

0744

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Williams, Charles

**DATE:**

01/30/83



987

0745

270

Counsel,  
Filed 30 day of July 1883  
Pleads

THE PEOPLE  
vs.  
Charles Williams  
*Charles Williams*

Grand Larceny, Second degree, and  
~~Grand Larceny, Second degree.~~

JOHN McKEON,  
District Attorney

A True Bill.

*John McKeon*

Foreman.

*July 31/83*

*Charles Williams*

*S. P. Sawyer & Co. vs.*

0746

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Williams

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

Charles Williams

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

The said Charles Williams

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 20th day of January in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms one watch of the value of two hundred and fifteen dollars

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

John McKeon District Attorney

0747

BAILED.

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

Police Court - 1st District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William F. Arnold

65 Maiden Lane

Charles Williams

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 5 \_\_\_\_\_  
 6 \_\_\_\_\_  
 7 \_\_\_\_\_  
 8 \_\_\_\_\_  
 9 \_\_\_\_\_

Offence Larceny from person

Dated 26 January 1883

M. J. Owen Magistrate.

Frank Cropper Officer.

Central Office Precinct.

Witnesses

No. 1095 8th Avenue Street.

Joseph A. Collier

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. \_\_\_\_\_ Street, \_\_\_\_\_

\$ \_\_\_\_\_ to answer \_\_\_\_\_

CMW



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 Williams

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

Dated 26 Jan'y 1883 M. J. Owen Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0748

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Charles Williams

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 Williams

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. United States

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

Answer. Chatham + Mulberry Streets 2 months

Question. What is your business or profession?

Answer. Cooper

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

Charles Williams

Taken before me this

20

day of

January 1888

*[Signature]*

Police Justice.

0749

CITY AND COUNTY }  
OF NEW YORK, } ss.

Joseph A Callow

aged 18 years, occupation clerk of No.

495-8 Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William H. Bonbusch

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

Sworn to before me, this 26 day of January 1883; Joseph A Callow

W. H. Bonbusch  
Police Justice.

0750

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Keeper of a Saloon }  
of No. 65 Maiden Lane Street.

William F. Ambusch aged 45 years

being duly sworn, deposes and says, that on the 26 day of January 1883  
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 deponent's person in the day time with the unlawful  
intent to cheat and defraud the true owner of  
the following property, viz:

one Gold watch of the value of two hundred  
and fifteen dollars

Sworn before me this

the property of deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Charles Williams (now here)

from the fact that while deponent was standing  
in a crowd on Fulton Street in said city, deponent  
was there informed by Joseph A. Callow that he saw  
said defendant take the aforesaid watch from  
the pocket of the vest then and there worn  
by deponent. thereupon deponent caused said  
defendants arrest

Wm F Ambusch

26  
day of  
January  
1883  
Police Justice  
J. J. Conroy

0751

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Williams, George

**DATE:**

01/09/83



987

0752

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Mulery, Bernard

**DATE:**

01/09/83



987

0753

81

(11)

Day of Trial,

Counsel,

Filed

day of

1883

Pleads

*Henry*  
*Henry*

THE PEOPLE

vs.

*George W. ...*

*Demond ...*

*See ...*

JOHN McKEON,

District Attorney.

A True Bill.

*Henry*

Foreman.

*Henry 12/83*

*Henry*  
*Henry*

0754

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George Williams  
Bernard Mulvey

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

George Williams and  
Bernard Mulvey

of the CRIME OF *Entering a dwelling house with intent to commit a larceny*  
committed as follows:

The said George Williams and

Bernard Mulvey

*George Williams* was of the *City and County* of New York, on the *fourth* day of *December* in the year of our Lord one thousand eight hundred and eighty-*two*, at the *City and County* aforesaid, with force and arms, *the dwelling house*

*of one Henry Dever* there situate, unlawfully did enter, with intent then and there to commit a larceny therein, to wit: with intent two *times* of *nickles* of the value of two dollars and fifty cents each *time*, of the goods chattels and personal property of the said Henry Dever in the said dwelling house there situate then and there being found, then and there unlawfully 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.

John McKeen  
District Attorney

0755

BAILED,  
No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court \_\_\_\_\_  
District \_\_\_\_\_

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*James T. ...*  
*George Williams*  
*Bernard Muleny*  
Offence *Misdemeanor*

Dated *December 31* 188 *2*

*Stephen ...* Magistrate.  
*William H. Smith* Officer.

*Bernard C. Thompson* Precinct  
Witnesses *and Officer Smith*

No. \_\_\_\_\_  
*William ...*

No. *2310* *...*

No. \_\_\_\_\_  
*...* Street



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

*and Bernard Muleny* guilty thereof, I order that *they* be held to answer the same and *they* 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 *they* give such bail.

Dated *December 31* 188 *2* *Maven ...* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0756

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Bernard Mulery

Question. How old are you?

Answer. 17 going on 18 years

Question. Where were you born?

Answer. New York

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

Answer. West 39 Street, betw. 8th and 9th Avenues

Question. What is your business or profession?

Answer. I work in a Carpet factory -

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. The door was open, me walked  
in, but did not intend to  
steal anything

Bernard Mulery  
+ +  
Mark

Taken before me this

Day of December 1888

Thomas J. [Signature]  
Police Justice.

0757

Set. 108-200.

5 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question What is your name?

Answer. George Williams

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York City

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

Answer. 411 West 46<sup>th</sup> Street, about three months

Question. What is your business or profession?

Answer. Carpenter

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 entered the house but  
I did not intend to steal  
anything;

x George Williams

Taken before me this

9/

day of December

1887

Marion O'Shea  
District Justice.

0758

CITY AND COUNTY }  
OF NEW YORK, } ss.

Philip H. Smith

aged 37 years, occupation an officer of the of No. 12<sup>th</sup> Precinct Police Street, being duly sworn deposes and

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

Sworn to before me, this 31<sup>st</sup>  
day of December 1882

Philip H. Smith

Mercutio Bauer  
Police Justice.

0759

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

Police Court, 5<sup>th</sup> District.

Anne Hemen, aged 38 years,  
No. married, residing at 2312 First Avenue  
Street, being duly sworn, deposes and  
says, that on the thirtieth day of December 1882

at the City of New York, in the County of New York, George Williams;

and Bernard Mulvey (both now here)  
did on said day at about twelve  
o'clock noon, unlawfully enter  
the dwelling house No 2312, First Avenue,  
said City the second floor of which  
is occupied by defendant as a dwelling  
and did enter said dwelling under  
circumstances and in the manner  
following to-wit and with intent to  
commit a larceny; as follows. —  
Defendant is informed by Officer  
Philip H. Smith of the 12<sup>th</sup> Precinct  
Police (here present,) that on said  
day and at said time, he said officer  
Smith, saw said George Williams and  
Bernard Mulvey; enter said house  
No 2312 - First Avenue; through the hall-  
way; that he said officer Smith followed  
said defendants and found them in  
the cellar of said building and at the  
door of defendant's wood house, and  
the door to said wood house open;  
that he said officer Smith  
upon searching the person of said  
Williams, he found in possession  
of said Williams; the key here shown  
and which key fits the lock of the  
door to said wood house. — said  
Defendant further says that the door

0760

a few minutes before twelve o'clock  
noon on said day had been closed  
and securedly locked and fastened  
by William Gardner; residing at  
No 2310. First Avenue, and the  
key ~~key~~ as this department is informed  
by said William Gardner. —

Department further says that said wood-  
house then contained two tubs of  
pickles in all of the value of five  
dollars; the property of department  
and department's husband Henry  
Heuser; . . . Department further says  
that she verily believes and charges  
that said George Williams and said  
Bernard Muleny; had in lawful  
cause when taken to be upon said  
premises, and in said wood dwelling  
and said woodhouse, but did enter  
said building unlawfully and  
with the intent ~~to~~ to commit  
a larceny.

v. Isaac Heuser.

Proven to be true this  
31<sup>st</sup> day of December 1882  
M. J. [Signature]  
Police Justice

Police Court, District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

28.

AFFIDAVIT.

Dated . . . 187

Magistrate.

Officer.

Witness.

Disposition.

0761

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Williams, John

**DATE:**

01/15/83



987

0762

*136 Bill Oakes*

(11)

Day of Trial,

Counsel,

Filed

Pleads

*15* day of *May* 188*3*

THE PEOPLE

vs.

*F*

*James Wilson*

*vs. James Wilson*

*John McKee*  
*Pen Smother*  
JOHN McKEON,  
District Attorney.

A True Bill.

*John McKee*  
*Foreman.*

0763

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Williams

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

John Williams

of the CRIME OF unlawfully entering a building with intent to commit a larceny, committed as follows:

The said John Williams

late of the Third Ward of the City of New York in the County of New York, on the eighth day of January in the year of our Lord one thousand eight hundred and eighty-three, at the City and County aforesaid, with force and arms

unlawfully did enter the dwelling house of Rodney Smith the situate, with intent to commit a larceny, to wit: with intent the goods, chattels and personal property of the said Rodney Smith in the said dwelling house then and there being, then and there feloniously 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.

John McLean

District Attorney

0764

BAILED,

No. 1 by \_\_\_\_\_

Residence \_\_\_\_\_

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_

*Bail for misdeemeanor only ordered by the Grand Jury 12/14/83 - N.C.A.*

Police Court - 2d District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Robert Smith*

*135 Waverly Place*

*John Williams*

Offence, \_\_\_\_\_

Dated

*January 9 1883*

*Boat Butler* Magistrate.

*George Dicks* Police Officer.

*9th Precinct* Clerk.

Witnesses, \_\_\_\_\_

No. \_\_\_\_\_

No. \_\_\_\_\_

No. \_\_\_\_\_

No. \_\_\_\_\_

No. \_\_\_\_\_



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 Williams*

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

Dated *Jan 7 9* 188*3* *Boat Butler* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0765

Sec. 198-200.

2d

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. John Williams

Question. How old are you?

Answer. 55 years

Question. Where were you born?

Answer. United States

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

Answer. Newburgh seven years

Question. What is your business or profession?

Answer. Brickmaker

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 was drinking and was intoxicated and went there to beg for something to eat and had no intention of stealing.

John Williams

Taken before me this

day of January 188

15

W. J. Smith

Police Justice.

0766

Police Court 2<sup>a</sup> District.

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

Rodney Smith

of No. 135 Waverly Place Street, aged 48 years,

occupation Examiner in Custom House being duly sworn

deposes and says, that the premises No. 135 Waverly Place

Street, 9<sup>th</sup> Ward, in the City and County aforesaid, the said being a dwelling

house

and which was occupied by deponent as a dwelling house for himself

and family were BURGLARIOUSLY

entered by means of forcibly opening the door of the

third floor in the hallway leading

into said premises

on the night of the 8<sup>th</sup> day of January 1883

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

with the felonious intent to take and

carry away therefrom the following property

to wit one gold watch of the value of

fifty dollars and other property consisting

of wearing apparel all of the value of

one hundred and fifty 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 Williams (now here)

for the reasons following, to wit; That deponent found said

Williams in said premises with his

hand on the bureau where said

watch was at the hour of 5.40 P.

M. on said date

Sworn to before me this }  
9<sup>th</sup> day of January 1883 }

John W. Smith  
Police Justice

Rodney Smith

0767

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Wilson, Annie

**DATE:**

01/22/83



987

0760

216

Counsel,  
Filed 22 day of Jan'y 1883  
Pleads Not guilty (vs.)

THE PEOPLE  
vs.  
Amiel Wilson  
Nest Lemm  
Grand Larceny, Receiving Stolen Goods,  
False degree, and

JOHN McKEON,  
District Attorney

A True Bill.  
E. J. [Signature]  
Foreman.  
J. [Signature]  
Pen 5 years. [Signature]

0769

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Wilson

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

Annie Wilson

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

The said

Annie Wilson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 13th day of January in the year of our Lord one thousand eight hundred and eighty-three, at the Ward, City and County aforesaid, with force and arms, ~~in the night time of said day,~~ three promissory notes for the payment of money, the same being then and there due and unsatisfied, of the kind commonly called United States Treasury notes, of the denomination and of the value of five dollars each, three promissory notes for the payment of money the same being then and there due and unsatisfied, of the kind commonly called Bank notes of the denomination and of the value of five dollars each, and one promissory note for the payment of money, the same being then and there due and unsatisfied, of the kind commonly called United States Treasury notes of the denomination and of the value of two dollars

of the goods, chattels and personal property of one John Connor, on the person of the said John Connor then and there being found, from the person of the said John Connor then and there being found, then and there

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

John McKean District Attorney

0770

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court - 2nd District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John George Cannon*  
*Marie Bonnet*  
*Shoping St. Street*  
*Marie Wilson*

1  
2  
3  
4

Dated January 14<sup>th</sup> 1883

*Wardner* Magistrate  
*W. H. B. B.* Clerk

Witnesses, \_\_\_\_\_

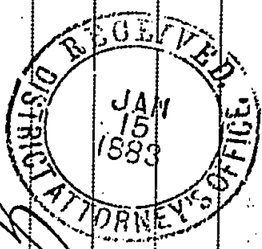
No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

No. \_\_\_\_\_ Street \_\_\_\_\_

\$ 500 to answer \_\_\_\_\_

*Conrad*



Office, *Greeny* from the person *39*

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 *Annie Wilson*

guilty thereof, I order that *She* be held to answer the same and *She* 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 *She* give such bail.

Dated *January 14<sup>th</sup> 1883*

*Hugh Gorman* Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

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

Dated \_\_\_\_\_ 188

Police Justice.

0771

Sec. 198-200.

3rd District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question What is your name?

Answer. Annie Wilson

Question. How old are you?

Answer. going on 25 years of age

Question. Where were you born?

Answer. United States

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

Answer. 1041 Ridge Street four weeks.

Question. What is your business or profession?

Answer. a Housekeeper

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.  
Annie Wilson  
Marks

Taken before me this

day of

November 1888.

Joseph J. ...  
Police Justice.

0772

Good

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } SS

John George Connor  
of No. 34 years, enlisted  
Brooklyn 34th Street, Marine Corp.  
being duly sworn deposes and says, that on the 13 day of January 1883

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 the person of deponent

the following property, viz: in the night time

Good and lawful money  
of the United States consisting  
of three bills of the denomination  
of five dollars each and  
one bill of the denomination  
of two dollars in all  
of the value of seventeen  
dollars \$17.—

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 Annie Nelson (now here)  
from the fact that deponent  
was solicited by said Annie  
to enter the premises at 25 Bovey  
and while in said premises  
said Annie thrust her  
hand into the hip pocket  
of the pantaloons then worn  
on the person of deponent  
and did take said money  
with intent to deprive the true  
owner thereof. J. G. Connor

Sworn before me this

14th day of January 1883

Joseph J. [Signature]  
Police Justice.

0773

The Tomb. Feb. 83.

The Hon

Judge Cowing.

May it please your Honor,

Although the Jury  
have found me guilty of  
Grand Larceny, I am innocent  
of the offence & would humbly  
ask you to pass a lenient  
sentence on me.

I have not a friend in  
New York to stand by me  
in this time of trouble  
& I would therefore ask  
it as a favor of your Honor.

When my time has expired  
I intend to turn over a new  
leaf & lead in all things a  
honest life. Hoping for your  
leniency. I am  
your humblest  
Amine Wilson.

0774

Testimony in the  
Case of  
Annie Wilson  
filed Jan. 1883.

0775

46  
The People  
vs  
Annie Wilson  
Indictment for grand larceny in the first degree.  
Court of General Sessions, Part I  
Before Judge Cowing, Feb. 7, 1883.  
John G. Connor, sworn and examined. I  
live in Brooklyn and am attached to the  
Marine barracks. I was in this city on the  
13<sup>th</sup> of last month and saw the prisoner;  
she took seventeen dollars from me—  
three five dollar bills and a two dollar  
bill I carried that money in the hip  
pocket of my pants. I had seen my money  
five minutes before I entered the place  
and I then put it in my pocket. I met  
this woman on Canal St. near the Boney  
She solicited me to go, she took me to 25  
Bowery and I went up stairs. I paid  
a dollar to the proprietor of the house  
for a room and registered there under  
the name of Robinson. I had two dollars  
in silver beside. I had nineteen dollars  
altogether when I entered the house. I  
went into a room and she sat on the  
bed. This was pretty near eleven o'clock  
at night. I was in the act of undressing,  
the door was still open. I hung the  
overcoat on the wall and took off  
my undercoat and hung it up and  
took off my necktie and collar and

0776

hung it up; she took hold of me and pulled me over on to the bed. At that time she was under and I was over her and I found her putting her hand into the hip pocket of my pants. Immediately I jumped off the bed and said, "you have taken my money." She abused me in the worst style. Whilst this was going on the proprietor of the house or the man I registered with and to whom I paid the money said, "If you have taken this man's money, you had better give it back; she abused me still. In a few moments more the officer came and took hold of her and searched her and he found ten dollars in her hand; the other money he could not find on her. That was my money. Then after going to the station house I says, "I am certain she has another dollar because I know I gave her a silver dollar," and down at the station house he searched her again; he found then one silver dollar on her that I gave her. Cross examined I have been in the service fifteen years. I came to New York on the 4<sup>th</sup> of January and came over in the afternoon about three o'clock. I went to the Marion house

0777

and remained there an hour or two. I may have taken a glass of beer or two there; there were several persons there and I treated once or twice. I had \$22.50 in money when I left the barracks. The first place I spent money was in the Marion house. I do not know how many times I treated there. I went to the Atlantic Garden and remained there perhaps half an hour and had a glass or two of beer; then went to the New England house and remained there about fifteen minutes but had no drinks at all. I may have gone into the Van Dyke house. I went into one of the Drive Museums to look at the curiosities. I went around Canal Street and in knocking around I met this woman about 11 o'clock at night. I may have been looking for a woman. I did not give her five dollars. We did not have any angry words in the room until I found my money was gone; then I felt pretty angry. Did you not want her to something else beside having connection with her? No sir, I had not undressed. Did not you propose to do something else without undressing in that room? No sir. And did not she refuse to do it. ~~And~~ she did not. I did not ask her

0778

John Appel, sworn and examined, testified I am an officer of the Tenth precinct. I was on duty on the night of the 13th of January, I arrested the prisoner about 10.45; it was about 11 o'clock when I got to the station house I arrested her on the complaint of Emma. I searched her up stairs as well as I could and found two five dollar bills in her right hand cloak pocket she had it in her hand. After we got to the station house she was further searched and I found a silver dollar in her dress pocket. The complainant appeared to me to be sober; he had no indications of intoxication and told his story. He told me the woman took seventeen dollars out of his pocket; she said, no, and then she pulled out her hand and had two five dollar bills in her right hand cloak pocket. Aurice Wilson, sworn and examined in her own behalf testified that she met the complainant; went to a room with him; that he gave her a five dollar bill and made an indecent proposition to which she refused to consent; he wanted his money back. I did not take it from him. The money was mine and I was saving it to pay my rent. I have taken men to this place before. I go out on the streets at night.

The jury rendered a verdict of guilty.

0779

**BOX:**

90

**FOLDER:**

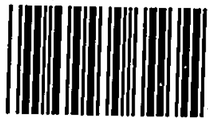
987

**DESCRIPTION:**

Wilson, James

**DATE:**

01/31/81



987

Senoffen.  
oficio Wm. Stogum  
74 Luck

Mr. Rubin

192 Measure for  
James Murphy  
Legion.

Advt. location

Murphy

facto de Hudson St  
for Advt. Bureau. Advt.  
his character so far as  
the Hudson is concerned,  
advt. Bureau of fact  
next, Bureau of fact

111

294

Counsel,  
Filed 21 day of January 1883

Pleas

THE PEOPLE

17 judges vs.  
140 w. c. v. s.

James W. Stogum

Grand Larceny, 1st degree, and  
Receiving stolen Goods

JOHN McKEON,  
District Attorney

A True Bill.

*[Signature]*

Foreman.

Part 2 Feb 1. 1883

*[Signature]* G. L. 2 dg.

Feb 6

0780

0781

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK.

against

James Wilson

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

James Wilson

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

The said James Wilson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *27th* ~~on the~~ day of *January* in the year of our Lord one thousand eight hundred and eighty-*three*, at the Ward, City and County aforesaid, with force and arms

*in the night time of said day, one watch of the value of eight dollars and one chain of the value of two dollars*

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

*John McKeon*  
District Attorney

0782

BAILED.

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

Police Court - First District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Ernest T. Brumba*  
*vs*  
*James Wilson*

2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_

Offence *Sarceny*  
from the person

Dated *January 28* 1883

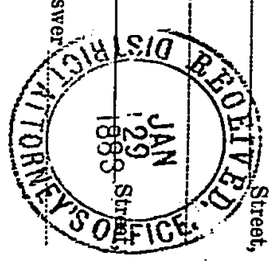
*Jords*  
 Magistrate.  
*Ernest H. Meyer*  
 Precinct. *4*

Witnesses *Wm. J. Wade*  
*Ernest*  
 Street \_\_\_\_\_

No. \_\_\_\_\_  
 Street \_\_\_\_\_

No. \_\_\_\_\_  
 Street \_\_\_\_\_

\$ \_\_\_\_\_  
 to answer



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

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

Dated *January 28* 1883 *J. Henry B. D.* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0783

Sec. 108-200.

*Smith* District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Wilson*

Question. How old are you?

Answer. *16 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *144 Madison St. One year*

Question. What is your business or profession?

Answer. *I work at whalebone*

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.*

*James Wilson*

Taken before me this

*28th*

day of *January* 188*3*

*John W. [Signature]*

Police Justice.

0784

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 42 years, occupation Ernest F. Meyer  
Police Officer of No. The 4th Avenue Street, being duly sworn deposes and  
says, that he has heard read the foregoing affidavit of Ernest Brumke  
and that the facts stated therein on information of deponent are true of deponents' own  
knowledge.

Sworn to before me, this 28th  
day of January 1883 } Ernest H. Meyer

J. Murray Bond  
Police Justice.

0785

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

Ernest Brunke

of No. 98 James

Street, 51-4th Bartender

being duly sworn, deposes and says, that on the 27th day of January 1883

at the premises No 98 James Street City of New York,

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

of deponent, and from his person in the night time

the following property, viz:

One silver watch and chain of the  
value of ten dollars

the property of

Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by

James Wilson (now dead) for the reason that deponent felt and saw said Wilson take and carry away said watch and chain from deponent's vest pocket said vest being at the time upon the body of deponent. Deponent followed said Wilson and caused his arrest by Officer Meyer of the 4th Precinct Police, who informed deponent he saw said Wilson throw away said watch and chain, and that he saw Officer Wade of the 4th Precinct pick said watch and chain up. Deponent identifies said watch and chain as his property. Ernest Brunke.

Sworn before me this

28th

day of

January

1883

J. W. [Signature]

POLICE JUSTICE.

0786

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Wilson, Thomas

**DATE:**

01/19/83



987



0788

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 Wilson

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

Thomas Wilson

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

The said Thomas Wilson

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 23rd day of December in the year of our Lord one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, with force and arms in the night time of said day, one watch of the value of one hundred dollars

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

John McKeon District Attorney

0789

Hon John. McKee

Friday May 11<sup>th</sup> / 83

Dear Sir,

I write to you to  
inform you of some facts  
in connection with that notorious  
man by the name of Thomas  
King whom I see you have  
arrested. and as I was one of  
the witnesses on that evening  
who was forced of my watch  
and have since engaged a Room  
in his Mother's House by mistake  
but will very soon leave it  
leaving learned while there that  
they are doing every thing to prevent  
Justice in his case. one Dr. Selden  
has been to see Mr. Brooks and  
has been trying to bribe him for  
the sum of \$500.00 to not proceed  
to trial

over

0790

and his mother is also using Mr  
Pursell, the Baker, son, on  
Bury whom she says can fix  
the matter through Mr. Roberts  
of your office now this is  
what you call Justice to  
you Fellow, Citizen

P.S. they say that they will  
spend \$5,000. or Beat you in  
your attempt to send him to  
Prison

John. Steal.  
53. S. W. Square

0791

Hon John W. Keon  
44. West 37<sup>th</sup> St

Dear Sir

I would like to call  
attention to the Case of Leasing  
Comitted By Thomas Wilson.  
Alias Thomas King the Thief who  
over Three months ago was arres-  
ted and has not ben Freed.

I am a poor man who was  
Robbed at the same Ball  
or at Least while <sup>standing</sup> in front  
of Irving Hall on that evening  
now how is it that you fail to  
Take this Bad Notorious Thief  
whom I understand of that  
noted King famley of Green St  
whom have ben arreted for so  
many Charges. I sopose they have  
so much money that they can  
always get out this man <sup>is</sup> in  
state Prison Before for the same

0792

offence  
& he makes his Beags. that  
he can get out of it thro  
his mother's money & with  
assistance of Mr O. Byrne  
your office I have been lo  
after this case to see what  
your people will do with it

In Justice To Victims

John Tyler  
14 E. Place  
City

0793

Secretary of State

BY THE GOVERNOR:

and the undersigned hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the files of this office.

In Testimony Whereof I have hereunto set my hand and the seal of this office at Denver, Colorado, this 1st day of August, 1902.

Witness my hand and the seal of this office at Denver, Colorado, this 1st day of August, 1902.

Order to Charles Heidelber  
Agent of the State of New  
York to take possession  
of the Body of Mrs. Wilcox  
Indicted for Grand Larceny

and the undersigned hereby certify that the within and foregoing is a true and correct copy of the original as the same appears in the files of this office.

Done at the City of New York

Notary Public

RECEIVED AT THE SECRETARY'S OFFICE

STATE OF COLORADO

0794

STATE OF COLORADO.

EXECUTIVE DEPARTMENT.

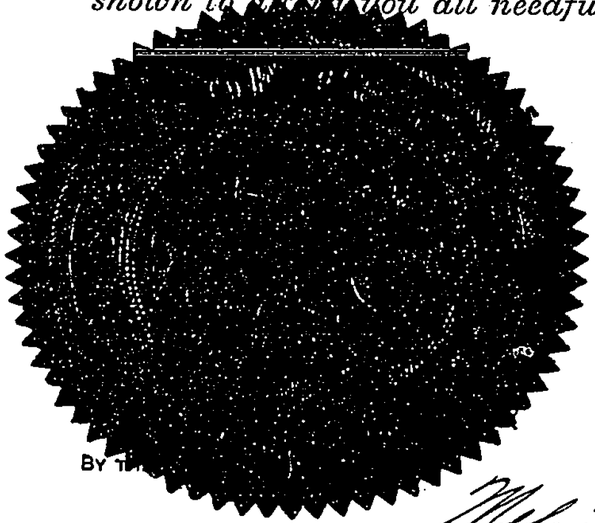
To Charles Heidelberg  
Agent of the State of New York

Whereas, A demand has been made upon the Governor of the State of Colorado by the executive authority of the State of New York for the delivery of Thomas Wilson now alleged to be within the jurisdiction of this State, as a fugitive from the justice of said State of New York as defined by the constitution and laws of the United States.

And, Whereas, Such demand is accompanied by a copy of an Indictment duly verified according to law, charging such alleged fugitive with having committed Grand Larceny in the first degree a crime under the laws of said State of New York, and the accompanying papers being certified to be authentic by the Governor of said State of New York

Now, Therefore, I, James B. Grant, Governor of the State of Colorado, do hereby authorize and empower you, if such fugitive is not held in custody or under bail to answer any offense against the laws of the United States or of this State, forthwith to take and transport said Thomas Wilson to the line of this State, at your own expense; and I do hereby require all peace officers to whom this warrant may be shown to afford you all needful assistance in the execution hereof, at your expense.

In Testimony Whereof, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Colorado, at the City of Denver, this Fourth day of May in the year of our Lord one thousand eight hundred and eighty three



James B. Grant

Melvin Edwards  
Secretary of State

0795

1500  
093

Dec 23 82

BAILED,  
 No. 1, by John Brinkman  
 Residence 77 Broadway Street,  
 No. 2, by 44 Delaney  
 Residence \_\_\_\_\_ Street,  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street,  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street.

Police Court - 4 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

James M. Brink  
James M. Brink  
James M. Brink

Offence Larceny from person

Dated December 23 1882

John M. Brink Magistrate.  
John M. Brink Clerk.

Witnesses John M. Brink  
John M. Brink

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

guilty thereof, I order that he be held to answer the same ~~and he be admitted to bail in the sum of~~ \_\_\_\_\_ ~~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 Dec 23 1882 John M. Brink Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0796

Sec. 198-200.

DISTRICT POLICE COURT.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Thomas Wilson

Question. How old are you?

Answer. 25 years

Question. Where were you born?

Answer. Baltimore

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

Answer. 54 South Washington St. 1 1/2 years

Question. What is your business or profession?

Answer. Liquor dealer

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

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

Thomas Wilson

Taken before me, this 23  
day of Dec 1887

J. W. [Signature] Police Justice.

0797

Form 10.

POLICE COURT ~~SIXTH~~ DISTRICT

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

*4.*  
Hugh Burton, aged 50 years  
of No. a Police officer attached to 18<sup>th</sup> Precinct  
Street,

being duly sworn, deposes and says,  
that on the 23<sup>rd</sup> day of December 1892 at the City  
of New York, in the County of New York, about the hour of 4<sup>th</sup> o'clock A.M.

deponent was on Irving place near  
15<sup>th</sup> Street, deponent heard a cry of stop  
thief, and at same time deponent  
saw a man running around the  
corner of Irving place into 15<sup>th</sup> Street, and  
saw him pursued by officer Kirtland  
who arrested him, and whose name deponent  
is informed is Thomas Wilson, and said  
Kirtland brought him back to Irving  
hall where he said Wilson was searched  
he to Wilson having been accused of stealing  
a watch, deponent suspecting that  
said Wilson had thrown said watch  
away, deponent made search along  
the south side of East 15<sup>th</sup> Street the route

Sworn to by deponent

before me

day of

Police Justice

1892

0798

that said Willem had taken when  
he ran away, and this deponent  
found, a watch in the arway of  
premises No. 140 East 15<sup>th</sup> Street.  
and said watch was identified  
by Warren W. Brooks as the watch  
taken and stolen from his possession  
as mentioned in his affidavit -  
hereto annexed.

Hugh Benton

Form 10.

Police Court—Sixth District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

vs.

—AFFIDAVIT—

Dated

187

Justice.

Officer.

Warren W. Brooks  
23 day of December 1882

H. W. Brooks  
Police Justice

0799

District Police Court.

Affidavit-Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss

of No. Windsor Hotel

occupation Wagner W. Brooks, aged 19 years -  
Street, 5<sup>th</sup> Avenue at 14<sup>th</sup> Street

being duly sworn, deposes and says, that on the 23<sup>rd</sup> day of December 1882

at the \_\_\_\_\_ City of New York,

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

of deponent, and from the person of deponent, in the night time  
of Oct 4<sup>th</sup> 1882  
the following property, viz:

One double case Gold Watch

of the value of One Hundred dollars

Suggests in this

the property of Clarence Brooks, deponent's  
father

Police Inspector

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 Nelson (now present)

with the intent to deprive the owner of  
said property. From the fact that  
previous to said larceny, the said watch  
was in deponent's best pocket, attached  
thereto by a chain, and said best being  
then and there worn on the person of deponent.  
that while deponent was on Irving place  
near corner of 15<sup>th</sup> Street, and while  
deponent was passing through a crowd

0800

of people who had come out of a ball room  
 deponent felt a pull at deponent watch  
 and deponent put his hand where his watch  
 was and immediately found that the said  
 watch had been so taken and stolen from  
 deponent. deponent immediately made an  
 alarm, and at the same time deponent  
 saw a man run away from where  
 deponent was, and this deponent was  
 subsequently shown said watch by Officer  
 George Kirtland (now here) and which deponent  
 identified as the watch so taken and stolen from  
 his possession, and said Kirtland informed  
 deponent that he Kirtland had received  
 the said watch from Officer Hugh Bruton  
 and that the said Bruton had informed him  
 Kirtland that he Bruton had found the  
 said watch in an arway on east 15<sup>th</sup> street  
 and within a short distance of where the  
 Kirtland had arrested him said Nelson

Sworn to before me  
 this 23<sup>rd</sup> day of december 1882 } Warren H. Brooks.

J. Kirtland  
 Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AREDAVIT-Largeny.

vs.

Dated 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0801

Form 10.

POLICE COURT ~~SIXTH~~ DISTRICT

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

*George Kirkland, aged 30 years*

of No. *the 18<sup>th</sup> Precinct Police* ~~Street,~~

that on the *23<sup>rd</sup>* day of *December* 18*87* at the City  
of New York, in the County of New York, *about the hour of four o'clock*

*Sworn to this*  
*before me,*  
*Mayor of*  
*Police Justice*  
*1887*

*A. M. while deponent was out driving place*  
*Near 15<sup>th</sup> Street, deponent heard the cry of*  
*stop thief, made by Warren W. Brooks*  
*(now present), and at the same time*  
*deponent saw a man whose name is Thomas*  
*Nelson (now present), running away*  
*from where the said Brooks was standing,*  
*deponent immediately pursued said*  
*Nelson through 15<sup>th</sup> Street to 3<sup>rd</sup> Avenue where*  
*deponent arrested him, and this deponent*  
*subsequently received from Officer Britton*  
*a Gold Watch, which he Britton informed*  
*deponent that he Britton had found*  
*in an arway of a house on 15<sup>th</sup> Street, and*  
*within a short distance of where*

0802

deprment arrested said Wilson  
 and said watch was subsequently  
 identified by Warren W Brooks -  
 as the watch stolen and taken  
 from his possession  
 sworn before me  
 this 23<sup>rd</sup> day of December 1882 } George Verhaegh  
 W. H. H. H. H.  
 Police Justice

Form 10.  
 Police Court—Sixth District.

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF

Dated. 187  
 Justice.  
 Officer.

0803

BOX:

90

FOLDER:

987

DESCRIPTION:

Wolf, Samuel

DATE:

01/04/83



987

Deft has been  
arranged by  
Sweeney +  
has been  
for lawsuit.  
fd

39

Counsel,  
Filed 4 day of Jan 1883  
Pleas Not guilty - (5)

THE PEOPLE  
vs.  
Samuel W. Sweeney  
Grand Larceny, Second degree, and  
Receiving-Stolen-Goods.

JOHN McKEON,  
District Attorney

A True Bill.  
Edwards  
Foreman.  
Part 2 Jan 12, 1883  
Chid and convicted  
Sweeney - P. fd

0004

0805

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Wolff

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

Samuel Wolff

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

The said

Samuel Wolff

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 24th day of December in the year of our Lord one thousand eight hundred and eighty-two, at the Ward, City and County aforesaid, with force and arms

one watch of the value of twenty five dollars, and one chain of the value of ten dollars

of the goods, chattels and personal property of one Simon

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

John McLean District Attorney

0806

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

Police Court - 2<sup>nd</sup> District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Samuel Wolf*  
*Samuel Wolf*

Offence, *Larceny*

Dated *December 26* 188 *2*

*William* Magistrate.

*Samuel Wolf* Officer.

*Samuel Wolf* Clerk.

Witnesses *Samuel Wolf*

No. *10* Street, *Wall*

No. \_\_\_\_\_ Street, \_\_\_\_\_

No. *1000* Street, *Wall*



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 \_\_\_\_\_

*Samuel Wolf*

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

Dated *December 26* 188 *2* *J. M. Patterson* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0807

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

*Samuel Woolf* 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. *Samuel Woolf*

Question. How old are you?

Answer. *Twenty-five years of age*

Question. Where were you born?

Answer. *Germany*

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

Answer. *Hester St. about five days*

Question. What is your business or profession?

Answer.  *cigar maker*

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

Answer. *I did not steal the watch and chain. I bought it from a fellow that is all I have to say Samuel Woolf.*

Taken before me this

*26<sup>th</sup>*

day of *November*

1882

*Steph Patterson*  
Police Justice.

0000

FORM 112.

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

Police Court—Third District.

Tailor, *Louis Levy, aged 29 years,*  
of No. *7 Albany* Street, being duly sworn, deposes

and says that on the *24<sup>th</sup>* day of *December* 18 *82*

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

the following property viz: *One gold watch and gold chain attached, in all*

of the value of *thirty-three* 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 *Samuel Woolf,*

*now here, from the fact that said deponent entered deponent's Tailors Shop at No. 7 Albany Street at about the hour of 6 o'clock on the night of said day. That said watch and chain was in a show case in said shop. That said deponent stood beside said show case and asked deponent for a glass of water. That deponent went out of the shop and brought him a glass of water which he drank and went out.*

Sworn to before me this

day of

1882

0809

That thereafter deponent found that said property was stolen from said John Case.

That deponent caused the arrest of said defendant, and in the presence of the officer found a train ticket representing said stolen property upon the person and in the possession of said defendant.

Sworn to before me this } Louis Leary  
26<sup>th</sup> day of December 1882 }

J. W. Patterson  
Solicitor

08 10

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Wooden, Edward

**DATE:**

01/09/83



987

0011

87

Day of Trial,  
Counsel,  
Filed, *9* day of *Jan* 1883  
Pleads *Not Guilty (10)*

Assault in the First Degree.

THE PEOPLE

vs.

*P*  
Edward Wooden

*Wm W 1884*

JOHN MCKEON,  
District Attorney.

A TRUE BILL.

*E. H. Swindle*

Foreman.

*Jan 10/83*

*Ordered & Forwitted of  
Chas. W. in first degree  
S. P. Seven years.*

0812

# Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*Edward Wooden*

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

*Edward Wooden*

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

The said

*Edward Wooden*

late of the City of New York, in the County of New York, aforesaid, on the ~~twenty~~ *fourth* day of ~~December~~ *December* in the year of our Lord one thousand eight hundred and eighty ~~two~~ *two* with force of arms, at the City and County aforesaid, in and upon the body of *Denny Anderson* in the peace of the said people then and there being, feloniously did make an assault and ~~him~~ *the said Denny Anderson* with a certain ~~knife~~ *knife* which the said

*Edward Wooden*

in ~~his~~ *his* 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 ~~him~~ *the said Denny Anderson* 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

*Edward Wooden*

of the CRIME OF Assault in the Second Degree, committed as follows:

The said

*Edward Wooden*

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Denny Anderson* then and there being, feloniously did, wilfully and wrongfully, make an assault and ~~him~~ *the said Denny Anderson* with a certain ~~knife~~ *knife* which the said

*Edward Wooden*

in ~~his~~ *his* right hand then and there had and held, the same being an instrument likely to produce grievous bodily harm, feloniously did, wilfully and wrongfully, then and there beat, strike, stab, cut and wound ~~thereby inflicting grievous bodily harm~~ *thereby inflicting grievous bodily harm upon the person of the said Denny Anderson* against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0013

Testimony in the  
case of  
Edward Wood  
filed Jan. 1883.

0814

42  
The People  
vs.  
Edward

Court of General Sessions. Part I  
Before Judge Gildersleeve. Jan. 18<sup>th</sup> 1883  
Indictment for assault in the first degree.  
Henry Anderson sworn and examined, tes-  
tified I live at 56 West Third St. now, I lived at 154  
Thompson St. since last March. Upon the 24<sup>th</sup>  
of Dec. I was assaulted by Wooden. This was  
in the morning between five and six o'clock  
when I just come from work. I work at 241  
Bowery and am a waiter; this occurrence  
took place in the bar room of 204 Thompson  
St. We were sitting down playing for some  
bricks and ~~the pot was~~ I did not  
like it; he got up from the table. I told him  
he was wrong. I says to him, "I will leave  
it to the boss if you want to." He said to  
me, "You big sucker, you are nobody  
anyway." He struck me in the face  
with his left hand and stabbed me in  
the breast with his right hand. I dont know  
what happened the blade of the instrument,  
I did not see it; he wounded me. He  
stabbed me in the breast; then I shoved  
him away. I ran behind the bar and  
fired a glass or a bottle at him, I dont  
know which; then the proprietor of the house  
put him out and locked the door. I  
goes to the door to go out. The boss of the

0815

house told me not to go out but to wait till he got him to the front door. The door was closed and locked. He (the prisoner) broke the lock and the second time he stabbed me, he came in with another knife. The first knife was broken on my breast and it fell to the floor. He stabbed me three times in the head with the second knife. I was pretty bad off. I went to the New York hospital on Sunday morning and came down to Jefferson Market Monday morning and the Surgeon of the "Market" attended me from that time out. Did you assault him other than firing a beer glass at him after he assaulted you with this knife that broke? No sir. Cross Examined. This occurred between five and six o'clock on the morning of Sunday. I had not been in the saloon more than an hour; the prisoner was sitting at the same table I was, we were playing cards for drinks with checks, he wanted to take my money; the checks represented the money for drinks. I told him I would leave it to the boss of the house that he was wrong. I did not hit him with the glass until after he struck me. I had an overcoat and other clothing on that morning.

0816

I was wounded in the head afterwards the second time he came in after he burst the door open, I was taken to the hospital and the defendant was also. I had only one drink in there. I suppose the defendant's wound was dressed at the hospital, I could not tell, I was sick. Both of my wounds were dressed at the hospital. I have never been arrested and never have served a term in the penitentiary. I am certain the defendant is the man who stabbed me. There were two more beside us there. The knives now shown me are the knives he used. Robert Spriggs sworn I keep a place at 204 Thompson St. and reside at 17 Grand St. I remember the morning of the 24<sup>th</sup> Dec. I saw the occurrence that led to the use of the two knives by the prisoner. I saw the whole of it. They were playing at the table and there arose a dispute between them. "Ed" Wooden gets up and goes to the door where his coat was hanging; he goes in the pocket and gets this knife that the blade is broke off. I picked it off the floor myself. He gets it out of his pocket and opens it. At that time when he came back Anderson was standing up at the end of the bar. So

0017

Anderson said to him, "you want get my money." Then "Ed" Wooden says to him, "you are a liar, I will get it, you are a big cur. So at that time he hauls off and hits Anderson and then stabs him in the breast with this knife I don't know whether the blade broke or not at that time. They clinched right at the end of the bar and Anderson gets away from him ~~he~~ goes behind the bar, retreats from him and picks up a bottle and fires it at him. He hit him and knocked him down. I picked this knife up with no blade in it and lays it behind my bar, and after the defendant was put out the door was fastened and bolted he kicks this door open and runs in again; he has this knife in his hand and he jumped right on the top of Anderson and commenced to cut him; they clinched, they fought around the room and behind the bar. I had to jump over the bar. As soon as they got to the end at the table Anderson fell and the defendant fell on top of him with this knife. I picked up the knife right beside Anderson's head; he was wounded. M. M. Cowan the policeman came in and pulled the defendant off Anderson.

0818

I was wounded in the head afterwards. the second time he came in after he burst the door open, I was taken to the hospital and the defendant was also. I had only one drink in there. I suppose the defendant's wound was dressed at the hospital, I could not tell, I was sick. Both of my wounds were dressed at the hospital. I have never been arrested and never have served a term in the penitentiary. I am certain the defendant is the man who stabbed me. There were two more beside us there. The knives now shown me are the knives he used. Robert Spriggs sworn I keep a place at 204 Thompson St. and reside at 12 Grand St. I remember the morning of the 24<sup>th</sup> Dec. I saw the occurrence that led to the use of the two knives by the prisoner. I saw the whole of it. They were playing at the table and there arose a dispute between them. "Ed" Wooden gets up and goes to the door where his coat was hanging; he goes in the pocket and gets this knife that the blade is broke off. I picked it off the floor myself. He gets it out of his pocket and opens it. At that time when he came back Anderson was standing up at the end of the bar. So

0819

Cross Examined. Anderson got the bottle and struck the prisoner after he stabbed him, he was not sitting at the table when he struck him. Anderson had one drink in there, he had just come from work. I could not tell you what time it was in the morning when he came in. The dispute arose about their playing cards. I am slightly acquainted with Anderson. I never knew of his being arrested and never heard of his being in the penitentiary. James Jackson sworn and examined I was in the house 204 Thompson St. on the morning of the 24<sup>th</sup> of Dec. I saw this cutting I had just come over about ten minutes before it happened; they were sitting down playing cards, Anderson and Wooden and they came to a dispute. Wooden got up to go to his coat hanging on the door and got this knife; so he goes back to Anderson. Anderson wanted to leave the dispute to the bartender. Wooden says, "no, as you aint no good anyhow. He up and stabs him and hits him at the same time. So with that Anderson runs behind the bar and he got a bottle and he threw it at Wooden; then Wooden was put out and they locked up the doors, and the first thing we knew Wooden came

0820

back and broke the door in, <sup>and</sup> with the second knife stabbed Anderson; there was blood all over him. Cross Examined. I was not playing cards with him. I had just come over from work. I was near enough the parties in the saloon to get the blood on me when he stabbed Anderson first. I saw the whole of the occurrence. I saw him strike with the bottle after he was stabbed. I had not been drinking that night. He went behind the bar and got the bottle. I am certain he was stabbed before he threw the bottle. These men were not intoxicated. I know Anderson was not. I quit work about half past four in the morning. I guess I got to the saloon ten minutes before five o'clock. I knew the prisoner well before this. At one time he tried to hit me in the head. I am on speaking terms with him. I could not say whether he was much injured by the bottle or not because they put him out. The prisoner was intoxicated when he tried to hit me with a club at Grey Island; the trouble was not about a woman. I was subpoenaed by the people. Thomas Helgerson sworn and examined. I am an officer of the 15th precinct. I was called into this saloon on the morning of the 24th of Dec. Then I went into the saloon

0021

I found Anderson lying on his back and ~~the prisoner~~ the prisoner Wooden on top of him striking at him. I could not say whether he had the knife in his hand or not at the time. I pulled him off Anderson and got them both out of the place and brought them to the station house as quick as possible as I thought. Anderson was badly hurt; the knives were brought to the station house by either this man Spriggs or his partner in business, William Carter; he is not here. Cross Examined. I did not have Anderson in charge going to the station house, I had the prisoner; Anderson was walking ahead of me by another officer. I saw Anderson at the station house but I had no conversation with him <sup>more</sup> than to ask him if he was badly hurt. Did you hear Anderson say that he thought a man by the name of Harper had stabbed him in the head? I heard Anderson say there was two people in it; he did not mention any name; he certainly did say that the prisoner cut him; he told me when this man went out the first time he came back with another man. I did not hear Anderson say that any other man cut him but Edward Wooden cutting

0822

Ignatius Dufan, sworn and examined.  
I am Keeper of the second district prison at  
Jefferson Market. I remember that the com-  
plainant and the prisoner were pretty  
well wounded. I got a doctor and he dressed  
their wounds. Anderson told me they were  
both in a fight; he did not say it was a  
drunken row; he did not say to me that  
he did not know who stabbed him.  
Edward Wooden, sworn and examined  
in his own behalf, gave an account of  
the game of cards that he had with the  
complainant and how the dispute com-  
menced. He commenced firing bottles and  
I ran for the door. Previous to that I grabbed  
his hand and he struck at me. I struck  
him back. I had no knife; he knocked  
me down with a glass and bruised my  
nose; from that time I did not know  
anything. The first man I recognized  
was this officer when he grabbed hold of  
me. I was knocked out of my senses;  
we were both taken to the hospital. Cross  
Examined. I never owned either of those  
knives I dont remember being put  
out and the door locked I was convicted  
of shooting a man and was sent

0023

to the State prison for three years  
and have been out for four years.

The jury rendered a verdict of guilty  
of assault in the first degree  
and he was sentenced to the State prison  
for seven years.

0024

*Polka*

BAILED.

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_  
 Street \_\_\_\_\_

Police Court 2 District 107

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Henry Anderson*  
*154 Thompson St*

*Edward Madden*

1 \_\_\_\_\_  
 2 \_\_\_\_\_  
 3 \_\_\_\_\_  
 4 \_\_\_\_\_  
 Offence *Assault*

Dated *Dec 25* 188 *2*

*7301 Broadway* Magistrate.  
*No 11 Stroman* Officer.

*15* Precinct.

Witnesses *Walter Miller*

No. *250 West 8th* Street.  
*Robert Sprigg*

No. *204 Thompson St* Street.  
*James Jackson*

No. *204 Thompson St* Street.  
*James Jackson*



\$ *1000* TO ANSWER  
*James Jackson*  
*147 Bloekewille St*

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 *Edward Madden*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *1000* 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 *Dec 25* 188 *2* *Wm. B. B. B.* 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.

0825

Sec. 198-209.

Ed

District Police Court.

CITY AND COUNTY }  
OF NEW YORK; } ss.

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

Question. What is your name?

Answer. Edward Wooden

Question. How old are you?

Answer. 29 years

Question. Where were you born?

Answer. Ohio

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

Answer. 311 W 42d St 2 mos

Question. What is your business or profession?

Answer. Stabliman

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

Answer. I did not cut him with a knife  
We had a quarrel about some money  
I won from him playing cards

Edward <sup>his</sup> ~~X~~ Wooden  
mark

Taken before me this

day of

Dec

1887

25

[Signature]

Police Justice.

0026

Police Court— 2d District.

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

Henry Anderson

of No. 154 Thompson Street,

being duly sworn, deposes and says, that  
on the 24<sup>th</sup> day of December  
in the year 1882 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Edward Madden  
(now here) who struck deponent a blow  
on the face with his fist and  
wilfully and maliciously cut  
and stabbed deponent on the  
head and breast with a  
knife then and there held in  
the hand of said Madden

with the felonious intent to take the ~~life of deponent~~ <sup>grivous</sup> to do him bodily harm; and with out 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 25<sup>th</sup> day  
of December 1882

Henry <sup>his</sup> Anderson  
mark

[Signature] POLICE JUSTICE.

0827

**BOX:**

90

**FOLDER:**

987

**DESCRIPTION:**

Wright, Thomas

**DATE:**

01/22/83



987

0020

212  
Counsel,  
Filed 22 day of Jan'y 1883  
Pleads

INDICTMENT.  
LABORERY AND RECEIVING STOLEN GOODS.

THE PEOPLE

vs.

R  
Stoman Wiazit

106 Broadway  
New York  
33

JOHN McKEON,

District Attorney

A True Bill.

Ed. Howell  
Foreman.

Jan'y 23/83

Pleas'd J.P.

Pen 6 months

0029

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 Wright*

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

*Thomas Wright*

of the CRIME OF ~~PEACE~~ LARCENY, committed as follows:

The said *Thomas Wright*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on  
the ~~sixteenth~~ *sixteenth* day of ~~January~~ *January* in the year of our Lord one thousand  
eight hundred and eighty- ~~three~~ *three*, at the Ward, City and County aforesaid, with  
force and arms ~~two rodman chairs of the value~~ *two rodman chairs of the value*  
~~of three dollars each~~ *of three dollars each*

of the goods, chattels and personal property of one *Edward*  
*D. Farrell* 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.

0030

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

Thomas Wright

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said Thomas Wright

late of the First Ward of the City of New York, in the County of New York aforesaid, on  
the sixteenth day of January in the year of our Lord one thousand  
eight hundred and eighty-three at the Ward, City and County aforesaid, with force and  
arms two rocking chairs of the value  
of three dollars each

of the goods, chattels and personal property of

Edward D. Savell

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

Edward D. Savell

unlawfully and unjustly, did feloniously receive and have; he the said

Thomas Wright

then and there well knowing the said goods, chattels, and personal property to have been  
feloniously stolen, taken and carried away against the form of the Statute in such case  
made and provided, and against the peace of the People of the State of New York and  
their dignity.

JOHN McKEON, District Attorney.

11300

BAILED,

No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street, \_\_\_\_\_

Police Court - 4th District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

1. *Thomas Starnell*  
*James Starnell*  
 2. \_\_\_\_\_  
 3. \_\_\_\_\_  
 4. \_\_\_\_\_  
 Offence, *Petit Larceny*

Dated *16 January* 188*3*  
*John B. Smith* Magistrate.

*William Gunderhof* Officer.  
*John B. Smith* Clerk.

Witnesses:  
 No. *6* *John Smith* Street \_\_\_\_\_  
 No. *19* *John Smith* Street \_\_\_\_\_

No. *3* \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_  
 No. \_\_\_\_\_ Street, \_\_\_\_\_



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

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 *16 January* 188*3* *John B. Smith* Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 1888 \_\_\_\_\_ Police Justice.

0832

Sec. 198-200.

18 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Thomas Wright

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

Question. What is your name?

Answer. Thomas Wright

Question. How old are you?

Answer. 33 years

Question. Where were you born?

Answer. New York City

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

Answer. 15 Bowery 1 year

Question. What is your business or profession?

Answer. Mason

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

Answer. I am not guilty and  
demand a trial by jury

Thomas <sup>his</sup> Wright  
Mark

Taken before me this

day of

1883

Robert H. Smith

Police Justice.

0033

First District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }  
OF NEW YORK, } ss  
occupation clerk  
of No. 73+75 Bowery

Francis J Farrell aged 32 years

being duly sworn, deposes and says, that on the 16 day of January 1883  
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 in front of premises No 73+75 Bowery in the daytime with  
the unlawful intent to cheat and defraud the true owner of  
the following property, viz:

Two Rocking Chairs of the value of six  
dollars

the property of Edward J Farrell and in care and  
charge of this 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 Wright (now here)  
from the fact that deponent missed  
the said property from in front of said  
premises, subsequently deponent found the  
aforesaid property in said defendants  
possession

Francis J Farrell

Sworn before me this  
19 day of  
January  
1883  
Police Justice.

0835

**END OF  
BOX**