

BOX:

471

FOLDER:

4317

DESCRIPTION:

Eber, Anthony

DATE:

03/11/92



4317

POOR QUALITY ORIGINAL

2-57 Part 1

Counsel,
Filed 11 day of March 1890
Pleads, *Aggully*

Anthony Eber
Burglary in the *first* degree.
[Section 496 Penal Code]

THE PEOPLE

vs.

E

Anthony Eber

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm. J. ...

Foreman.

Part 3. March 6/92

J. T. Acquitted

Witnesses
Samuel E. Chen
Off - Campbell - 207
Off - Long - 207

POOR QUALITY ORIGINAL

Police Court— District.

City and County of New York, ss.:

of No. 227 East 70th Street, aged 20 years, occupation Clerk being duly sworn

deposes and says, that the premises No. 227 East 70th Street, 19th Ward in the City and County aforesaid the said being a five-story brown stone flat house — the first floor of which was occupied by deponent as a dwelling house and in which there was at the time a human being, by name

Ray Cohen attempted to BURGLARIOUSLY entered by means of forcibly breaking in a panel in the front door of deponent's apartments

on the 3rd day of March 1892 in the night time and the following property feloniously taken, stolen, and carried away, viz:

One Dress, one clock and a quantity of bisque ornaments, the whole being of the value of Two Hundred Dollars.

\$200.00

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 Anthony Cher, (now here) and another person at present unknown to deponent and not yet arrested for the reasons following, to wit:

Deponent at 11 P.M. on March 2, 1892, securely locked and bolted said door and then retired. At about 1 1/2 A.M. on March 3, 1892, Deponent was awakened by a noise which came from some person or some persons attempting to break in the panel of said door. Deponent made an outcry and raised the front window of his apartment and saw said defendant and the other aforesaid

POOR QUALITY ORIGINAL

Police Court _____ District.

City and County } ss.:
of New York,

of No. 227 East 70th Street, aged 20 years,
occupation clerk being duly sworn

deposes and says, that the premises No. 227 East 70th Street, 19th Ward
in the City and County aforesaid the said being a five-story brown stone
flat house — the first floor of
which was occupied by deponent as a dwelling house

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

Ray Cohen
attempted to BURGLARIOUSLY entered by means of forcibly breaking in
were a panel in the front door of deponents
apartments

on the 3rd day of March 1892, in the night time and the
following property feloniously taken, stolen, and carried away, viz:

One Dress, one cloak and a
quantity of bique ornaments, the whole
being of the value of Two Hundred Dollars.

\$200⁰⁰

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

Anthony Cher, (now here) and another
person at present unknown to deponent and not yet arrested
for the reasons following, to wit:

2. 1892, securely locked and bolted said door and
then retired. At about 1¹⁵ P.M., on March

3. 1892. Deponent was awakened by a noise
which came from some person or some persons
attempting to break in the panel of said
door. Deponent was about to an outcry and raised
the front window of his apartments and saw
said defendant and the other aforesaid

POOR QUALITY ORIGINAL

person run down the stoop of said premises and run away. That deponent identified said Eber as the person whom he saw at said time from amongst six men in the 25th Precinct Police Station. That said panel is now cut through the center as the result of said attempt. Wherefore deponent accuses said defendant of having attempted to burgle said premises and prays he may be dealt with according to law.

Sworn before me this } Samuel C. Cohen.
5th day of March 1892

John 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.
Dated _____ 188____
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.

Police Court, _____ District,

THE PEOPLE, &c.,
on the complaint of
vs.
1 _____
2 _____
3 _____
4 _____

Offence—BURGLARY.
Dated _____ 188____
Magistrate.
Officer.
Clerk.
Witnesses.
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Anthony Eber 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. Anthony Eber

Question. How old are you?

Answer. 18 yrs.

Question. Where were you born?

Answer. U.S.

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

Answer. 209 E. 88 St - 1 yr.

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty

Anthony Eber

Taken before me this
day of April 1931

Police Justice.

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel E. Sherman
227 East 78th St
William E. Cook

Offense *Attempted Burglary*

Dated *March 5* 189 *2*

John A. Ryan Magistrate
Joseph Campbell Officer
110 Precinct.



Witnesses _____ Street _____

No. _____ Street _____

No. _____ Street _____

No. *1500* Street *E.S.*

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, *March 5* 189 *2*

John A. 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.

270
1892

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Anthony Rhee

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

Anthony Rhee
of the CRIME OF BURGLARY in the *first* degree, committed as follows:

The said *Anthony Rhee*,

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the *third* day of *March*, in the year of our Lord one thousand eight hundred and ninety-*two*, in the *morning* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Samuel E. Cohen*,

there situate, feloniously and burglariously did *attempt to* break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Samuel E. Cohen*,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, *the said Anthony Rhee being then and there assisted by a confederate actually present, whose name is 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.

James Nicoll,
District Attorney

BOX:

471

FOLDER:

4317

DESCRIPTION:

Edwards, John

DATE:

03/25/92



4317

POOR QUALITY ORIGINAL

Witnesses:

Wm McKeown

3
Counsel
Filed
March 1892

Prads
THE PEOPLE

vs.
Grand Larceny,
Sections 828, 83, 84, 85
Penal Code.]

John Edwards

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Wm McKeown

Foreman.

*Part 3. Original 492
Jury & Courtroom
Rem 192-193*

POOR QUALITY ORIGINAL

(1805)

Police Court 5 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James W. Thurson
of No. 2417 8th Avenue Street, aged 59 years,

occupation Furnishing Goods being duly sworn,
deposes and says, that on the 7 day of March 1897 at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

*Eight pairs of pants of the
value of about thirty dollars*

(43 all)

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 Edwards (now here)

*from the fact that the said property was
in a show case outside of deponent's store
at the above address. That the said
show case was broken open and the
said property taken. That deponent is
informed by Adolph Guntner
that he, Guntner caught the defendant
while the defendant was running away
with the said property, in his defendant's
possession. That deponent has since
seen the said property and fully and
positively identified the same with
property feloniously taken, stolen and
carried away as aforesaid and says
that the defendant be dealt with as
the law directs James W. Thurson*

13104

Sworn to before me, this
March 1897
of James W. Thurson
Police Justice

POOR QUALITY ORIGINAL

5

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John Edwards 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 Edwards*

Question. How old are you?

Answer. *25 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No 2760 8th Avenue, 2 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 am not guilty
John Edwards*

Taken before me this _____ day of _____ 19____
[Signature]
Police Justice

POOR QUALITY ORIGINAL

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

Police Court--- 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John M. Johnson
John Edwards
Offence Larceny

Dated March 7 1892
Magistrate

Witnesses
Charles M. Donnell
30 Precinct

Witnesses
Joseph Hunter
235 West 61 St 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 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 March 7 1892 [Signature] Police Justice

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

City Prison April 15th 92
Rusword

Honorable Judge Martine

I write these few lines to
you and ~~hoping~~ ^{Dear Sir} that you
will see justice done me as
I am not looking for any
Clemency as I have been found
guilty and am already
sentenced. As there are a
few facts in my case I call
your Honors attention to
them. The officer in my
case as my wife told me
to day went to my house
last Sunday afternoon
and after asking her to
send my little boy for
some whiskey she refused
and after asking her

POOR QUALITY
ORIGINAL

was there anyone in the
bedroom he made an in
decent proposal to her and
she told him she was not
that kind of a woman
and then he took out his
privates and exposed it
to her she then ordered
him out of her house he
then told her that she
would be sorry for it my
children was in the other
room at the time and the
officer was in full uniform
at the time I tried to get
my wife to go and make
a complaint against him
but she is afraid to do so
as she was afraid he would
do her some harm another
fact I would like to call your
attention to is when the officer

POOR QUALITY
ORIGINAL

was on the stand he committed Perjury he swore that he saw me getting over the fence and saw me have the pants in my possession this said officer was not the man that arrested me the man that arrested me was riding on an 8th Avenue Car and he transferred me to the officer in my case at the corner of 125th Street and 8th Avenue six blocks below from where I was arrested standing with two other officers as "it was on his Post that the crime happened. I do not write this to seek any sympathy in my case but would like to see justice done to my wife and children as I could not go on the stand and testify as I have been in prison before

POOR QUALITY
ORIGINAL

(4)
and did not know that he
had been to my house last
Sunday until today when
my wife and boy came to
see me and she did not
know that I was going
to be tried yesterday my
wife lives at 2760 Eight
Avenue 146 & 147th Street
and if you will send for
her she will prove what
I write to you is the truth
My wifes name is
Mrs B. Dilcher
and mine is Jacob Dilcher
Under the name of
John Edwards here

POOR QUALITY ORIGINAL

1877

CITY AND COUNTY }
OF NEW YORK, } ss.

Adolph Gunther

aged *27* years, occupation *musician* of No.

235 West 61 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *James M. Brown*

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

Sworn to before me, this *7* day of *March* 189*2* *Adolph Gunther*

W. O. Meade
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 Edwards

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

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

The said

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

*eight pairs of trousers of the
value of four dollars each
pair*

of the goods, chattels and personal property of one

James McPherson

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

SECOND COUNT—

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

John Edwards
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

John Edwards
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,

*eight pairs of trousers
of the value of four dollars
each pair*

of the goods, chattels and personal property of one

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

James McPherson
unlawfully and unjustly did feloniously receive and have; the said

John Edwards
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.