

0239

BOX:
223

FOLDER:
2187

DESCRIPTION:
Jackson, Charles

DATE:
06/22/86



2187

0240

1865
Hibino May
Counsel,
Filed 2 day of June 1886
Pleads Guilty to

THE PEOPLE
vs.
R. J. Jackson

(Sections 217 and 218, Penal Code).
(Murders.)

Assault in the First Degree, Etc.

Charles Jackson
July 20, 1886
Plaids G. J. Jackson

RANDOLPH B. MARTINE,

July 30/86 District Attorney.
Certified Case year.

A True Bill.

J. James McAllister
July 16 Foreman.

14 hours

Witnesses:

024

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY { ss
OF NEW YORK

Charles Jackson 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 Jackson

Question. How old are you?

Answer. 25 years of age

Question. Where were you born?

Answer. New York State

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

Answer. 804 - 6th Avenue, Bronx.

Question. What is your business or profession?

Answer. Soldier

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

Chas Jackson

Taken before me this 19th

day of January 1888

John D. Nutting Police Justice.

0242

Police Court- H District.

City and County { ss.:
of New York,

of No. 30 East 42^d Street, aged 39 years,
occupation Speculator being duly sworn
deposes and says, that on the 19th day of June 1886 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED ~~assassinated~~ by

Charles Jackson, now deceased,
who wilfully and deliberately
aimed and pointed a pistol,
loaded with ball cartridge, at
deponent; and while so holding
said pistol so aimed and pointed
at deponent did twice pull
the trigger of said pistol which
failed to explode.

That deponent was so assaulted

and
with the felonious intent to take the life of deponent, & 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 19th day of June 1886 E W Bradley

J M Passen Police Justice.

0243

884

Police Court, 44 District.

THE PEOPLE, &c.,
on the complaint of

Edward M. Bradley
30 East 42nd Street

Charles Jackson

1
2
3
4

Dated June 19th 1886

Patterson Magistrate.

James Burns Officer.

19 Mack.

Witnesses, James A. Roberts

No. 729-6 Avenue

James Burns

No. 19 Mack. Police Street,

No. _____ Street,

1500 to answer General Sessions.

Conrad

Offence—Felonious Assault & Battery

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

Charles Jackson

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 June 19th 1886 C. J. O. M. S. Police Justice.

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

Dated _____ 1886 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 _____ 1886 Police Justice.

0244

Q2 Tu DC 945 19pd
Mattawan M. I. Hospital
R. G. B. Martinez July 14, 1966
Dist. Atty.

Am sick & unable to
answer subpoena in Jackson
case down for today if
able will be in tomorrow

Edward W Bradley

0245

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Rhader Johnson

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

Rhader Johnson

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

The said *Rhader Johnson*,

late of the City of New York, in the County of New York aforesaid, on the ~~nineteenth~~ day of *June*, — in the year of our Lord one thousand eight hundred and eighty-~~nine~~, with force of arms, at the City and County aforesaid, in and upon the body of one *Edward W. Broadway*, — in the peace of the said People then and there being, feloniously did make an assault and to, at and against *Tom* the said *Edward W. Broadway*, a certain ~~pistol~~ then and there loaded and charged with gunpowder and one leaden bullet, which the said *Rhader Johnson* — in *this* 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 *Tom* the said *Edward W. Broadway*, 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

Rhader Johnson

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

The said *Rhader Johnson*,

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of one *Edward W. Broadway*, — in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault, and to, at and against *Tom* the said *Edward W. Broadway*, — a certain ~~pistol~~ — then and there charged and loaded with gunpowder and one leaden bullet, which the said *Rhader Johnson* — in *this* — right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE,

District Attorney.

0246

BOX:

223

FOLDER:

2187

DESCRIPTION:

Jager, Charles

DATE:

06/02/86



2187

0247

386.

Algeron Goss

Counsel,

of the County
Filed 2 day of June 1886

Pleads guilty?

Witnesses:

Christopher L. Green

THE PEOPLE

vs.

Charles Jagger

[Section 61 - Penal Code.]

RANDOLPH B. MARTINE,
By [Signature] District Attorney.
Find no guilt.

A True Bill.

John H. Conner
Foreman

10th June
M.J.G.

0248

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 5 DISTRICT.

Sworn to before me this
of May 1886 day

of No. the 30th Precinct Street, aged 23 years,
occupation Police Officer being duly sworn deposes and says
that on the 29 day of May 1886

at the City of New York, in the County of New York, James Sooley
Nowhere, did maliciously drive
a horse attached to a Baking
Wagon at 125th street near 5th Avenue
and run into Car No 33 of the 3
Avenue Railroad Company Causing
damage to said Car and
harness attached to the horses of
said Car to the amount of
about fifty dollars.

James Sooley

J. D. J. Police Justice.

Q249

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

Charles Fager

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 in the trial.

Question. What is your name?

Answer. Charles Fager

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Germany

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

Answer. No 325 West 4th st. about 6 months

Question. What is your business or profession?

Answer. Baker

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 Fager

Taken before me this

day of May 1888

John P. Murphy
Police Justice.

0250

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 _____

Rachel Gager

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

Dated May 27, 1886 J. Kenyford 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.

0251

Witnesses -

J. P. Bremer
311 West 125th Street

~~Ernest Franklin~~
~~1849-3^c Avenue~~

J. D. Arthur
1994 Lexington Avenue
Residence 29 East 125th Street.

No. 2 William Sullivan
Residence 2194-3^c AV. Street.

No. 3 R. H. Smith
Residence 2041 Barton Road Street.

No. 4 J. B. Sewall
Residence 121 East 78th Street.

✓ Police Court -

766 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

James Dooley
30 Precinct
Charles Gager

Officer Magazines
Cheswick

Dated May 29 1886

P. W. Magistrate

Dooley Officer.

30 Precinct.

Witnesses Frederick L. DeGraw

No. 600 East 144th Street.

Ernest Franklin

No. 1849-3^c Avenue Street,

J. D. Arthur

No. 1994 Lexington Avenue Street,

\$ 300 to answer G. A.

Court
Over for more Witnesses

0252

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Rhader Jaage

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

- Rhader Jaage -
of the CRIME OF ~~Wilfully and unlawfully~~
~~injuring persons~~ ~~moreover~~
committed as follows:

The said Rhader Jaage,

late of the ~~Twenty-fifth~~ Ward of the City of New York, in the County of New York aforesaid, on the ~~Twenty-ninth~~ day of ~~January~~, in the year of our Lord one thousand eight hundred and eighty-six, at the Ward, City and County aforesaid, with force and arms, a certain wagon drawn by a certain horse then and there drawing therein the said Rhader Jaage, No. at and against a certain railway car of the value of One thousand dollars, and two certain horses to the value of Two hundred dollars each, then and there drawing the said railway car, the said car ~~last mentioned~~ and horses ~~leaving~~ persons ~~moreover~~ damaging to a certain corporation called The Third Avenue Railroad Company, then and there ~~lawlessly~~ did willfully and unlawfully force and drive, and the said railway

0253

car, and horses, so damaging to the
said corporation, together with a certain
set of harness of the value of thirty
dollars, then worn by the said horses,
and also being personal property
belonging to the said corporation,
did then and there and thereby commit
injury and damage, to wit: To the
amount to the value of fifty
dollars, against the Form of the
State in such case made and
provided, and against the peace &
the People of the State of New
York, and their dignity.

Ronald P. Morris,
District Attorney

0254

BOX:
223

FOLDER:
2187

DESCRIPTION:
Jenkins, Charles H.

DATE:
06/21/86



2187

167

M. G. Gleason
Counsel,
Filed June 1, day of June, 1886
Pleads Murder to the

Witnesses:

Sherman H. Bee
John F. Scott
Worthy Record
Self Protection
Anti-Saloon
F. W. Beech
F. C.

THE PEOPLE
vs. R
Charles M. Jenkins

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

John Gleason Notary

June 25th, 1886.
Foreman.

John Gleason Notary
June 25th, 1886.
Foreman.

0255

0256

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK ss.

of No. 378 Broadway Street, 30 Years of age Physician
being duly sworn, deposes and says, that on the 12 day of June 1886

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:

A Gold Watch and
Chain of the Value of about
fifty Dollars (\$50.00)

Sworn before me this 12th day of June 1886

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

Charles H. Jenkins now here
from the fact that he was at the time
of the larceny in deponent's employment
and had access to the bureau in
the basement where said property
was kept. That the watch and chain
was subsequently found in the pawn office
of Jacob B. Koplik 139 Park Row and
Koplik now swears in Court that the
defendant pawned the watch with him
and obtained twelve dollars on it
deponent believes the same to be true—

J. E. Wenfield M.D.

0257

CITY AND COUNTY } ss.
OF NEW YORK,

aged 47 years, occupation Balcon-buster of No.

139 Oak Row Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert W. Neufeld

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

Sworn to before me, this 16th day of June 1888

Joseph B. Koplik

P. G. Kelly
Police Justice.

0258

Sec. 108-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

Charles H Jenkins 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 H Jenkins

Question. How old are you?

Answer

16 years

Question. Where were you born?

Answer

Williamsburg Brooklyn

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

Answer

56 Fleet Place Brooklyn

Question. What is your business or profession?

Answer

Servant

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
Charles H Jenkins

Taken before me this 16th day of October 1908

H. C. J.
Police Justice.

0259

Police Court *3866* District.

THE PEOPLE, &c,

ON THE COMPLAINT OF

Albert W. Neffield
237 Park Broadway
Offence charged
Charles Jenkins

2
3
4

Dated June 16, 1886

J. Duffy Magistrate.

Leary & Copey Officers

Joseph P. Joplik
N^o. 139 Park Row Street.

and said Officers

No. _____ Street.

No. 508 to answer Street.

(Olm)

It appearing to me of the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Charles Charles* guilty thereof, I order that 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 June 16, 1886
J. Duffy Police Justice.
Leary & Copey Officers
Joseph P. Joplik
N^o. 139 Park Row Street.
and said Officers
No. _____ Street.
No. 508 to answer Street.

There being no sufficient cause to believe the within named *Charles Charles* guilty of the offence within mentioned, I order him to be discharged.
Dated June 16, 1886
Police Justice.

Police Justice.

1886

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

0260

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Rhader D. Jenkins

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

Rhader D. Jenkins —

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

The said Rhader D. Jenkins,

late of the First Ward of the City of New York, in the County of New York aforesaid
on the ~~X~~ day of ~~June~~ in the year of our Lord
one thousand eight hundred and eighty—~~six~~, at the Ward, City and County
aforesaid, with force and arms,

one watch of the value of
Thirty five dollars, and one
chain of the value of
Fifteen dollars.

of the goods, chattels and personal property of one

Albert W. Medfield —

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.

Randolph Brantline,
District Attorney.

0261

BOX:
223

FOLDER:
2187

DESCRIPTION:
Johnson, Thomas

DATE:
06/22/86



2187

197

Witnesses:

Counsel,

Filed 2nd day of June - 1886

Pleads

THE PEOPLE

vs.

Thomas Johnson

R

ASSAULT IN THE FIRST DEGREE, Etc.
(Sections 217 and 218, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

*H. Birneboim
Randolph B. Martine
J. J. D. Foreman
J. J. D. Foreman
S. P. L. Two girls & 6 men*

0262

0263

The Society of the New York Hospital,

HOUSE of RELIEF, 160 Chambers St.

New York, May 31st 1886

To whom it may
concern. This is to
certify that Christopher
Frances is still at the
Hospital suffering from
a penetrating ~~abdominal~~^{abdominal}
the abdomen. He is
in a dangerous condition.
Paul Butterworth M.D.
House Surgeon

0264

Police Court *J. F. G.* First District.

City and County } ss.:
of New York,

of No. 101. West Street, aged 34 years,
occupation Cabinet Mason being duly sworn
deposes and says, that on 29th day of May 1886 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Thomas Johnson (now deceased)
who wilfully cut and stabbed
deponent on the right side of
his body with a knife then
held in his hand

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 dealt with according to law.

Sworn to before me, this 19th day
of June 1886 } Griffith Fairchild

Solomon Smith Police Justice.

0265

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 10th DISTRICT.

of No. Dennis O'Hara
The 27th Precinct Police Street, aged 35 years,
occupation Police Officer being duly sworn deposes and says
that on the 29th day of May 1886
at the City of New York, in the County of New York, he arrested
Thomas Johnson (now here) for feloniously
assaulting one Christopher Heinrich of
No 101 West Street by stabbing said
Heinrich in the abdomen with the blade
of a sheath knife then and there held in
the hands of said Johnson and inflicting
injuries from which the said Heinrich is
now confined to the Chambers Street Hospital
and is unable to appear in court as set
forth in the annexed certificate and
said Heinrich identified said Johnson

Sworn before me this

100

100

Police Justice

0266

Police Court, 1st District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Dennis A. Hara

vs.

Johnson Johnson

AFFIDAVIT.

Dated May 22 1886

Officer Magistrate.

Officer Officer.

Witness,

Committed to await the
trial of my cause.

Dennis A. Hara
Police Justice
The Justices presiding over
this District will hear and
determine this case by
means of my absence.

Dennis A. Hara Police Justice

in the presence of defendant as the person that
did inflict said injuries Wherefore
defendant prays said Johnson may be held
to await the result of said injuries,
Sworn to before me this Dennis A. Hara
20th day of May 1886

Dennis A. Hara
Police Justice

0267

102 District Police Court.

Sec. 198-200.

CITY AND COUNTY ss
OF NEW YORK

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

Question. What is your name?

Answer. *Thomas Johnson*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *No way*

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

Answer. *101 West Street; 1 month.*

Question. What is your business or profession?

Answer. *Sailor*

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 out him in self defense

Thomas Johnson

Taken before me this
day of January 1882

J. C. M. J.
John C. M. Johnson
Police Justice.

0268

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 bail.

Dated June 19 1886

Solomon S. 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 he to be discharged.

Dated 188 Police Justice.

0269

886
Police Court *Fifth District.*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Christopher Newell
101 West
Thomas Johnson

Offence of assault

2 _____
3 _____
4 _____

Dated *June 19* 188

Smith Magistrate.

Adler Officer.

Jay Precinct.

Witnesses *Max Lewenstein*

No. *101 West* Street.

No. *101* Street.

No. *500* Street.
\$ *500* to answer *60*

John

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0270

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Thomas Johnson

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

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

The said *Thomas Johnson*.

late of the City of New York, in the County of New York aforesaid, on the
~~Xenbury ninth~~ day of ~~Xanuary~~ — in the year of our Lord
one thousand eight hundred and eighty ~~nine~~, with force of arms, at the City and
County aforesaid, in and upon the body of one ~~Christopher Steinrich~~,
in the peace of the said People then and there being, feloniously did make an assault
and ~~kill~~ the said ~~Christopher Steinrich~~. —
with a certain ~~knife~~ —

which the said *Thomas Johnson* —
in ~~this~~ right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound,

with intent ~~to kill~~ the said ~~Christopher Steinrich~~
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

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

The said *Thomas Johnson*.

late of the City and County aforesaid, afterwards, to wit: on the day and in the
year aforesaid, at the City and County aforesaid, with force and arms, in and
upon the body of one ~~Christopher Steinrich~~. —
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and ~~kill~~ the said
~~Christopher Steinrich~~. —
with a certain ~~knife~~ —

which ~~the~~ the said *Thomas Johnson* —
in ~~this~~ — right hand then and there had and held, the same being a
~~knife~~ likely to produce grievous bodily harm, then and
there feloniously did wilfully and wrongfully beat, strike, stab, cut 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.

0271

THIRD COUNT--

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

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

The said Thomas Johnson. —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the body
of one Richard Steinrichs. —

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

Richard Steinrichs. —

in and upon the Domin — of Domin the
said Richard Steinrichs, did then and there
feloniously, wilfully and wrongfully strike, beat, ~~hit~~, bruise and wound,
and did thereby then and there feloniously, wilfully and wrongfully inflict
upon Domin the said Richard Steinrichs. —
grievous bodily harm, to the great damage of the said Richard Steinrichs,
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.

RANDOLPH B. MARTINE,
District Attorney.

0272

BOX:

223

FOLDER:

2187

DESCRIPTION:

Johnson, William

DATE:

06/29/86



2187

0273

247

Witnesses:

Counsel,
Filed 29 day of June 1886
Pleads

THE PEOPLE

vs.

R

William Johnson
39 Phillips

Grand Jury in the case of MONEY.
(See, 628 and 631, Penal Code.)
decrease.

RANDOLPH B. MARTINE,

Mr. John B. St. District Attorney.
Please find
S. J. P. of your

A True Bill.

J. Jameson Notker

Foreman.

0274

Police Court

District

Affidavit—Larceny.

City and County } ss.:
of New York;

Francess Doolay

of No. 558 West- 21st Street, aged 4 $\frac{1}{2}$ years,
occupation Clerc being duly sworn
deposes and says, that on the 16th day of June 1886 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:

Gold and Silver money of the United States
to the amount and of the value of
Twenty-one dollars

of

Sworn to before me, this day

the property of Defendant

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 William Johnson (now here) from
the fact, that about the hour 8 o'clock in the above
stated on, defendant was standing at the corner
of 51st Street and 11th Avenue looking at a
procession which was passing. She fell on her
at her pocket, and on breaking it and taking
the change out of it, she observed his
hand from the pocket, and her money in it.
Whereupon she seized hold of the defendant, and
demanded her money, where he passed his
hand behind his back, and dropped the money
out of his hand onto the sidewalk. That defendant
continued to hold the defendant until the officers
arrived and placed him under arrest; defendant
further says, that after the same the defendant drop-

Police Justice

188

0275

The money, she found the sum of Seven dollars on
the sidewalk, which she fully identifies as a portion
of her money stolen out of her purse and in the manner
above described.

you will be mine

This 27 day of January 1884

W. Beside Lake Jaffee

~~James~~ her Dooley
Dorothy

W. J. Peck

Mr. - H. W. Moore

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

Police Justice - 188 - *Dated*

I have admitted the above named
to a seat in the legislature hereto annexed.

... in the name of the City of New York, until he give such bail.
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
... in the name of the City of New York, until he be held to answer the same and
... in the name of the City of New York, until he give such bail.

t 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

| | | | | | |
|-------------------------------|-----|---|-----|------------------------|--|
| Police Court, _____ District, | | THE PEOPLE, &c., on the complaint of | | Offence—LARCENY. | |
| 1 | 2 | 3 | 4 | 188 | Dated |
| | | | | | <i>Magistrate.</i> |
| | | | | | <i>Officer.</i> |
| | | | | | <i>Clerk.</i> |
| | | | | <i>Witnesses,</i> | |
| No. | No. | No. | No. | No. | Street, Street, Street, Street, |
| | | | | to answer Sessions. | |

0276

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK,

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

Question. What is your name?

Answer. William Johnson

Question. How old are you?

Answer. Thirty-eight Years

Question. Where were you born?

Answer. New York City

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

Answer. 108th Sullivan Street. About eight months

Question. What is your business or profession?

Answer. haber

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
of William Johnson

Taken before me this

day of March 188

Wm. H. Kelly
Police Justice.

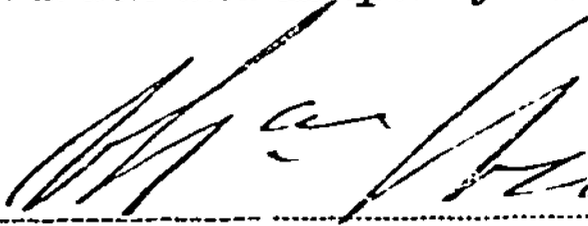
0277

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.

Pet

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Two~~ ~~Two~~ 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 June 27 1886

 M. A. Freed
Police Justice.

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

Dated _____ 1886 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 _____ 1886 Police Justice.

Q278

928
District.

Police Court--

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frances Wooley

555 West 21st

1. William Wooley
2.
3.
4.

Offence Assault & Battery

Dated April 11 1886

Charles Judge, Magistrate
Robert W. Stanley, Officer.
20th Precinct.

Witnesses

No. Street.

No. Street.

No. Street,
\$200 to answer

P.D.

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0279

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Johnson

The Grand Jury of the City and County of New York, by this indictment accuse
- William Johnson -
of the crime of GRAND LARCENY IN THE ~~second~~ DEGREE, committed as follows:

The said *William Johnson*,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
~~X~~ ~~sixth~~ day of ~~June~~, — in the year of our Lord one thousand
eight hundred and eighty-~~Nine~~ at the Ward, City and County aforesaid, with force and arms,
in the ~~day~~ time of the same day, ~~and~~ —
promissory note 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 twenty dollars, and of the value of twenty dollars ~~each~~ ; ~~X~~ promissory note 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~~ ; ~~X~~ promissory note 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 five dollars, and of the value of five dollars ~~each~~ ; ~~X~~ promissory note 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 two dollars, and of the value of two dollars ~~each~~ ; ~~X~~ promissory note 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~~ ; ~~X~~ 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 twenty dollars ~~each~~ ; ~~X~~ 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 ten dollars ~~each~~ ; ~~X~~ 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~~ ; ~~X~~ divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

of the proper moneys, goods, chattels, and personal property of one *Frances Doddy*,
on the person of the said *Frances Doddy*, then and there being found, from the person of the said *Frances Doddy*, 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.

RANDOLPH B. MARTINE,
District Attorney.

0280

BOX:

223

FOLDER:

2187

DESCRIPTION:

Jones, Thomas

DATE:

06/11/86



2187

Witnesses:

Counsel, *Mr.*
Filed 11 day of *June*, 1886.
Pleads *Not Guilty*.

0281

[Sections 528, 531, Penal Code.]

Grand Larceny, 2nd degree.

vs. *T*
THE PEOPLE

Thomas Jones
With
his *dog* *and* *cat* *in* *his* *belt*

RANDOLPH B. MARTINE,
By *John H. P.* District Attorney.
Received July 11,

A True Bill.

Hannan McKeever

Foreman.

Elmina Pepp.

0282

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No. 100 H Avenue Street, Age 41. Musician.
being duly sworn, deposes and says, that on the 1st day of June 1886
at the Bronx premises in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent in the day time
the following property viz :

One Diamond Ring of the Value
Two hundred and twenty-five dollars -
and One Gold Chain With Lock
Attached of the Value of Fifty dollars -
All being of the Value of Two hundred
and Sixty-five 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

Thomas Jones. (or his)
from the fact that deponent is informed
by Charles B. McMains. That he is in
Company with ~~the~~ Charles L. Kidder Jr.
Arrested the said Jones who admitted
and Confessed to him that he did
take steal and carry away said
property and informed deponent
that he did sell said property
in the pawn office at No. 23½ 2 Avenue

Swear before me this

day of

1886
Police Justice,

0283

Where the said property was found.
 Defendant is further informed by Ellis
 Gross - that he purchased from the
 Fair Jones. The fair was for the sum
 of Twenty dollars - and that the Ellis
 Gross did trade with the said Jones -
 for the fair chain, and lock. by giving
 him the said Jones the sum of Sixty
 Dollars in cash - and a silver watch
 defendant further says that he fully identifies
 the property - found in Fairman's office -
 as the property which had been taken
 and carried away from defendant's possession
 known to be one - me. & Patrick Ross.

This 5th day of June 1876

John Ross

Wm. Bush Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT - Larceny.

26.

Dated 188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0284

CITY AND COUNTY }
OF NEW YORK, } ss.

Ellis Gross
aged 22 years, occupation Natcheeke of No.
239 Third Avenue Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Patrick Ross,
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5
day of June 1886,

Ellis Gross

Wm. Reade
Police Justice.

0285

CITY AND COUNTY } ss.
OF NEW YORK,

aged 29 years, occupation Policeman of No.

Central Office Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Patrick Ross,
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 5 }
day of June 1886 } Charles B. Mc Manus

W. H. Holden

Police Justice.

0286

Sec. 108-200

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Thomas Jones 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. *Thomas Jones* —

Question. How old are you?

Answer. *17 Years* —

Question. Where were you born?

Answer. *New York City*

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

Answer. *215 East 17th Street 2 Years* —

Question. What is your business or profession?

Answer. *Stage Hand - Long. Pastors*

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

Answer. *I am guilty of the charge*

Thomas Jones.

Taken before me this

day of *January* 1888

Police Justice.

0287

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

Thomas Jones

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 June 5th 1886

Wm. F. Peck 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.

0288

Police Court - 383 District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Patrick Ross.
2800 - on ~~the~~ ave
Thomas. Jones -

2
3
4

Offende

Jesse. J. - 1886

Heile - Magistrate

Manus Heidelburg Officer.

C. O. Precinct.

Witnesses Charles B. Manus -

No. Charles Heidelburg Street

Central Office Police

No. Ellis Gross - Street,

No. 239 2nd Avenue Street,

\$ 250.00 to answer

C. O.

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

0289

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Thomas Jones

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

- Thomas Jones -

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

The said Thomas Jones,

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

one diamond ring ring ring
the value of Two Hundred and
Twenty five dollars, one chain
of the value of Twenty five
dollars, and oneocket of the
value of Twenty dollars. —

of the goods, chattels and personal property of one Rutha Ross,

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.

Franklin Bowditch,
District Attorney

0290

BOX:

223

FOLDER:

2187

DESCRIPTION:

Joslin, Van

DATE:

06/03/86



2187

410

Witnesses:

William L. Higley

Counsel,
Filed 3 day of June 1886
Pleads Not guilty,

THE PEOPLE

[Sections 528, 53
Penal Code].
Grand Larceny.
degree.

Van Joslin

Albion U. S. 6.

not worth
offense.

RANDOLPH B. MARTINE,

Mr. G. H. District Attorney.

Albion, N.Y.

A True Bill.

E. M. C. R.

John H. Denzher

Foreman.

0291

0292

Police Court—

District.

Affidavit—Larceny.

City and County
of New York, } ss.

William L. Flagler

of No. 175 Broadway Street, aged 53 years,
occupation Restaurant keeper being duly sworn
deposes and says, that on the 21st day of May 1886 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:

Four dozen silver plated spoons
Four dozen silver plated knives
Four dozen silver plated forks
in all of the amount and
value of Eighty Dollars
80.00
100

the property of Messrs. Malcolm & Flagler as

Co-partners and in the care 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 Van Joslin (now here)

from the fact that said property
was in deponent's restaurant, on
the 27th of May, found a portion
of the said property in the possession
of this defendant. Deponent
is further informed by Officer Flynn
that he Flynn found in the possess-
ion of defendant the annexed train
tickets representing the said prop-
erty. The said defendant
confesses in open court that the
train tickets represent the property
which he (defendant) took, stole, and
carried away from deponent.

Wm. L. Flagler

Sworn to before me this
day of

New York Police Precinct

0293

of evidence having since seen
the property found in the person
of a man who was represented
by the train ticket and having
identified the same charged the
said defendant with the robbery
thereof.

Swear to before me } W B Shaefer
this 28th day of May } 1876

Sam'l C. Peeler
Police Justice

0294

CITY AND COUNTY } ss.
OF NEW YORK,

aged 43 years, occupation Police Officer of No.

27 Precinct

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William R. Flager

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

Sworn to before me this 2^d day of May 1886

William Flynn

P. J. C. Reilly
Police Justice.

0295

Sec. 198-200.

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,

Van Joslin 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 *Van Joslin*

Question How old are you?

Answer *22 years*

Question Where were you born?

Answer *Germany*

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

Answer *240 E 106th St. Since May 1st*

Question What is your business or profession?

Answer *Bartender*

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.

Taken before me this 1st day of

May 1885

Frank C. Murphy, Police Justice.

POOR QUALITY
ORIGINAL

0296

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

Joslin, guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 15 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 28th 1886 Perry C. Miller 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.

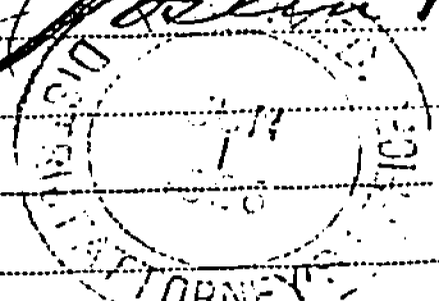
Dated 188 Police Justice.

0297

Police Court-- 771 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Flanagan
117 Broadway
San Fran
117
2
3
4



Offence

Dated May 2 1886

Reilly Magistrate.

Flynn Officer.

27 Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$1500 to answer M.A.

Conrad

0298

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Van Jordan

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

- Van Jordan -

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

The said *Van Jordan,*

late of the First Ward of the City of New York, in the County of New York aforesaid
on the ~~Twenty seventh~~ day of ~~May~~ — in the year of our Lord
one thousand eight hundred and eighty ~~nine~~ — at the Ward, City and County
aforesaid, with force and arms,

Forty eight pieces of silver
to sixty cents each, forty eight
toles of the value of sixty cents
each, and forty eight deniers of
the value of sixty cents each.

4160
1640
of the goods, chattels and personal property of one

William S. Frazer. —

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.

Daniel P. Morrissey,
District Attorney.