and then taken to jail -

0059

Statement of Morris Levi.

Lives at No 71 Mott St N.Y. City.

I have known Max Adler since childhood both in Poland and since he came to this country. Knew his habits and associates he kept no bad company, was never in any trouble, or under arrest heretofore - and is an honest and industrious boy - Peddler by occupation, some times for himself and some times for others. Does not live at home because he can not agree with stepmother. Morris Levi

Statement of L. Davis

Lives at No 20 Orchard Street N.Y. City.

I have known Max Adler for seven or eight years. Knew his habits and associates he kept no bad company, worked for his living - Peddler by occupation - Know his parents - visited me at my house occasionally and saw him every Sabbath at the congregation. Always has borne a good reputation, was never in any trouble or arrested before to my knowledge. Does not live home because he cannot agree with his stepmother - Lived at No 71 Mott Street, until a few days since when he moved. - L. Davis

0060

Statement of R. Schultz -
Lives at No 47 Elizabeth St. N.Y. City
I have known Max Adler six or seven
years. Knew his habits and associates
they were good. Kept good company
did not stay out late at nights and
does not drink. Reddeas by occupation
for himself - worked in a store in Baxter
about two months and then went to a
store in Catharine Street where he worked
six months or after. Left off his own will
was not discharged. Has always had
a good reputation, never been in trouble
before. Does not live home because he
cannot agree with his step mother -
Lived at No 71 Mott St until a few days
since - R. Schultz

0061

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Markus Adler

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

Markus Adler
of the CRIME OF LARCENY from the person

committed as follows:

The said

Markus Adler

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the *twenty third* day of *November* in the year of our Lord
one thousand eight hundred and eighty- *two* , at the Ward, City and County
aforesaid, with force and arms, *one watch of the value*

of eight dollars

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

JOHN McKEON, District Attorney.

0062

BOX:

82

FOLDER:

902

DESCRIPTION:

Anderson, James

DATE:

11/15/82



902

107

Day of Trial
Counsel,
Filed 15 day of Nov 1882
Pleads Not Guilty

THE PEOPLE
vs.
James Anderson
BURLIARY Third Degree, and
Receiving Stolen Goods.

JOHN McKEON,
District Attorney.

22 Nov 17. 1882
pleads Guilty.

A True Bill.

[Signature]
Foreman.

5.1 one year

0064

Police Office, Fourth District.

City and County
of New York,

ss. Dennis Hazel, aged 28 years -
barnman

of No. 437 East 12th

Street, being duly sworn,

deposes and says, that the premises No. 437 East 12th Street, about
150 feet West of corner of the North side of 18th Street, about
Street, 8 Ward, in the City and County aforesaid, the said being a brick building
and which was occupied by deponent as a stable for the keeping of
horses and harness were **BURGLARIOUSLY**

entered by means of forcibly and feloniously breaking
the lock and fastenings from the door leading
into said premises

on the day time of the 12th day of November 1882
and the following property feloniously taken, stolen and carried away, viz.:

Horse
Bridle and lines
of the value of twenty dollars

the property of Charles W. White, and in deponent's care
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 James Anderson, (now present)

for the reasons following, to wit: that previous to said Burglary
and larceny the said door leading into said
Stable was securely locked and fastened with
a padlock, and said property was in said
Stable, and this deponent found said

0065

lock had been so forced from said door and said property taken away from said stable, and this deponent was subsequently informed by officer James C. Flood (now here), that he Flood found said property in the possession of said Anderson on said day about the hour of 12 o'clock M. and which deponent identified as the property of said Charles W. White

Sworn to before me
this 13th day of November 1882 } J. Gayle

J. K. Smith

Police Justice

0066

CITY AND COUNTY }
OF NEW YORK, } ss.

James C. Flood
aged 33 years, occupation a Police Officer of ~~No.~~
the 18th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Dennis Hazel
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 13th
day of November 1882 } James C. Flood

J. R. Smith
Police Justice.

0067

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Anderson 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 Anderson

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 210 East 11th Street. two months

Question. What is your business or profession?

Answer. Labourer

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

Answer. I am not guilty of the charge I found the bridle and lines in a lot in East 19th Street
James Anderson

Taken before me this

13th

day of November 1888

[Signature]
Police Justice.

0058

BAILED,

No. 1, by _____
 Residence _____ Street, _____

No. 2, by _____
 Residence _____ Street, _____

No. 3, by _____
 Residence _____ Street, _____

No. 4, by _____
 Residence _____ Street, _____

Police Court No. 14 District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

James Howard
 137 E. 91 St.
James Anderson

1 _____
 2 _____
 3 _____
 4 _____

Offence, *Burglary*
Planning

Dated *November 13* 188 *2*

John W. Killworth Magistrate.
John W. Shepard Clerk.

Witnesses
John W. Shepard
 No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____
 \$ _____
 to _____
 RECEIVED
 NOV 13 1882
 DISTRICT ATTORNEY'S 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 *James Anderson*

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

Dated *Nov 13* 188 *2* *John W. Killworth* 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 he to be discharged.

Dated _____ 188 _____ Police Justice.

69500

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Quinn Hazel
437 E. 112 St.

1 *James Anderson*

2 _____

3 _____

4 _____

Office, *Brooklyn*

Dated *November 13* 188*2*

J. L. Killard Magistrate.

J. L. Wood Off. Secy

_____ Clerk.

Witnesses *J. L. Wood*

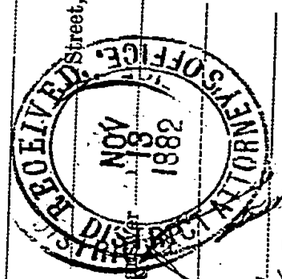
No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

§ _____ Street, _____

to _____



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 *James Anderson*

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

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

Dated *Nov 13* 188*2*

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

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

Dated _____ 188*2*

_____ Police Justice.

24
310211

0070

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

THE PEOPLE OF THE STATE OF
NEW YORK,

against

James Anderson

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

James Anderson

of the crime of Burglary in the third degree,

committed as follows:

The said *James Anderson*

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

Charles W. White

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

Charles W. White

then and there being, then and there
feloniously and burglariously to steal, take and carry away, and *one saddle*

and reins of the value of
twenty dollars

of the goods, chattels and personal property of the said

Charles W. White

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

0071

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

James Anderson
of the crime of Receiving Stolen Goods

committed as follows:

The said

James Anderson

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

bridle and reins of the value of twenty dollars.

of the goods, chattels and personal property of

Charles W. White

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

Charles W. White

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

James Anderson

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.

JOHN McKEON, District Attorney.

0072

BOX:

82

FOLDER:

902

DESCRIPTION:

Anderson, John

DATE:

11/24/82



902

0073

BOX:

82

FOLDER:

902

DESCRIPTION:

Reilly, Edward

DATE:

11/24/82



902

0074

216

Counsel,

Filed *24* day of *Nov.* 188*2*

Pleas

23 *3* *10* THE PEOPLE

vs.

John Anderson
Edward Reiser

1663
347

BURGLARY—Third Degree, and
Attempt at Grand Larceny.

JOHN McKEON,

Bar. 2. Nov. 27/82 District Attorney.

Both Pleas. N. Burg. 3d.

A True Bill *N^o 1* } *Edmond Reiser*
N^o 2 }

Edward Reiser
Foreman.

Verdict of Guilty should specify of which count.

28

0075

Police Office, Fourth District.

City and County
of New York,

vs. Frederick N. Latham, aged 49 years
a painter

of No. 324 East 26th Street, being duly sworn,
deposes and says, that the premises No. 324 East 26th Street,

18th Ward, in the City and County aforesaid, the said being a dwelling
and which was occupied by deponent as a dwelling and
sleeping apartment

were **BURGLARIOUSLY**
entered by means of forcibly and feloniously
forcing open the door leading from
the hallway of said premises and into said
rooms

on the daytime of the 20th day of November 1892
and the following property feloniously taken, stolen and carried away, viz.:

wearing apparel and other
property of the value of
fifty dollars and more

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that
the aforesaid **BURGLARY** was committed, and the aforesaid property taken, stolen
and carried away by John Anderson, and Edward
Reilly. (both now present)

for the reasons following, to wit: from the fact that
previous to said Burglary the said
premises were securely locked and
fastened and the aforesaid property
was in said rooms, and this

0076

deponent was informed by Bernard
Smith (now present) found the
said Anderson, and said Reilly
in said rooms, and that they
Anderson and Reilly had said property
packed up ready for removal from
said premises.

Sworn to before me this } J. W. Latham,
21st day of November, 1882 }

J. W. Latham
Police Justice

0077

CITY AND COUNTY OF NEW YORK, } ss.

District Police Court.

John Anderson 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 Anderson

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

557 3rd Avenue. 4 years

Question. What is your business or profession?

Answer.

Waiter

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

John Anderson
mark

Taken before me this

21

day of November 1887

[Signature]
Police Justice.

0078

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

4 District Police Court.

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

Question. What is your name?

Answer. Edward Reilly

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. New York City

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

Answer. 24 1/2 East 63 Street

Question. What is your business or profession?

Answer. I work in a planing mill

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
Edward Reilly
~~in testimony~~

Taken before me this

21

day of November 1887

Police Justice

D. Williams

0079

CITY AND COUNTY }
OF NEW YORK, } ss.

Bernard Smith

aged 28 years, occupation Public Carman of No.

327 East 26 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Fredrick W. Latham

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

Sworn to before me, this 21
day of November 1882

Bernard Smith

A. H. [Signature]

Police Justice.

1881

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles McLaughlin
37 St. E 26
John Anderson
Edward Reilly

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated: *Nov. 21st* 188*1*

John J. Woodin Magistrate.

John J. Woodin Officer.

Clerk.

Witnesses, *John J. Woodin*

No. *18th Street*

George Brown Street,

No. *323 East 26th* Street,

Bennett Street,

No. *327 East 26th* Street,

John J. Woodin Street, *321, 26th*



John J. Woodin

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 *defendants*

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 of New York, until he give such bail

Dated: *November 21st* 188*1* *John J. Woodin* 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 he to be discharged.

Dated: 188

Police Justice.

0082

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 Anderson
Edward Reilly

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

John Anderson and
Edward Reilly
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows :

The said John Anderson and
Edward Reilly

late of the Eighteenth Ward of the City of New York, in the County of
New York aforesaid, on the twentieth day of November in the
year of our Lord one thousand eight hundred and eighty two with force and arms,
about the hour of twelve o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Frederick W. Satham
there situate, feloniously and burglariously did break into and enter, by means of forcibly
breaking open an outer door thereof, the said
John Anderson and Edward Reilly
then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of Frederick W. Satham

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

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

John Anderson and Edward Reilly
attempt at
of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows :

The said John Anderson
and Edward Reilly

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

coats of the value of fifteen
dollars each, two pairs of
trousers of the value of ten
dollars each pair, two vests of
the value of five dollars each
and two dresses of the value of ten dollars each
of the goods, chattels, and personal property of the said

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

JOHN McKEON, District Attorney.

0083

BOX:

82

FOLDER:

902

DESCRIPTION:

Anderson, Joseph

DATE:

11/15/82



902

0085

Police Court— 5th District.

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

James M. Williams

of No. 321. East 122nd Street,

being duly sworn, deposes and says, that
on Tuesday the Seventh day of November
in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph D

Anderson, now present, who aimed
and discharged at and against the
body of deponent the contents of one
barrel of a pistol loaded with
powder and leaden bullet.

That the bullet struck the lappel
of deponent's coat and glanced off.
That said Anderson so aimed
and discharged said pistol at
deponent with the

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

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

Sworn to before me, this 7th day
of November 1882 James M. Williams

Andrew White POLICE JUSTICE.

0086

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY OF NEW YORK, ss.

Joseph D. Anderson 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. *Joseph D. Anderson*

Question. How old are you?

Answer. *30 years.*

Question. Where were you born?

Answer. *In Maryland.*

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

Answer. *346 Erie Street. going on 4 years.*

Question. What is your business or profession?

Answer. *White washing.*

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 did not aim the pistol at him. I merely discharged the pistol to see what an excitement

Taken before me, this

day of

7 } *Joseph D. Anderson*
November 188*3*

Andrew White Police Justice

0087

BAILLED,

No. 1, by _____
Residence _____
Street, _____

No. 2, by _____
Residence _____
Street, _____

No. 3, by _____
Residence _____
Street, _____

No. 4, by _____
Residence _____
Street, _____

Police Court 933
District _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Williams
Joseph A. Anderson

2 _____
3 _____
4 _____

Offence, *Honour*
Swear Battery

Dated *7 November* 188 *2*

White Magistrate.
Edward W. Officer Officer.
Clerk.

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

No. _____
\$ _____
to \$ _____
11
1882
RECEIVED
DISTRICT ATTORNEY'S OFFICE
Scribet, _____

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

Joseph A. Anderson

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

Dated *7 November* 188 *2* *Andrew White* 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.

0000

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

James M. Williams
vs.
Joseph W. Anderson

Offense, *Disorderly*

BAILED,

No. 1, by _____
Residence _____ Street,

No. 2, by _____
Residence _____ Street,

No. 3, by _____
Residence _____ Street,

No. 4, by _____
Residence _____ Street.

Dated *7 November* 188*2*

M. H. White Magistrate.

J. J. Ryan Officer.

_____ Clerk.

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

No. *C. C. Williams* Street,
\$ _____ to #00ver _____
1882

RECEIVED
CLERK'S OFFICE
DISTRICT ATTORNEY

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 *Joseph W. Anderson*

guilty thereof, I order that he be held to answer the same and ~~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.

I have admitted the above named _____

to bail to answer by the undertaking hereto annexed.

Dated _____ 188*2*

There being no sufficient cause to believe the within named _____

guilty of the offence within mentioned, I order he to be discharged.

Dated _____ 188*2*

Police Justice. _____

0089

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph D. Anderson

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

Joseph D. Anderson

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

The said

Joseph D. Anderson

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

James M. Williams

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

SECOND COUNT.

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

Joseph D. Anderson

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

The said

Joseph D. Anderson

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

James M. Williams

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

JOHN McKEON, District Attorney,