

0791

BOX:

37

FOLDER:

442

DESCRIPTION:

Waage, Joseph

DATE:

04/28/81



442

0792

Berman Knudelpa
4784420 W. 27

Off. Record
16th Dec.

James Croston

314 W. 21 St.

Henry Johnson

168 - 5 Ave

Filed by

Isaac Marcus

82 E. Broadway

\$2000

See papers in

New York City

5/19/81 RW

Filed 28 day of April 1881

Plends to County (29)

THE PEOPLE,

vs.

Joseph Mage

Daniel J. H. [unclear]
BANKERS

Indictment for Receiving Stolen Goods.

A True Bill.

James Stevens

Foreman

May 9/81

True & Correct

D. G. [unclear]

27

4. einen solchen Mann auf solche Weise zu beschaffen, das ich Ihnen versichere, dass ich mich sehr bemühen werde, Ihnen ein solches Exemplar zu beschaffen, wenn Sie mir die Kosten dafür zu zahlen.

Gentlemen! Mollau die Johann von Sibirien, Patermann, alias Klein alias Herr James Chyde und wieviel Namen, die ich Ihnen nicht schreiben kann, sind alle in der Welt bekannt, und ich habe mich sehr bemüht, Ihnen ein solches Exemplar zu beschaffen, wenn Sie mir die Kosten dafür zu zahlen.

2) Mollau die Johann von Sibirien, Patermann, alias Klein alias Herr James Chyde und wieviel Namen, die ich Ihnen nicht schreiben kann, sind alle in der Welt bekannt, und ich habe mich sehr bemüht, Ihnen ein solches Exemplar zu beschaffen, wenn Sie mir die Kosten dafür zu zahlen.

0797

8. Justus Jacob Complot. Palmer
in Harry James (Clyde) Simpson
alias Hartmann etc.
unverurtheilt!

Geben Sie ihm die 500 Mark!
Geben Sie ihm die 1000 Mark!
Die 1000 Mark sind für die
Arbeit mit fast 1000 Mark
Sie haben die 500 Mark!

Sie will an der Gesellschaft
keine Rolle spielen - ich will
an der Gesellschaft spielen!

Was heißt es mit 1000 Mark?
Alles Intrigue geben. Die 1000
in der Arbeit sind 1000 Mark
Arbeit und 1000 Mark sind

1000 Mark sollen die 1000
Mark sein. Die 1000 Mark
1000 Mark sind 1000 Mark
1000 Mark sind 1000 Mark

1000 Mark sind 1000 Mark
1000 Mark sind 1000 Mark
1000 Mark sind 1000 Mark
1000 Mark sind 1000 Mark

1000 Mark sind 1000 Mark
1000 Mark sind 1000 Mark
1000 Mark sind 1000 Mark
1000 Mark sind 1000 Mark

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 *Joseph Waage*,
late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *fifth* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms, at the
Ward, City and County aforesaid,

*Eleven machines (of the kind commonly
called sewing-machines) of the value
of fifty dollars each.*

of the goods, Chattels and personal property of *The Palmer Sewing
Machine Company*

by *Edward Hedman*

and certain other persons, to the Jurors aforesaid unknown, then lately before feloniously
~~stolen, etc. and~~ *taken and carried away from the said* *The Palmer Sewing Machine Company*

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have
(the said

Joseph Waage

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 pro-
vided, and against the peace of the People of the State of New York, and their dignity.~~
taken and carried away

Daniel G. Rollins
BENJ. W. PHELPS, District Attorney.

0799

BOX:

37

FOLDER:

442

DESCRIPTION:

Walker, Eva

DATE:

04/12/81



442

0800

Dearest Friend,

Counsel, W.C.

Filed 12 days of April 1887

Readers of Property (13)

THE PEOPLE

vs.

Ever Walker

At Auction

David S. Sellers
BENJ. K. PHIPPS,

District Attorney

Part for May 6, 1887

paid & acquitted

A True Bill.

James Stevens

Foreman

May 6, 1887

19

0001

Police Court—Second District.

CITY AND COUNTY OF NEW YORK, ss.

Eva Wacker (Colored) being duly examined before the undersigned, according to law, on the annexed charge; and being informed that she is at liberty to refuse to answer any question that may be put to her, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Eva Wacker*

QUESTION.—How old are you?

ANSWER.—*Forty years*

QUESTION.—Where were you born?

ANSWER.—*Richmond*

QUESTION.—Where do you live?

ANSWER.—*I have no home*

QUESTION.—What is your occupation?

ANSWER.—*Servant*

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

ANSWER.—*I am not guilty. I have no home. I saved the child's life. I should be paid for it, rather than held for punishment.*
Eva Wacker

Taken before me, this

John H. ...
day of *April*

189

Police Justice.

0802

POLICE COURT—SECOND DISTRICT.

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

Henry Kistler

of 214 W. 16th Street, being duly sworn, deposes

and says, that on the 4th day of April 1881

at the City of New York, in the County of New York, he was informed by Officer

Harman Lefferts, of the Central Office Police that he had arrested Eva Walker, colored (now here) in 7th Avenue having in her care and custody and leading by the hand Joseph Kistler aged three years, the infant son of deponent. It therefore deponent charges that the said Eva Walker did maliciously, forcibly and fraudulently lead, take or carry away or entice away the said Joseph being under the age of twelve years with intent to detain and conceal such child from deponent its lawful parent, the violation of the Statute in such cases made void.

Sworn to before me this 4th day of April 1881

Henry Kistler

John M. Munn
Police Justice

State and County of New York
City of New York } ss.

Harman Lefferts of the Central Office Police being duly sworn deposes and says that he arrested Eva Walker in 7th Avenue near 22nd Street. That the said Eva was leading by the hand the said Joseph Kistler. That having cause to suspect the said Eva he took her into custody and informed the parent the complainant Henry Kistler who thereupon informed the deponent that the said Eva Walker was not authorized by him to have the possession of said Joseph and that the said Eva was not lawfully in charge of the said Eva.

Sworn to before me this 4th day of April 1881

John M. Munn
Police Justice
Harman Lefferts

0803

City and County of New York 355.
 State of New York
 Lizzie Kistler of 214 W. 16th Street
 being duly sworn deposes and says that at
 or about ten o'clock A.M. of the 4th inst
 she saw her brother Joseph Kistler at the front
 door of the premises 214 W. 16th Street. And
 that at or about ten and a half ^{o'clock of the same morning} she missed the
 said Joseph. Deponent then came around the corner
 of 15th Street, not finding the said Joseph
 deponent told her mother who sent deponent
 to the 20th Street ^{16th} Precinct Station house where
 deponent informed the Sergeant, that deponent
 there discovered the said Joseph who had been
 taken to the station house by Officer Lefferts.
 Sworn to before me this Lizzie Kistler
 4th day of April 1881
 Police Justice

Police Court - Second District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Henry Kistler
 214 W. 16th St
 vs
 Joseph Kistler
 214 W. 16th St

Dated April 4 1881

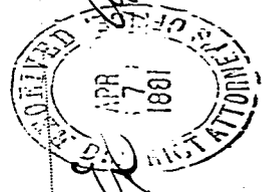
Flannery Justice

deposed to before
 me by
 Lizzie Kistler
 214 W. 16th St
 100 E. 1st St
 Lefferts
 E. J. Green

Committed in default of \$1000 surety.

Bailed by

No. Street



Lefferts
 E. J. Green

0804

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 on the fourth day of April in the
year of our Lord one thousand eight hundred
and eighty one at the City and County aforesaid
one Joseph Kistler was a child under the age
of twelve years, to wit: of the age of three years,
and that one Henry Kistler was then and there
the father of said child and then and there had
the lawful charge of said child, and that
Eva Walker late of the City of New York
in the County of New York aforesaid, at the
City and County aforesaid, on the day and
in the year aforesaid, with intent to detain
and conceal ~~him~~ the said Joseph Kistler,
from him the said Henry Kistler, him the
said Joseph Kistler did maliciously,
forcibly and fraudulently 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 S. Rollin
District Attorney

0805

BOX:

37

FOLDER:

442

DESCRIPTION:

Walsh, John

DATE:

04/22/81



442

0806

159

Day of Trial

Counsel *W.C.*

Filed *22* day of *April* 188*1*

Pleas *vs. C. G. Kelly (20)*

THE PEOPLE

vs.

John Walsh I

John Walsh

BURGlarY—Tried Degree, and
[receiving Stolen Goods.]

DAMEL C. ROLLIN
BENJ. K. PHELPS,

District Attorney.

A True Bill.

John J. Rogers

Foreman

John J. Rogers
Henry J. King

S.P. 14 months

0807

Police Office, First District.

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

Michael Kelly

of No. 37 Mulberry Street, being duly sworn,

deposes and says, that the premises No. 37 Mulberry Street, being a Shop-
and which was occupied by deponent as a Junk Shop.

were **BURGLARIOUSLY**
entered by means of breaking open the door
near door of said basement.

on the night of the 14 day of April 1884,
and the following property, feloniously taken, stolen and carried away, viz.:

About ninety pounds of junk
consisting of lead, brass and
copper of the value of nine Dollars.

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 Walsh, non-persent.

for the reasons following, to wit: That deponent fastened
said door on leaving the premises
and found it broken open and
said property gone.

That he was informed that said
Walsh was unladen with a bag
containing a portion of the aforesaid
property in his possession.

Sharon Stebbins
Thos. Stebbins
Call at Police Office

0808

Police Office, First District.

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

of No. 27 Mulberry Street, being duly sworn,

deposes and says, that the premises No. 27

Street, 10th Ward, in the City and County aforesaid, the said being a Shop-

and which was occupied by deponent as a Junk Shop.

were BURGLARIOUSLY

entered by means of breaking open the d.

rear door of said basement.

on the night of the 14 day of April 1884.

and the following property, feloniously taken, stolen and carried away, viz.:

About ninety pounds of junk

consisting of lead, brass and

copper of the value of nine Dollars.

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 Walsh, non-present.

for the reasons following, to wit: That deponent fastened

said door on leaving the premises

and found it broken open and

said property gone.

That he was informed that said

Walsh was unshipped with a bag

containing a portion of the aforesaid

property in his possession.

Michael Kelly

Mark

Shrew before me
this 15th April 1884
Ole. J. J. J.

0809

City of New York
Francis Hughes
of the 24th Precinct being sworn
says that about 2 o'clock on
the morning of April 15, 1887, he
arrested John Walsh now here
in Mulberry Street, with a bag
of iron, lead, brass and copper
in his possession, and subsequently
found a quantity of the same
metals in a stable in the
yard of premises, 31 Mulberry
Street.

Given before me }
This 15 April 1887 } Francis Hughes
Police Justice }

08 10

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY
OF NEW YORK.

John Welsh being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

John Welsh

Question. How old are you?

Answer.

Eighteen years.

Question. Where were you born?

Answer.

In New York

Question. Where do you live?

Answer.

65 Cherry St

Question. What is your occupation?

Answer.

I last worked as a waiter

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

Answer.

I want to blame for it.

John Welsh

Taken before me, this

13th day of April 1881

POLICE JUSTICE.

0811

COUNSEL FOR COMPLAINANT.

COUNSEL FOR DEFENDANT.

Form 66.
Police Court—First District.

THE PEOPLE, &c,

ON THE COMPLAINT OF

Michael Kelly
31 Mulberry St.

John Walsh



Name

Address

Offence

Name

Address

BAILD,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

No. 5, by

Residence

No. 6, by

Residence

Dated *15 April* 1887

J. R. Hughes Magistrate.

Hughes Officer.

14 Clerk.

Witness, *Francis Hughes*

14 Poconet

to answer

Sessions.

Received in Dist. Atty's Office,

Genl.

08 12

CITY AND COUNTY } ss.
OF NEW YORK, }

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

John Walsh

late of the *sixth* Ward of the City of New York, in the County of New York,
aforesaid, on the *fourteenth* day of *April* in the year of our Lord one
thousand eight hundred and eighty *one* with force and arms, at the Ward,
City and County aforesaid, the *shop* of

Mickell Kelly 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

Mickell Kelly then and there being, then and there
feloniously and burglariously to steal, take and carry away, and

*Thirty pounds of lead of the value
of three cents each pound
Twenty pounds of brass of the value of
three cent each pound
Thirty pounds of copper of the value
of three cents each pound*

of the goods, chattels, and personal property of the said

Mickell Kelly

so kept as aforesaid in the said *shop* 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.

0813

And the Jurors aforesaid, upon their oath aforesaid, do further present
THAT the said

John Walsh

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,

*Thirty pounds of lead of the value of
three cents each pound
Thirty pounds of brass of the value of
three cents each pound
Thirty pounds of copper of the value
of three cents each pound*

of the goods, chattels and personal property of

Michael Kelly

by a certain person or persons to the Jurors aforesaid unknown, then lately before
feloniously stolen ~~of the said~~ *taken and carried away from*
the said Michael Kelly

unlawfully, unjustly, ~~and for the sake of wicked gain,~~ did feloniously receive and have
(the said

John Walsh

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 pro
vided, and against the peace of the People of the State of New York, and their dignity.

DANIEL C. ROLLINS,
BENJ. K. PHELPS, District Attorney.

0814

BOX:

37

FOLDER:

442

DESCRIPTION:

Walters, Frank

DATE:

04/26/81



442

0816

Police Court—Second District.

City and County } ss:
of New York.

Jennie Bernstein
of No. 219 East 49th Street, being duly sworn,
deposes and says, that the premises No. 219 East 49th Street,
19th Ward, in the City and County aforesaid, the said premises being a Dwelling House
and which was occupied by deponent as a Dwelling House

were **BURGLARIOUSLY** broken
and entered by means of forcibly breaking out a pane of
the front basement door and breaking the glass
of the inner basement door at about
the hour of 11 o'clock

on the night of the 31st day of December 1880

and the following property feloniously taken, stolen, and carried away, viz:

one black silk suit of the value of one
hundred dollars, one white pattern brocade
dress of the value of one hundred and fifty
dollars, one green silk skirt, one black
silk cape, one black silk bolero, one
black cloth cape, one blue shawl, one
coat and vest and one pair of
pantalons and coat, said property being
in all and together of the value of
seven hundred and twenty-five dollars

the property of deponent and her husband, Charles Bernstein,

and deponent further says, that she has great cause to believe, and does believe, that

the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen

and carried away by Frank Walters, otherwise known as
Mowbray.

for the reasons following, to wit: That on the morning of
said day deponent closed and secured
said premises, said front basement door
being fastened by a wooden bar on the
inside and said inner basement door
being secured with a lock.

That all of said property was then
contained in the second floor of
said premises. That about the hour
of 11 o'clock on the morning of the 31st day

of January 1881 deponent was notified,
at the residence of her father at
No. 715 Lexington Avenue, that the
premises first above named had
been broken open, and upon
deponent going to her said dwelling
deponent discovered that said
doors had been broken open and
said property (including stolen
and carried away as aforesaid.

That on the 9th day of
April instant deponent saw
said black silk suit and said
black silk Cape worn upon
the person of Margaret E. McElreath
here present, and upon deponent
procuring an officer the said
Margaret stated that her mother
Mrs Mary Horoman of 668 Third
Avenue had given her said
garments. That said Mrs Mary
Horoman, now here, informs
deponent that she purchased
said black silk suit and black
silk Cape from the deponent,
Frank W. Walter whom deponent
therefore charges with the Receipt
and Larceny aforesaid.

Given to and by me at this } Jennie Bernsten
11th day of April 1881

J. D. Patterson
Police Justice

0818

City and County of New York, Ad.

May Horsemann, of No. 668-3rd Avenue, being duly sworn says that about the middle of the month of January last said deponent purchased and received from Frank Walters, the defendant here present, the black silk suit and black silk Cape mentioned in the foregoing affidavit of Jennie Bernstein.

That deponent gave said garments to her daughter, Mrs M. McCreary, here present. That deponent knew said defendant from his having worked for deponent's son as a plumber, and that he stated to deponent that said garments were the property of his Aunt who wished to dispose of the same and deponent gave him for said garments the sum of forty dollars and promised him ten dollars more.

Sworn to before me this } May Horsemann
11th day of April 1881

W. Patterson J. Police Justice

08 19

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. } ss.

Frank Walters when being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz:

QUESTION.—What is your name?

ANSWER.—*Frank Walters*

QUESTION.—How old are you?

ANSWER.—*Twenty-three years of age*

QUESTION.—Where were you born?

ANSWER.—*New York*

QUESTION.—Where do you live?

ANSWER.—*West 32nd Street*

QUESTION.—What is your occupation?

ANSWER.—*Plumber*

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

ANSWER.—*I am not guilty of the charge.*
Frank Walters

Taken before me, this *11th* day of *April* 188*1*
John J. ...
Police Justice.

0820

163

Form 115.

Police Court—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Penaid Bernstein
219 E 49th St

Frank Waters

Thomas

Jung

DeWitt
Office

Dated *April 11* 1881

Patterson Magistrate.

Mullen Officer.

D. J. Simpson Dist.

Witnesses
Robert H. Mullen

D. J. Simpson Dist.

Mary Holoman

No. *668-3rd Avenue* Street.

Margaret M. McKeary

No. *877 8th Avenue* Street.

2000 Street Committed.



Received in District Office

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

0821

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

*Frank Walter otherwise called
Young*

late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *thirty first* day of *December* in the
year of our Lord one thousand eight hundred and eighty — with force and arms,
about the hour of *eleven* o'clock in the *night* time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Charles Bernstein

there situate, feloniously and burglariously did break into and enter, by means of forcibly
breaking open an outer door of said dwelling house
he the said *Frank Walter otherwise*

called Young

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of

Charles Bernstein

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 jurors aforesaid, upon their oath aforesaid, do further present: That
afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County
aforesaid, the said *Frank Walter otherwise called*

Young

late of the Ward, City and County aforesaid,

*Three skirts of the value of thirty dollars each
Five waists of the value of fifty dollars each
Two overcoats of the value of fifty dollars each
One cape of the value of one hundred dollars
One dolman of the value of fifty dollars
One other cape of the value of fifty dollars
One shawl of the value of fifty dollars
One coat of the value of twenty dollars
One pair of pantaloons of the value of ten dollars
Two vests of the value of five dollars each*
of the goods, chattels, and personal property of the said

Charles Bernstein

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.

~~DANIEL C. COLLINS,~~ District Attorney.

0822

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Frank Walter otherwise called
Young

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,

Three skirts of the value of thirty dollars each
Two wrists of the value of fifty dollars each
Two overcoats of the value of fifty dollars each
One cape of the value of one hundred dollars
One dolman of the value of fifty dollars
One other cape of the value of fifty dollars
One coat of the value of twenty dollars
One pair of pantaloons of the value of ten
dollars
Two vests of the value of five dollars each

of the goods, chattels, and personal property of the said

Charles Bernstein

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

Charles Bernstein

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Frank Walter otherwise called Young
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

DANIEL C. ROLLINS,

BENJ. K. PHELPS, District Attorney.

0823

BOX:

37

FOLDER:

442

DESCRIPTION:

Warendorff, Albert

DATE:

04/04/81



442

0824

Counsel,

Filed 4 day of April 1861

Pleads

Petit Larceny of Money from the Person.
INDICTMENT.

THE PEOPLE

vs.

P
Albert Warendoff

DANIEL C. ROLLS,
BENJ. K. PHILIPS

District Attorney.

A True Bill.

John J. Lewis
Foreman.

April 3. 1861

Found guilty

James R. R.

0825

FORM 112.

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

Police Court—Third District.

Maria E. Scott

of No. *107 Reid Avenue Brooklyn* Street, being duly sworn, deposes
and says that on the *28* day of *March* 188*1*

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 her person*

the following property viz: *one pocket book containing*
gold and lawful money of the issue of the
United States consisting of one note of
the denomination and value of two dollars
and one note of the denomination and
value of one dollar, and Silver coin
of various denominations and value
and one gold plated pencil of the value of
two dollars said property being in all
of the value of *about Eight* Dollars
the property of *deponent and Rufus L. Scott her*
husband

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 *Albert Warcu dooff*
(another) from the fact that deponent was
walking on Grand Street near Eldridge Street
when deponent felt a hand in the pocket
of her black ^{or} *upon* her person. That
deponent then missed said pocket book containing
said property from said pocket deponent
immediately followed said Albert who
was the only person that was near deponent
and pushed against her, deponent asked
some person unknown to her to arrest said
Albert that he had stolen her pocket book,
he then *ran away*, deponent further says

Sworn to before me this
day of
18
Police Justice

0826

that said Albert acknowledged to defendant
that he did steal the pocket book and
that he threw it away

Sworn to before me } Maria C. Seck
this 30 day of March 1881 }

B. H. Prichy Public Justice

0027

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK.

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

Question. What is your name?

Answer. *Albert Warrandoff*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Florida*

Question. Where do you live?

Answer. *Brooklyn*

Question. What is your occupation?

Answer. *Peddler*

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

Answer. *I am not guilty*

Albert Warrandoff

Taken before me, this *21* day of *March* 1881
[Signature]
POLICE JUSTICE.

0028

COUNSEL FOR COMPLAINANT.

Name
Address

COUNSEL FOR DEFENDANT.

Name
Address



POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,

ON THE COMPLAINT OF

Maxie E. Scott

107 Richards Ave. Brooklyn

Albert Harensoff

AFFIDAVIT—LARGENY

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

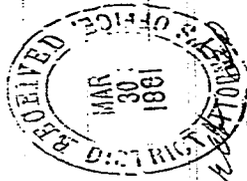
Residence

No. 5, by

Residence

No. 6, by

Residence



Dated

March 20 1881

Magistrate

Officer

Clerk

Deputy
Arnold 10

Witnesses

The officer
at Dept
Character

\$ *1000* to answer

at Sessions

Received at Dist. Attys Office,

Am

0829

CITY AND COUNTY }
OF NEW YORK. } NB.

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 *Albert Warendoff*

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

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a number
and denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *three dollars*

Divers Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a number and denomina-
tion to the Jurors aforesaid unknown, and a more accurate description of which cannot
now be given, of the value of *three dollars*

Divers Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of *three dollars*

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
three dollars

One pencil of the value of two dollars

of the goods, chattels, and personal property of one *Maria E. Scott*
on the person of the said *Maria E. Scott* then and there being found,
from the person of the said *Maria E. Scott* 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 C ROLLINS,
~~BENJ. K. PHELPS~~, District Attorney.

0830

BOX:

37

FOLDER:

442

DESCRIPTION:

Weishorn, Francis Louis

DATE:

04/02/81



442

0831

793

Filed 2 day of April 1881

Pleas

Obtaining Goods by False Pretences

THE PEOPLE

vs.

Frederick
Lewis Wilson

[Handwritten signature]

RENELE BOWERS,
ATTORNEY AT LAW,
CITY OF WASHINGTON.

District Attorney.

A True Bill.

William H. Phelps

Wm H Phelps
Foreman

Wm H Phelps
Plainsville

Pen 3 months

0832

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

Third District Police Court.

of No. 468 + 470 Broome

Heriman H Schwetering

Street,

being duly sworn, deposes and says,

that on the

12th

day of March 1887.

at the City of New York, in the County of New York,

Francis Weishorn

did present the annexed draft on deponents firm at their place of business in Broome street and receive the money from deponents firm (\$7.20) giving the annexed receipt for the money and ~~signing~~ signing the name of Sternman & using to said receipt. This draft had as deponent is informed been stolen from said Sternman & using who is now in Ohio.

Deponent charges that said Weishorn at the time & place aforesaid personated Heriman H Schwetering and represented himself to be Sternman & using and in such assumed character received from deponent this copartners seven dollars & twenty cents. And that he did this falsely & knowingly & with intent to cheat & defraud deponent & his copartners

H. H. Schwetering

Sworn to before me this
18th day of March 1887
R. V. Pritch

John Foster

0833

293

Police Court, Third District

THE PEOPLE, &c.
ON THE COMPLAINT OF

600
Herman N. Schwertberg
468 + 470 Broadway St

vs.

Francis Newman

Dated, March 18 1881

By *Buy* Magistrate

Stammgarten Officer
13

For to am *Ed.*



See Newman

AFFIDAVIT

0834

Police Court—Third District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Frank Mishorn being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was
at liberty to answer, or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.— Frank Mishorn

Question.—How old are you?

Answer.— 22 years

Question.—Where were you born?

Answer.— Germany

Question.—Where do you live?

Answer.— Manhattan St.

Question.—What is your occupation?

Answer.— Clerk

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

Answer.— I did sign the Receipt
Herman Henry gave me draft to
collect.

Frank Mishorn

Taken before me, this

18 day of March 1891

Police Justice.

[Handwritten signature]

0836

*District Attorney's Office,
City & County of
New York.*

188

0037

Von H. N. SCHWIETERING, STURSBURG & CO. für Befreiung des Herrn
 W. Stursberg, holl. 30 in Berlin. (No. 96. Mt. 30.)
 eingezahlten zum Jahres Befreiungstag für
 einjährig dienstlich
 New York März 1. 1883
 Hermann Heising

$\frac{10}{100}$
~~17~~

0038

462 13

Ex A

ACCREDITIV.

Herrn H. H. Schrietering Stursberg J. H. Henjats

Berlin, den 3 Februar 1851

Ich stelle hierdurch bei Ihnen die Summe von
Treibsig Mark
zu Verfügung des Herrn Hermann Hiesing aus Berlin
und ersuchen Sie im Besonderen die obigen Betrag in Dollars anzuweisen

gegen Ausstellung der erforderlichen Rechnung zu zahlen und
sowie Bericht darüber zu belasten.

H. H. Stursberg J. H. Henjats
Hilfshandlung

0839

Thomas Young

Part

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 Francis Weiskorn late of
the first Ward of the City of New York
in the County of New York appeared
on the first day of March in the year
of our Lord one thousand and eight
hundred and eighty one at the work
City and County of New York with force
and arms, on the day and year
last aforesaid, unlawfully, wilfully
and feloniously did falsely, personate
and represent, and assume the
Character of and the person, and state
and represent to Hermann K.

Schwietering, William Stubsberg
and William Scheidt
who were then and there carrying
on business as copartners under the
firm name and style of K. K.
Schwietering Stubsberg and Company
~~and~~ that he the said Francis
Weiskorn was such other person
to wit: one Hermann Kueening, who

0841

was then and there ^{an} existing person,
and he the said Francis Weiskorn
did then and there in such assumed
character as aforesaid and by
means of his so personating and
representing and assuming the
character of, and stating himself
to be the aforesaid Hermann Kuesing
unlawfully, wilfully and feloniously
receive and obtain from
Hermann H. Schwietering, William
Stubsberg and William Scheidt
so carrying on business as aforesaid
the sum of seven dollars and twenty
cents in money of the proper money
of them the said Hermann H.
Schwietering, William Stubsberg
and William Scheidt
so carrying on business as aforesaid,
the said sum of ~~money~~ seven dollars
and twenty cents in money being
then and there intended by them the
said Hermann H. Schwietering
William Stubsberg and William
Scheidt
so carrying on business as aforesaid
to be delivered to him the said
Hermann Kuesing and not to him

0842

the said Francis Weiskorn as he
the said Francis Weiskorn then
and they well knew 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 jurors aforesaid upon
their oaths aforesaid do further
present

That the said Francis Weiskorn
late of the first ward of the City
of New York in the County of New
York aforesaid afterwards to wit:
on the first day of March in the
year of our Lord one thousand eight
hundred and eighty one at the ward
City and County aforesaid with
force and arms, on the day and
year last aforesaid, unlawfully
wilfully and feloniously did falsely
personate and represent, and assume
the character of another person and
state and represent to

0843

Kernan N. Schwietring William
Sturberg and William Scheidt
who were then and there carrying
on business as copartners under the
firm name and style of N. N.
Schwietring, ^{Sturberg} and Company that
he the said Francis Weiskorn was
then and there such

0844

other person to wit: one Hermann
 Huesing named in and to whom
 was then and there payable and
 intended to be paid by the said
 Hermann H. Schwietering, William
 Stursberg and William Scheidt
 so carrying on business as aforesaid,
 a certain order and instrument in
 writing in the German language directed
 to them the said Hermann H.
 Schwietering, William Stursberg
 and William Scheidt
 so carrying on business as aforesaid,
 in and by the firm name aforesaid
 and which is an order and instrument
 in writing in the German language
 is as follows

Herrn H. H. Schwietering Stursberg & Co New York
 Berlin den 3 Februar 1881

Wir stellen hierdurch by Ihnen die Summa
 von Dreissig Mark zur Verfuegung des Herrn
 Hermann Huesing aus Berlin und eruchen sie
 im Benutzungs Falle obigen Betrag in Dollars
 anvertraut gegen Quittung zu zahlen und laut
 Bericht dafür zu belasten

accredited

Für Mk 30 -

Für W. Stursberg Zoll & Co
 Schroenberg W. Heilighart

and which being translated into the

0845

English language is as follows
Messrs H. H. Schwietering Stubsberg & Co New York
Berlin February 3rd 1881

We please hereby with you the sum of
thirty marks to the credit of Mister
Hermann Huesing of Berlin and request
you to pay, on presentation, the above
sum in dollars (dollars of the United
States of America and of and in
lawful money of the United States
meaning thereby) on our account and
take a receipt and charge us with
the amount

Letter of credit

For Marks 30

For W. Stubsberg Zoll & Co
Schrenberg W. Hieling hat

and said Marks being then and there
lawful money of the Empire of Germany
and current and circulating in said
Empire as money ^{and being} each of the value of
twenty three cents of and in the law-
ful money of the United States of America

And they the said Hermann H.
Schwietering, William Stubsberg
and William Scheidt
or carrying on business as aforesaid
then and there believing the said
statements and representations so
made as aforesaid and that he the

0846

said Francis Weiskorn was then called
there the said Hermann Kuesing and
the person and character he the said
Francis Weiskorn so personated, represented
and assumed, and represented and
stated himself to be as aforesaid, and
being deceived thereby, was thereby
induced to deliver and did then and
there deliver to him the said Francis
Weiskorn the sum of seven dollars and
twenty cents in money of them the
said Hermann K. Schwietring,
William Strosberg and William
Scheidt

so carrying on business as aforesaid,
and he the said Francis Weiskorn
did then and there unlawfully, intentionally
and feloniously in such assumed and
personated character as aforesaid,
and by means of his so assuming
representing and personating and so
stating and representing himself to
be the said Hermann Kuesing and
such person and character as afore-
said, receive and obtain the aforesaid
sum of seven dollars and twenty cents
in money of and from them the
said Hermann K. Schwietring

0847

William Stuberger and William Scheidt

so carrying on business as aforesaid; the said sum of seven dollars and twenty cents being then and there intended by them the said Hermann H. Schwietering, William Stuberger and William Scheidt so carrying on business as aforesaid to be delivered by them the said.

Hermann H. Schwietering, William Stuberger and William Scheidt so carrying on business as aforesaid to him the said Hermann Huesing, the said Hermann Huesing being then and there an existing person 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

CITY AND COUNTY }
OF NEW YORK, }

aforsaid
And 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, *aforsaid de Litteris present*

That

Francis Weiskorn

late of the First Ward of the City of New York, in the County of New York, aforesaid *aforsaid*
on the *first* day of *March* in the year of our Lord
one thousand eight hundred and ~~eighty one~~, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent feloniously to cheat and defraud ~~the~~ *Herrmann H. Schwietering, William Stenberg and William Scheidt*

who were then and there carrying on business as copartners under the firm name and style of H. Schwietering Stenberg & Co
did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend and represent to *the said Herrmann H. Schwietering William Stenberg and William Scheidt*

That he the said *Francis Weiskorn* was then and there the lawful owner of a certain order and instrument in writing in the German language which was then and there presented and delivered by him the said *Francis Weiskorn* to them the said *Herrmann H. Schwietering, William Stenberg and William Scheidt* so carrying on business as aforesaid and which order and instrument in writing is as follows to wit

account

Berlin den 3 Februar 1881
Wir stellen hierdurch bei Ihnen die Summe von Dreissig Mark zur Verfügung des Herrn Herrmann Bussing aus Berlin und ersuchen sie in Penitzung der obigen Betrag in Dollars amvertiert gegen Quittung zu zahlen und laut Bericht dafür zu beladen für W. Stenberg, Zoll & Co. Schoenberg W. Drielinghast

For Mark 30

And which said order and ~~writing~~ instrument in the German language being translated into the English language is as follows, to wit

order of credit

Messrs H. H. Schwietering, Stenberg & Co New York - Berlin February 3rd 1881
We place hereby with you the sum of thirty Marks to the credit of *Mister Herrmann Bussing* of Berlin and request you to pay, on presentation, the above sum in dollars (dollars of the United States of America and of and in lawful money of the United States meaning thereby) on our account and take a receipt and charge us with the amount. *For W. Stenberg Zoll & Co. Schoenberg W. Drielinghast*

For Mark 30

And which said Marks being then and there lawful money of the Empire of Germany and current and circulating in said Empire as money of the value of twenty three cents of and in the lawful money of the United States of America -

That the name of him the said *Francis Weiskorn* was then and there *Herrmann Bussing* -

That he the said *Francis Weiskorn* was then and there *Herrmann Bussing* named in the aforesaid order and instrument and was then and there authorized to collect and receive the moneys referred and pay over them and thereby

of the State of New York, and ~~then money~~

BENJ. K. PHELPS, District Attorney.

0849

And the said Hermann H. Schwietering, William Stutsberg
and William Scheidt
so carrying on business as aforesaid
then and there believing the said false pretences and representations
so made as aforesaid by the said Francis Weiskorn

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said Francis Weiskorn a certain sum of money, to wit: the sum of seven dollars and twenty cents in money and of the value of seven dollars and twenty cents

of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Hermann H. Schwietering, William Stutsberg and William Scheidt, so carrying on business as aforesaid and the said Francis Weiskorn did then and there designedly receive and obtain the said certain sum of money, to wit: the sum of seven dollars and twenty cents in money and of the value of seven dollars and twenty cents.

of the said Hermann H. Schwietering, William Stutsberg and William Scheidt so carrying on business as aforesaid of the proper moneys, valuable things, goods, chattels, personal property and effects of the said Hermann H. Schwietering, William Stutsberg and William Scheidt so carrying on business as aforesaid by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said Hermann H. Schwietering, William Stutsberg and William Scheidt so carrying on business as aforesaid of the same.

Whereas in truth and in fact the said Francis Weiskorn was not then and there the lawful owner or any owner whatever of the aforesaid order and instrument in writing or any lawful interest, claim or demand whatever therein or thereto as he the said Francis Weiskorn then and there well knew

And Whereas, in truth and in fact, the ~~name~~ name of ~~him~~ the said Francis Weishorn was not then and there Hermann ~~Heusing~~ ~~Heusing~~ and never had been Hermann ~~Heusing~~ but on the contrary always had been and there was Francis Weishorn as he the said Francis Weishorn then and there well knew

And whereas in truth and in fact he the said Francis Weishorn was not then and there Hermann ~~Heusing~~ named in the aforesaid order and instrument but was entirely a different person all which he the said Francis Weishorn then and there well knew

And whereas in truth and in fact he the said Francis Weishorn was not then and there authorized to collect or receive any moneys referred to or payable in or by said order and instrument or any moneys whatever in regard to or by reason of said order and instrument all which he the said Francis Weishorn then and there well knew

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said Francis Weishorn to the said Hermann H. Schwetzing, William Stenberg ~~the said~~ and William Scheidt so carrying on business as aforesaid was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said Francis Weishorn well knew the said pretences and representations so by him made as aforesaid to the said Hermann H. Schwetzing, William Stenberg and William Scheidt so carrying on business as aforesaid to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said Francis Weishorn by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said Hermann H. Schwetzing, William Stenberg and William Scheidt so carrying on business as aforesaid

the said certain sum of money to wit ~~the sum of money to~~ ~~the sum of seven dollars and twenty cents in money and~~ ~~of the value of seven dollars and twenty cents~~ of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said Hermann H. Schwetzing, William Stenberg and William Scheidt so carrying on business as aforesaid with intent feloniously to cheat and defraud them of the same, 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 G. ROLLINS,

BENJ. K. PHELPS, District Attorney.

0851

BOX:

37

FOLDER:

442

DESCRIPTION:

White, John

DATE:

04/28/81



442

0052

197

Counsel,
Filed 28 day of April 1881
Pleads

THE PEOPLE
vs.
John White,
INDICTMENT.
P. Larceny from the person.

DANIEL G. ROLLINS,
BY BENJAMIN K. PHILLIPS,
District Attorney.

A True Bill.
J. M. Stevens
Foreman.

April 29-1881
I find guilty ✓
S. P. 18 md.

0853

FORM 89 1/2

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

Police Court--Second District.

of No 506 5th Avenue M. Olivia Sage Street, being duly sworn, deposes
and says, that on the 27th day of April, 188 /
at the City of New York in the County of New York, was feloniously taken, stolen and carried
away, from the ^{herm and} possession of deponent.

the following property, to wit: One porte-monnaie containing one pair
of gold spectacles of the value of ten dollars,
and two silver coins of the value of fifteen cents.

of the value of ten dollars and fifteen cents Dollars,
the property of deponent and her husband

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 White

(Now here) for the reason that at or about eleven
o'clock A.M. deponent was passing the
corner of 13th & Broadway. Deponent was approached
by the accused whom deponent saw in the act of
snatching deponent's left hand and taking therefrom
the aforesaid porte-monnaie containing the aforesaid
property

M. Olivia Sage

Sworn to before me, this 27th day
of April, 188 /
John J. [Signature]
Police Justice

0854

Police Court—Second District.

CITY AND COUNTY) ss.
OF NEW YORK.

John White being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

QUESTION.—What is your name?

ANSWER.—

John White

QUESTION.—How old are you?

ANSWER.—

35 years

QUESTION.—Where were you born?

ANSWER.—

England

QUESTION.—Where do you live?

ANSWER.—

no home

QUESTION.—What is your occupation?

ANSWER.—

work on the telegraph line

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

Answer.—

*I am guilty
John White*

Taken before me, this

day of

1887

Police Justice.

John White
John White

0855

Form 80.

Police Court-Second District

THE PEOPLE, &c.,
THE COMPLAINANT OF

Alvin Karp
576 5th Ave
New York

DATED *April 22* 188*1*

Patterson MAGISTRATE.

Stamen OFFICER.

WITNESS:

Stamen
15th

150 TO ANS.
BAILED BY *Grumsted*
1881
RECEIVED APR 28 1881
STREET.

W. J. ...
Affidavit - Larceny

0856

CITY AND COUNTY } ss.
OF NEW YORK, }

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

John White

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *twenty-second* day of *April* in the year of our Lord one
thousand eight hundred and eighty - *one* at the Ward, City, and County aforesaid,
with force and arms,

One pocket-book of the value of fifty cents
One pair of spectacles of the value of ten dollars
Divers coins of a number, kind and
denomination to the jurors aforesaid,
unknown and a more accurate description
of which cannot now be given of the value
of fifteen cents

of the goods, chattels, and personal property of one *M. Olivia Sage*
on the person of the said *M. Olivia Sage* then and there being found,
from the person of the said *M. Olivia Sage* 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 C ROLLINS,
~~FRANCIS PHELPS,~~ District Attorney.

0057

BOX:

37

FOLDER:

442

DESCRIPTION:

Willson, Charles

DATE:

04/21/81



442

0858

146

Day of Trial,
Counsel,
Filed *W* day of *April* 188*7*.
Pleads

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

THE PEOPLE

vs.

R
Charles Wilson

By Charles E. [unclear]
Attorney for [unclear]

David S. Collier
DEAN K. PHILLIPS

District Attorney.

A True Bill.

Wm. Stearns
Feb 23rd 1887 Foreman.
Charles H. [unclear]
W.D.P. 1 year

0859

Police Office, First District.

City and County of New York, } ss.:

Edward Farley

of No. 96 Bowery Street, being duly sworn,

deposes and says, that the premises No. 96 Bowery

Street, 14th Ward, in the City and County aforesaid, the said being a Store

and which was occupied by deponent as a Clothing Store attempted to be were BURGLARIOUSLY

entered by means of breaking a pane of glass in the front window

on the night of the 11th day of April 1887.

and the following property feloniously taken, stolen and carried away, viz: with intent to steal a quantity of cloths and clothing of the value of One hundred or more dollars.

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

Charles Wilson (numbered) deponent is informed by Officer John Craig 14th Pat that he arrested said Wilson standing in front of said window, found the glass broken and on searching Wilson found the jimmy (here shown) in his possession

Edward Farley

12th Ward of New York 1887
Edward Farley
Police Officer

0860

City & County
of New York ss.

John Ewing of
the 14th Precinct - being duly
sworn says that he has
heard read the foregoing
affidavit - and that the
facts therein set forth
are information of his
deposition - and that of
deposition and knowledge

John Ewing

Sworn to before me
this 12th day of
April 1881.

~~John Ewing~~
Police Justice

John Ewing

0061

POLICE COURT—FIRST DISTRICT.

CITY AND COUNTY }
OF NEW YORK. } ss.

Charles Wilson being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *Charles Wilson*

Question. How old are you?

Answer. *39 years*

Question. Where were you born?

Answer. *Germany*

Question. Where do you live?

Answer. *I have no permanent residence*

Question. What is your occupation?

Answer. *Shoemaker*

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

Answer. *I am not guilty of the charge*

Charles Wilson

Taken before me this

12 day of

July 188*1*

POLICE JUSTICE

0862

COUNSEL FOR COMPLAINANT.

Police Court—First District.

Name.....

Address.....

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edwin Farley
96 Broadway

OR
Chas. Wilson



Office.....

COUNSEL FOR DEFENDANT.

Name.....

Address.....

Dated *April 12th 1881*

Wardell Magistrate.

Samuel Officer.

Wick Clerk.

Witnesses, *John Searing*

145 So. Street

8 *1881* to answer

Sessions.

bons

Received in Dist. Atty's Office,

Burglar

0063

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

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

Charles Wilson

late of the *fourteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *eleventh* day of *April* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty one* with force and arms,
at the Ward, City and County aforesaid, the *store* of

Edward Farley

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

Edward Farley

with intent the said
goods, merchandise and valuable things in the said *store* then and there
being then and there feloniously and burglariously to steal, take, and carry away

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

David B. Rollin

~~BENJ. K. PHELPS~~, District Attorney.