

0579

BOX:

125

FOLDER:

1317

DESCRIPTION:

Jacuzzo, Nuncio

DATE:

01/14/84



1317

Bailed by Michael  
Andrew, or Center  
Bracket Place.

Witness—  
Geo. Yeaspeck

Falmer

Counsel,

Filed 14 day of Jan

1884

Pleads

Voluntarily (H)  
THE PEOPLE

vs.

Runcio  
Januzzo

Assault in the Second Degree.  
(Section 218, Penal Code).

PETER B. OLNEY,  
~~JOHN W. GIBSON~~

District Attorney.

A True Bill.

Quinn

Foreman.

#106

0580

0581

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

5th

District Police Court.

*Franco Saccago* 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.

*Franco Saccago.*

Question. How old are you?

Answer.

*35 Years.*

Question. Where were you born?

Answer.

*Italy -*

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

Answer.

*25 Railroad Avenue, Jersey City, about 6 months.*

Question. What is your business or profession?

Answer.

*- Laborer -*

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 swear to God. I did not do that - I am not guilty.*

*Franco Saccago*  
*Wart.*

Taken before me this *15th* day of *June* 188*8*  
*A. J. Thompson* Police Justice.

0582

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 Francis Laezza

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 June 25-3 1883 B. J. Morgan 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.



0583

Police Court 5 District. 533

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

George W. H. H.  
21<sup>st</sup> E 91<sup>st</sup>  
1<sup>st</sup> Avenue

Offence  
Disrupt  
and  
Butler

2  
3  
4

Dated June 25 1883

Morgan Magistrate.  
Officer.

Precinct.

Witnesses  
No. Street.

No. Street.

No. Street.

\$ 300 to answer Ans

Com

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0584

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

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

George Deffen, age 22 years,  
of No. 21 East 91<sup>st</sup> Street,  
a laborer being duly sworn, deposes and says, that  
on Sunday — the 24<sup>th</sup> day of June  
in the year 1883, at the City of New York, in the County of New York.

he was violently ASSAULTED and BEATEN by *Munio Iacuzzo, now here,*  
*who cut this deponent upon his left*  
*hand with a razor that held in the*  
*hand of said Munio Iacuzzo.*

without any justification on the part of the said assailant

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

Sworn to before me, this

25<sup>th</sup> }  
day of June 1883.

*George Deffen*  
*deponent*

*J. H. Morgan* POLICE JUSTICE.

0585

FORM 11.

Police Court— District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

AFFIDAVIT, A. & B.

Dated 187.

Justice.

Officer.

Witness

S. J. A. to Ans.

Sesg.

Bailed by

No.

0586

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

*Nuncio Jacurzo*

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

*Nuncio Jacurzo*

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

The said *Nuncio Jacurzo*

late of the City and County of New York, on the ~~twenty fourth~~ day of  
*June*, in the year of our Lord one thousand eight hundred and  
eighty-~~three~~ with force and arms, at the City and County aforesaid, in and upon one

*George Vespa*

in the peace of the people of the said State then and there being, feloniously did  
willfully and wrongfully make an assault: and the said

*Nuncio Jacurzo*

with a certain *razor* which *he* the said

*Nuncio Jacurzo*

in *his* right hand—then and there had and held, the same being then and there an  
*instrument* likely to produce grievous bodily harm, *him*,  
the said *George Vespa* then and there feloniously  
did willfully and wrongfully strike, beat, *stab*, *cut*, bruise and wound,  
against the form of the statute in such case made and provided, and against the peace  
of the People of the State of New York and their dignity.

*Joseph B. O'Leary*  
District Attorney



0587

BOX:

125

FOLDER:

1317

DESCRIPTION:

Jaeger, John F.

DATE:

01/29/84



1317

0588

BOX:

125

FOLDER:

1317

DESCRIPTION:

Eichenauer, Sebastian

DATE:

01/29/84



1317

0589

351

Day of Trial, *McA-R*  
Counsel,

Filed, 29 day of Jan 1884

Pleads, *McA-R*

(Section 217 and 218)

THE PEOPLE

vs.

F

*John T. Sargent*

*B. and*

*Sebastian Richmond*

PETER B. OLNEY,

JOHN MCKEON,

District Attorneys

*Ed. McA-R*

*Feb 25 9/11*

A TRUE BILL.

*McA-R*

Foreman.

*Feb 25/84*

*(Pate) (app. P. 14) 4.75a.*

*Spec. Convicted of*

*County 2 day*

*Feb 18 9/11*

*Witnesses:*

*George Strahmeyer*

*Officer P. Sullivan*

*10th Prec*

The People  
John F. Jaeger  
and  
Sebastian Eichenauer

Court of General Sessions. Part I  
Before Recorder Smyth, Feb. 25, 1884.  
Indictment for assault in the 1st degree.  
George Stohrmeyer, sworn, and examined. I  
am a steward on a ship. I know the defend-  
ants from the 1st of January. I came down  
to see a friend in 101 Delancey St. A couple  
of boys were playing with a drunken man.  
A friend of mine went outside to look what  
was the matter. One drunken man slipped  
and one of the boys came stepping on top  
of him and he was bleeding from his  
face. My friend told the young fellow to let  
him alone, that he was not able to go home.  
I and another friend then went out and  
we were all three in front of this place.  
As soon as we were outside the same  
fellows came up; the fellow who was told  
to leave the man alone said to my friend,  
"What did he have to say? It was none  
of his business." These two fellows did not  
run away from the place but halloed to  
him from the outside and gave him all  
kind of names. One of the two fellows who  
was kicking the drunken man sent the  
little fellow away to call the gang. As soon  
as he called the gang five fellows who  
were standing outside halloed at the



0591

man inside. I was looking at them. Three fellows went outside and asked what was the matter? The fellows said, "we will go and break your head." He gave one of the little fellows a push and he fell right in the middle of the street. The four fellows came on top of my friend and me. So I struck one of the fellows. The other little fellow was in the middle of the flock when I said he stabbed me and struck me on the left side. It was Jaeger who struck me and I struck him back. This was near the window and near a wagon. The next moment I was struck by Eichenauer. He came on top of me with both hands and struck me on the left side. In the same moment I felt kind of dizzy for a few minutes. As soon as I got to myself again I was cut and stabbed in my left side. I was looking for the boys and they were all gone. I saw my friends were running after the boy through Essex St. As soon as they came back I told them about the matter. They said, "I thought you got stabbed." I went up to the drug store and wanted to have some plaster put on. The man told me to go down to the station house; they examined me down there and telegraphed for an

0592

ambulance and sent me down to the Chamber St. hospital. I was down there about seven o'clock in the evening and from there I got transferred up to the New York hospital in an ambulance and got there about 1/4 to 8 o'clock. I was twenty six days in the hospital on account of the wound. I was lying on my back seventeen days and could not move. I was first struck by Jaeger with his fist on my right arm; then Eichenauer came up to me. I did not see what he had. I did not see him strike me on the side. Those were the only two blows that were directed at me. I saw no knife. I was cut on my left side between the fourth and sixth rib. These are the clothes I had on. (The witness showed the coat where it was cut and also exhibited a pencil where the knife slipped and prevented it, as he said, going through his heart.) The pencil was in my vest pocket. The officer brought Eichenauer up to the hospital and I recognized him right off. I told him he was the fellow that struck me the time I got stabbed. I have nothing against Jaeger, I did not see him again. Jaeger came and struck at me with his fist and I warded off the blow. It was all in the same general fight.

0593

4

Cross Examined. I had two friends with me. I had not been drinking that day. I had only one glass of beer. There was two drunken men and three young fellows were struggling with the drunken men. Side the two defendants, I was inside the beer saloon when I saw the five boys struggling with the two drunken men. I saw one drunken man fall near the gutter in the street. I saw the young fellows came on top of him. There was a big row; then other people came near, and so we went outside to look at it. One of my friends went up and told one of these boys not to kick him in his face, to leave him alone; he did not strike him. I believe one of my friends knocked Jaeger down and that another one knocked Eichenauer down; Eichenauer was calling him <sup>different kind of</sup> names, but up to that time had not struck him. Then four fellows came on top of me and my friend who is a witness here. When I struck Jaeger the next moment I got struck by Eichenauer. I am sure he was the one who stabbed me, but I did not see a knife in his hand. I am positive I could not have been stabbed by some one else in the first part of the scuffle. It is not true that I ran Eichenauer out in the street and knocked him down.



0594

not have

This hat fell under the wagon because my friend struck him. I did not strike Eickemauer at all; he came and struck me. I had no weapon in my hand. I did not have any idea of anything. It was in the afternoon. Ernest Block swore. I live at 59 Monroe St. and am a bar keeper. I know something about this affray that happened on the 1st of January. Mr. Strohmeyer and a young man named Sandman were in the saloon 104 Delancey St. Sandman walked out; there was two drunken men passing; one man was bleeding at the nose. Sandman was talking to the boys to let the men alone. The boys were quarreling with the drunken men. I do not know if they were hitting them. One was lying on the floor and the other was trying to pick him up. Strohmeyer and me were inside; we went outside; we stood looking out in front of the door. Then Strohmeyer said, "Why don't they leave that man alone?" Sandman went inside again. We stayed out there alone. Eickemauer and a young man in a green suit of clothes were using all sorts of insulting language which is not to be expressed here. The fellow with the green suit said to go around the corner after the gang. I saw Eickemauer step back and open a knife. Then I saw that. I hit out and hit the green



0595

6 <sup>suit fellow.</sup> ~~the other~~ <sup>Strohmeier</sup> and Sandman went amongst <sup>the other</sup> ~~Strohmeier~~ afterwards and saw that he was cut, <sup>I saw his coat cut.</sup> I went with him to the drug store and to the station house. The Captain told Sandman and I to go after the boys and see if we could not find them. Eichenauer and the boy in the green suit came out of the saloon 126 Delancey st. and we ran after them; we went up in the middle of the street and we were going to catch them and other people came between and stopped us. I did not see Jaeger do anything to Strohmeier. I do not recollect seeing Jaeger at all. We went up to the Station House and told them we had seen the boys. They sent three detectives with us to find them but they did not find them. I was not present when they were arrested; <sup>they were</sup> ~~they~~ <sup>afterwards</sup> I saw Eichenauer take out his knife and open it I was standing two or three feet from the door of the saloon. This was between two and three o'clock - broad day light. I do not remember knocking any of the boys down, but I remember hitting the fellow with the green clothes. Cross Examined. I did not see that the boy with the green suit of clothes had a knife in his hand. The boy that was dressed in the green suit was nearer to me than Eichenauer and I hit him. I ran after Eichenauer when

0596

Strohmeyer was stabbed. I did not see Eichenauer stab Strohmeyer. I did not strike Eichenauer; I believe my friend did. Eichenauer made no attempt to hit me with a knife. Before I struck the fellow with the green suit he had shouted out to go and get the gang; they were talking to us four or five minutes before we ever said or done anything. It was while somebody had gone after the gang that I saw Eichenauer open the knife. Three young men came from around the corner. After the gang came I hit the fellow with the green suit; then Eichenauer made the attack on Strohmeyer. I saw his hat fall in the gutter. I pursued Eichenauer out into the street after Strohmeyer was stabbed. I did not know then that he was stabbed. Eichenauer and the fellow with the green suit ran away and passed ~~me~~ <sup>me</sup> and I ran after them. I could not say for what reason I ran after them. I saw Sandman fighting with these when they went away. Is it not true that you and your friends thought you had three or four fellows and you thought it was a good chance to give them a good pounding? Yes sir. After they pounded you? Yes sir. We could have got away from the boys, but I did not intend to have a row with them. The whole neighborhood could hear the language they used.

0597

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Emil Sandman sworn. I drive a butcher wagon. I was present at the affray in which Strohmeyer was hurt. It was on New Year's day two drunken men passed the street and five young fellows followed them up and one fellow was bleeding at the eye and from the nose. A little boy with a green suit was "licking" that man and I told him to let the man go. He said, it was none of my business and if I did not go he would <sup>lick me</sup> hit me. I said, "it does not suit me to fight with boys," and I went in the saloon. A little while afterward I heard a noise in the street. I looked through the window and I saw Strohmeyer and a boy named Ernest fighting with the boys. I went outside, Eichenauer came against me and I hit him in the face. Strohmeyer was as far from me as this railing; then I saw Strohmeyer lifting up his arms and following Jaeger up. I caught Jaeger on the corner of Delancey and Essex Sts. and I hit him three or four times on his chest. Eichenauer tried to hit Strohmeyer <sup>once</sup>. When I came out of the saloon I saw my two friends were fighting with five boys. After I hit the boy in the face he struck at my friend. I saw the stab wound in the side of Strohmeyer after the affair and the coat was cut.



0598

Q But after you had struck at Eichenauer you ran after Gaeger did you down to the corner. A. Yes sir.

Cross Examined.

Q When you looked out of the door or the window and discovered your two friends fighting with those two boys you went out. A. Yes sir, there were five there.

Q And you saw Eichenauer strike at your friend. A. I saw George Strohmeier standing there and the little one was hitting at him.

Q And then after the little fellow got through hitting at him, he hit at you, did he. A. No, he did not hit me.

Q Did he try to hit you. A. Yes sir, before the time I came out of the saloon. When I came out he tried to hit me.

Q You came out of the saloon and you saw your two friends fighting with these four boys. A. There were five boys; they were fighting with five boys.

Q Did you look out of the door of this saloon or the window. A. I saw through the window when they were fighting outside, my friend and the boys.

Q Was it when you were looking through

8 1/2



0599

83/4

the window that you saw this boy  
here strike at your friend.

A No sir.

Q When did you see this boy here strike  
at the one that was stabbed.

A After I hit him once in the face. I  
hit him once in the face.

Q When he struck at your friend.

A Yes sir, after I hit him in the face.

By Mr. Adams. Q You saw this stab wound  
did you in the side of Strohmeyer  
after the affair. A Yes sir.

Q And the cut was in his coat.

A Yes sir.

0600

Richard Sullivan sworn. I am an officer I arrested Jaeger, and Eichenauer surrendered himself with his uncle. I took Eichenauer to the hospital and the complainant recognized him as the man that stabbed him. When I arrested Jaeger I told him it was for cutting Strohmeier; he said that he did not know he stabbed him, he only thought he cut his coat.

Cross Examined. He did not say to me that he did ~~not~~ cut that man; he did not say to me that what he did was in self defence.

The complainant said the other boy cut him.

Henry Maltman sworn. I live at 105 Delaney st. I live next door to this saloon; on the 1st

of January I looked out of the window. I saw those fellows fighting around, Eichenauer and Jaeger, they were pushing one another around on the sidewalk - one man pushed Eichenauer in the street; he got up, put his hand behind the pistol pocket and took something out. I could not say what he got in his hand. In about five minutes afterwards I heard Strohmeier was stabbed. I did not stand in the window long enough to see the whole of it. A man came out of the saloon and knocked Eichenauer down, but I could not see who it was. I don't know Strohmeier by sight.

9

It was so crowded on the sidewalk, I could not see who knocked Eichenauer down.

0601

10  
Dont copy this

## The Defence.

Robert Pater, sworn and examined. I live 417 Sixth Street and am a fancy leather goods manufacturer. I know Eichenauer since the beginning of last fall; he has worked for me. As far as I know he has been always a quiet, peaceable trustworthy boy. Outside of my shop I dont know anything about the boy.

Sebastian Eichenauer sworn. I am 17 years old. I live at 338 Eighth St. with my grand mother. I did not cut the complainant with a knife. I never carried a knife. I was standing at the corner of Essex and Delancey sts., talking to two young girls. I heard some one call after me. I left the girls. There was a boy fighting, standing around disputing with these men around the saloon. I says to this boy, "Let him alone; he did not do anything." A man by the name of Emile came running out of the saloon and laid his coat on a little hand-cart and struck this boy in a green suit, Franky Connor; the other two men run after me. I ran out in the middle of the street. He struck me on the chest, and the wheel of a beer wagon which was passing went over my hat. I got up and before I had time to ~~get up~~ around one of the men struck me on the neck. I fell down and dirt was over me from head to foot. I ran



0602

on the other side. I saw two men running and they kicked a boy. After the fight was over Jaeger told me that boy that got hurt was his friend. I did not know the boy. Jaeger had a knife in his hand; he says, "I cut a man, but I do not think I struck him. I must have cut his coat." I went up stairs to brush my clothes and came down. These men saw us; they buttoned up their coats and ran after us. The next day I heard the detective was at my house. I knew I did not stab a man. I told my uncle to go down to the station house with me and I delivered myself up to Officer Sullivan and he told me to see if I could not find Jaeger. I found out where he lived. I walked round to his house, and "seen" Jaeger that very night. I says, ~~he said to me~~, "you have got me into trouble;" he says, "I was drunk and dizzy when I struck the man." He said to Officer Sullivan, "I knew I had used the knife in the fight but I did not think that I struck the man." With that Sullivan says to me in a joke, "Eddy, you can sleep good tonight." I have never been arrested in my life before. I heard the complainant say I was the boy that stabbed him when I was brought to the hospital. I only know Jaeger by sight.



Jones Judge sworn. Jaeger came up to me and says, "I stabbed a man but I do not think I cut him. I know I cut his coat," He had a knife in his hand. He looked as if somebody had pounded him; he was all muddy and his face was red; he was holding the side of his head. John F. Jaeger sworn. I am 17 years old and live with my father. I worked at Becker's flour mill three years. I did not cut the complainant. I did not tell the boy nor the witness Judge that I cut him. Had a knife in my pocket. Have been in the Tombs one month. Help to support my mother.

Catherine Jaeger sworn. The prisoner is my boy; he is 17 years old; he has never been arrested before this; he worked for three years and a half for Mr. Becker; he made from five to nine dollars a week and he brought the money home to help to support me.

Catherine Beck sworn. I know the little boy Jaeger since he went to school; he is a pretty good boy to his mother; I don't know of his ever having been arrested before; his reputation is good. His father was killed in a flour mill. Live 156 Perry St.

The jury rendered a verdict of guilty of assault in the second degree. The boys were sent to the Elmira Reformatory.

0604

Testimony in the  
case of  
John H. Jaeger and  
Sebastian Eichenauer

filed Jan.

1984

0605

Police Court— 3rd District.

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

George Strohmeyer  
aged 22 years a Mailer  
of No. 54 Ruddle Street,

being duly sworn, deposes and says, that  
on Tuesday the first day of January  
in the year 1884 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

John F. Feager & Sebastian Eichenauer  
(both now here) who each of them struck  
deponent, that about five minutes  
after the said assault, deponent  
discovered that he had been cut  
and stabbed in the left breast.  
Deponent charges that said assault  
was committed by said defendants

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

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

Sworn to before me, this 24 day  
of January 1884

Geo. Strohmeyer  
John Horman POLICE JUSTICE.

0606

Sec. 198—200

CITY AND COUNTY }  
OF NEW YORK, } ss.

8 District Police Court.

*Sebastian Eichenauer* 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. *Sebastian Eichenauer*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *338 8<sup>th</sup> Street 9 years*

Question. What is your business or profession?

Answer. *Cash 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 am not guilty*

*Sebastian Eichenauer*

Taken before me this

*24*

day of

*May 1884*

*John J. Eichenauer*  
Police Justice.



0607

Sec. 198-200

3

District Police Court.

CITY AND COUNTY OF NEW YORK ss.

*John Fred Jaeger* 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 F Jaeger*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *172 Ludlow Street 14 years*

Question. What is your business or profession?

Answer. *Laborer*

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 don't desire to make any statement at present, by the advice of my Counsel*

*John Fred Jaeger*

Taken before me this

day of *May*

188*8*

*John H. McManus*  
Police Justice.

0608

If 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 T. Leager and

Sebastian Eichenauer

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 he give such bail.

Dated January 24 1884

John T. Leager

Police Justice.

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

Dated January 24 1884

John T. Leager

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.

0609

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

George Strahmeyer  
No 54 Ludlow St  
132 W 95  
John F. Leary  
2 Sebastian Eckmann

3

4

Offence

Dated

188

Magistrate.

Officer.

Ernest Flock 10 Precinct.  
59 Mendon

Witnesses

George Strahmeyer  
Now at the New York  
Hospital

No.

Street,

No.

Street.

\$ 1000 to answer

Sessions.

Committed  
Emil Sandman 87 Essex St  
Mr Mattman 105 Delancey St



06 10

**State of New York.**

Executive Chamber,

Albany, June 28 1884

Sir: Application having been made to the Governor for the  
pardon of Lebanon Eichenauer, who was  
tried and convicted before you Feb. 25, 1884 of  
Assault with and sentenced  
to the State Prison Reformatory

Will you oblige the Governor with your opinion of the case, together  
with any facts or circumstances which may have a bearing on the  
question of granting or refusing a pardon?

Very respectfully yours,

John C. Alvord  
By Frederick Brown  
Execution Clerk  
To Hon. Frederick V. Wright

06 11

Apr 7 1984  
Felix 1984

Getman  
Felix 1984

06 12

**State of New York.**

Executive Chamber,

Albany, Nov 28 1884

Sir: Application having been made to the Governor for the pardon of Albertain Scott, who was sentenced on Feb 25 1884, in your County, for the crime of Assault & Seduction for the term of 5 years and 0 months to the State Prison of Albany you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a pardon. Be pleased, also, to state the previous character of the convict. All officers respectfully requested

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully yours,

Sign: Cleveland  
by Goodwin Brown  
Executive Clerk.

To Mr. C. B. Chas.  
District Attorney, &c.



06 13

Answered  
July 19, 1988  
D.P.O.

10/10

26

05 14

# 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 F. Jaeger and Sebastian Eichenauer*

The Grand Jury of the City and County of New York, by this indictment, accuse *John F. Jaeger and Sebastian Eichenauer*

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

The said *John F. Jaeger and Sebastian Eichenauer*

late of the City of New York, in the County of New York, aforesaid, on the *twelfth* day of *January* in the year of our Lord one thousand eight hundred and eighty *four* with force of arms, at the City and County aforesaid, in and upon the body of *George Strohmeyer* in the peace of the said people then and there being, feloniously did make an assault and *in* the said *George Strohmeyer* with a certain *knife* which the said *John F. Jaeger and Sebastian Eichenauer*

in *their* right hands then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did beat, strike, stab, cut and wound with intent *to kill* the said *George Strohmeyer* 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 *John F. Jaeger and Sebastian Eichenauer* of the CRIME OF Assault in the Second Degree, committed as follows:

The said *John F. Jaeger and Sebastian Eichenauer*, late of the City and County aforesaid afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *George Strohmeyer* then and there being, feloniously did, wilfully and wrongfully, make an assault and *in* the said *George Strohmeyer* with a certain *knife* which the said *John F. Jaeger and Sebastian Eichenauer*

in *their* right hands 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

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.

06 15

Third COUNT.

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

John F. Gaege and Sebastian Eichenauer  
of the CRIME OF Assault in the First Degree,  
committed as follows:

The said John F. Gaege and Sebastian Eichenauer

late of the City of New York, in the County of New York, aforesaid, on the  
First day of January in the year of our Lord  
one thousand eight hundred and eighty four with force of arms, at the City and  
County aforesaid, in and upon the body of George Strohmeyer  
in the peace of the said people then and there being, feloniously did make an assault  
and him the said George Strohmeyer  
with a certain instrument and weapon to the Grand Jury aforesaid unknown  
which the said John F. Gaege and Sebastian Eichenauer

in their right hands 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 George Strohmeyer  
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.

Fourth COUNT:

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

John F. Gaege and Sebastian Eichenauer  
of the CRIME OF Assault in the Second Degree, committed as follows:

The said John F. Gaege and Sebastian Eichenauer, late of the City and County  
aforesaid

afterwards, to wit, on the day and in the year aforesaid, at the City and County aforesaid,  
with force and arms, in and upon the body of the said George Strohmeyer  
then and there being, feloniously did, wilfully and wrongfully,  
make an assault and him the said George Strohmeyer  
with a certain instrument and weapon to the Grand Jury aforesaid unknown  
which the said John F. Gaege and Sebastian Eichenauer in their right hands 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

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 MULLIGAN, District Attorney.



06 16

Frank COUNT.

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

John F. Gaege and Sebastian Eichenauer  
of the CRIME OF Assault in the first degree  
committed as follows:

The said John F. Gaege and Sebastian Eichenauer  
late of the Frank Ward of the City of New York, in the County of New York, on the

Frank day of January in the year of our Lord one thousand  
eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms,

in and upon one George Strohmeyer then  
and there being, feloniously did make  
an assault; and in the said George  
Strohmeyer with a certain instrument  
and weapon a description whereof is  
to the Grand Jury aforesaid unknown  
which they the said John F. Gaege and  
Sebastian Eichenauer in their right  
hands then and there had and held  
in and upon the breast of the said  
George Strohmeyer, then and there  
feloniously and wilfully did strike  
stab, cut, stab, beat bruise and wound  
the same being such means and force, as  
were likely to produce the death of the said  
George Strohmeyer, with intent in the  
said George Strohmeyer then and there wilfully  
and feloniously 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

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

06 17

Sixth COUNT.

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

John F. Jaeger and Sebastian Eichenauer  
of the CRIME OF Assault in the Second Degree  
committed as follows:

The said John F. Jaeger and Sebastian Eichenauer  
late of the First Ward of the City of New York, in the County of New York, on the  
Fourth day of January in the year of our Lord one thousand  
eight hundred and eighty four at the Ward, City and County aforesaid, with force and arms,

in and upon one George Strömeyer then  
and there being then and there felon-  
iously did unlawfully and wrongfully  
assault on assault, and then the said  
George Strömeyer then and there felon-  
iously did unlawfully and wrongfully  
beat, strike, stab, cut, bruise and  
wound, thereby then and there unlawfully  
and wrongfully, feloniously inflict-  
ing grievous bodily harm upon the  
said George Strömeyer, to wit: thereby  
then and there striking and wounding  
his heart: 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.

Peter B. Olney  
District Attorney

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

06 18

BOX:

125

FOLDER:

1317

DESCRIPTION:

Jaeger, Karl

DATE:

01/15/84



1317

Witnesses:

Joseph G. Graft

137

Counsel,

Filed 15 day of Jan 1884

Pleads

THE PEOPLE  
vs.  
Grand Larceny 2<sup>nd</sup> degree  
[Sections 528, 531, Penal Code].

David  
Larson

PETER B. OLNEY,

District Attorney.

A True Bill.

Alfred W. Little  
Foreman.

Jan 16/84

Henry G. Graft  
S.P. 2 years.

06 19



0620

3<sup>rd</sup> District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, } ss.

of No. 239 Broome

Street,

being duly sworn, deposes and says, that on the

24

day of November 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 at night time

the following property, viz:

One Trunk containing four Silver Spoons of the value of four dollars, one Fur collar & muff of the value of five dollars  
 One Clock of the value of one dollar,  
 6 Bed sheets of the value of three dollars  
 7 Pillow Cases, of the value of three dollars  
 3 Shirts of the value of three dollars  
 1 pair of Shoes of the value of one dollar  
 two Table Cloths of the value of two dollars each  
 one Dress of the value of one dollar  
 Two Hats of the value of one dollar  
 and Laidin underwear in all of the value of five dollars  
 said property being in all of the value of  
 Thirty-Six 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 Carl Jaeger (now here)

from the fact that said Carl acknowledged to deponent in the presence of witnesses and in open Court, that he did steal said property, and from the further fact that he returned two pawn tickets to deponent representing a portion of said stolen property.

C. L. Jaeger

Sworn before me this

10 day of January

1884

Police Justice,

0621

Sec. 198—200

A 3rd District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.*Karl Jaeger*

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. *Karl Jaeger*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *I have no home*

Question. What is your business or profession?

Answer. *Butcher*

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

Answer. *I am guilty of the charge**Karl Jaeger*

Taken before me this

*10*

day of

*January**1884**John J. Brown*

Police Justice.

0622

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 Carl Lager

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 January 10 188 ✓ John Henry 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.

0623

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

1026 District

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph Graf.  
239 Brown St.  
Carl Jaeger

Offence Grand Larceny

Dated

January 10

188

Gorman

Magistrate.

Bay

Officer.

10

Precinct.

Witnesses

David Hoffman

No.

Street.

No.

Street.

No.

Street.

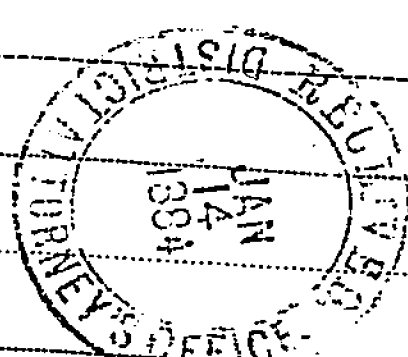
\$1000

to answer

Gene

Sessions.

Committed





0624

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

Karl Gargner

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

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

The said Karl Gargner

late of the First Ward of the City of New York, in the County of New York aforesaid, on the  
twenty seventh day of November 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 trunk of the value of five dollars,  
two spoons of the value of one dollar  
each, one fur collar of the value of three  
dollars, one muff of the value of three  
dollars, one clock of the value of one dollar,  
six sheets of the value of one dollar and fifty cents,  
each, seven pillow cases of the value of fifty cents  
each, three shirts of the value of one dollar each  
one pair of shoes of the value of one dollar, two  
table cloths of the value of two dollars each, one dress  
of the value of one dollar, two coats of the value  
of fifty cents each, and divers articles of female  
underwear of a number and description to the  
Grand Jury aforesaid unknown of the value of  
five dollars

of the goods, chattels and personal property of one

Joseph Graft

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.

Peter B. Olney  
District Attorney

0625

BOX:

125

FOLDER:

1317

DESCRIPTION:

Jameson, George

DATE:

01/31/84



1317

0626

BOX:

125

FOLDER:

1317

DESCRIPTION:

Burns, Thomas

DATE:

01/31/84



1317

0627

BOX:

125

FOLDER:

1317

DESCRIPTION:

Casey, James

DATE:

01/31/84



1317



0628

BOX:

125

FOLDER:

1317

DESCRIPTION:

Brady, Henry

DATE:

01/31/84



1317

Witnesses:

Joseph Miller

Thomas Mangum Jr

(Counsel of the

The deft. Brady having been  
tried and acquitted and the  
evidence against Burns and  
Jameson being weaker than  
that against Brady I recon-  
sider Burns and Jameson be-  
ing discharged on their own  
recognizances as I do not  
believe they can be convicted

Wm. February 28. 1884

Wm. Vincent

Att. Dist. Att.

-361- Keller

Counsel,

Filed 21 day of January 1884

Pleaded all Not Guilty

Feb 14/84

THE PEOPLE

vs.

George Jameson  
Jameson  
Jameson  
Jameson  
Jameson

PETER B. OLNEY,

Feb 26. 84. District Attorney.  
No 4 tried & acquitted.

No 3 pleads P. L.  
A True Bill. Pen 12 months.

Amundt

Foreman.

Feb 29/84.

Not discharged by the  
Court on 2nd day recognizing  
No 2 13 day discharged  
Jan 22/84

0529

0630

Joseph K. Weber, the complaining witness testified as follows on

Cross Examined by Mr. Keller

I am the ticket agent of the 30 Av. Elevated Road at 10th and 1st Avenue & I had the tickets in the safe at the Station. There are in bunches numbered from 1 to 500 and ~~and~~ so on. On the day of the robbery the safe was open - it is my habit to keep it open - I thought it was all right - everything was closed except the combination was not set. I missed the tickets nine minutes after six o'clock. I had seen them previous to missing them at one o'clock. I can't say when the tickets were taken - it must have been near 5 o'clock because the safe was closed from one to five o'clock - I closed it at one o'clock - not locked. When the tickets were taken the safe was closed but the combination was not set. I didn't look at it from

(1)



0631

the 10:45 o'clock. The reason I  
can tell which tickets were taken is  
that we keep a record of all the  
tickets we sell and all we receive  
and all we have on hand - that is how  
I know that <sup>the</sup> ten cent tickets from 118,501  
to 119,000 were taken because I did  
not sell them. I received them and  
they are gone - they were the next  
numbers I was to use - I had not  
used all the preceding numbers.  
We get tickets sent us twice a  
week - sometimes 500, sometimes 1,000  
and sometimes 1,500 at a time. We al-  
ways keep a certain amount on  
hand. I put those tickets, which  
were missed, in the safe myself.  
I looked at the numbers when  
I put them in. When I get a bunch  
+ of 500 tickets I don't mean to say  
that I count them & I never veri-  
fied the numbers on those tickets  
which were stolen. I was not sell-  
ing tickets on the night of January  
25<sup>th</sup> 1884 when these parties were  
arrested. I was not present at the  
last arrest. Every station has its  
(2)



0632

different marks and numbers - there is a particular mark for a station - 4-1-2. <sup>is our number.</sup> Each station has a different number & mark. I recollect the ticket numbered 118,910 which was one taken and which is attached to this complaint. I remember seeing it in handling the packages - it was sticking out and I remember seeing that number. It was not on the end of a bunch and did I put my hand in the bunch & pull it out it was accidentally sticking out and I got notice to the number - that was about 12 1/2 o'clock before I put them in the safe & that is the only one I can identify. This is <sup>the</sup> only ticket out of the box that I saw. I distinctly remember seeing it. Nothing struck me particularly about it but it stuck out of the package & I distinctly remember the number. When I missed the tickets about nine minutes after 6 o'clock & five hours after that I remembered seeing this particular number - five hours after I put them in the safe.

(3)

0633

The tickets are valueless to the  
Company unless both the two  
X tickets 118,639 & 447,163 I don't re-  
member anything about them; not  
having counted the tickets & not  
having verified the numbers on  
them. Mr. Johnson was arrested  
in connection with this robbery within  
three days after the robbery. He  
excited my suspicion because of  
waiting at the depot so long on  
the day of the robbery and he sat  
near the safe. I don't know him  
at all - he was in the employ of the  
Company.

Sworn to before me this  
2nd day of January 1884

W. E. Weber

John Herman Police Justice

Louis Johnson being sworn testified  
as follows on

from Exam<sup>ed</sup> by Mr. Keller

I reside at No. 10 Perry the Street  
(4)

0634

and am employed on the 2<sup>nd</sup> Avenue  
 train. On the 7<sup>th</sup> of January 1884 I was  
 off duty. I was waiting at the  
 1<sup>st</sup> St. Station on that day for a  
 friend of mine to whom I had loaned  
 some books. My wife was sick that  
 day & that was the reason I was  
 not working. I went to the station  
 to get the books & he was not there  
 and I waited for him 1 1/2 hours.  
 I was talking to the gate man,  
 he was an old soldier friend of  
 mine and I was speaking to him  
 about war times. The safe is  
 in the end in an waiting room,  
 where passengers wait for the  
 train. About 150 people passed  
 in while I was there. On this  
 very night I recollect seeing  
 three men together - they waited  
 for ~~the~~ <sup>two</sup> trains to pass before  
 they took a train - two of them  
 were the defendants Jamieson &  
 Burns. Burns I recognize by his  
 face & Jamieson by his mustache  
 and side whisker - there is nothing  
 peculiar about either of their looks.

0635

I never saw them before nor until they were arrested. The third man had his back towards me all the time & I wouldn't tell him. The only thing attracted my attention to them was the fact of their allowing two trains to pass. This happens every day though. I think I could recognize anybody else I saw in that room on that day. I looked at those men twice in that room because they didn't take the train at once. I was not suspicious of them. I looked at their faces. We generally know the people who get on the train - I could tell 500 out of a 100 people who get on. I couldn't tell 4,000,000 people out of the 42,000,000 who ride on the road. I saw their faces but I didn't stare at them. I looked three or four times. I was not near the safe all the time I was in the station. I did not go out of the room. The room is about 12 feet square & the only means of ingress and egress is through one door.

(16)



0636

I didn't see any of these three men  
doing anything while they were there.  
I didn't see them touch the safe  
or go near it - they might have  
done it without my seeing it - I  
know I couldn't do it if anybody  
was there but people who can  
open safes might be any of the  
Employees of the road may have  
opened it without my knowing  
it also. All the time these people  
were in the room there were other  
people in there - they were coming  
in & going out all the time - at  
intervals they were alone in the  
room - I was there all the time.  
I picked Jamieson & Burns out  
from a number of others after  
they were arrested - there was nine  
or ten people in the group - I don't  
know whether the others were pris-  
oners. They were not handcuffed.  
The Doorman and Detectives McGinnis  
& Maguin brought me there to iden-  
tify them. There was a man also  
sitting in the room when I identified  
them. There was five more prisoners  
(14)

0637

in the room. I didn't go to any cell to identify them - it was in the basement. I am positive the prisoners were not brought down stairs alone by the officer for me to identify them. There was a man came there with the keys - there was some eight or nine people in the room at once. It was between 4 1/4 and 6 o'clock on the night of the 7th of January when I saw these men in the Elevated Station - I can't be any more exact about the time than that. I know it was after 4 1/4 o'clock because it was during Communion hours, & I looked at the clock. The trains run every 3 minutes during the Communion hours. They were there in the depot not longer than nine minutes. I wouldn't swear they weren't in the depot before 5 o'clock. I don't know who had me arrested on this charge. I was discharged in Court. I have never threatened the Company with a suit for damages for causing my arrest.

(8)

0638

I was brought to a Police Court at  
Jefferson Street - the charge was  
made & I was dismissed. I made  
an explanation there - told the judge  
all I knew about it - described the  
men I had seen in the Station.  
I couldn't say whether these men,  
during the nine minutes they were  
there, could have opened the safe and  
taken those tickets out while I was  
looking at them several times during  
the nine minutes & I can't swear that  
these men did take those tickets.

Sworn to before me this

28<sup>th</sup> day of January 1894 } Louis Johnson

John Johnson Police Justice

James McGuire, a Detective of the  
Central Office sworn testified as follows  
on.

Pro Examine

by - Mr. Keller

I don't know whether the defend-  
ants came up the stairs of the  
Eleventh Road together. Brady

(9)

0639

bought his ticket - I don't know  
whether he bought one or four.  
I saw him drop a ticket in the  
box. Three of the tickets dropped  
in the box are alleged to have been  
stolen & the box was taken up  
by the gate keeper and the tickets  
were obliterated by these marks.  
I have the three tickets here. (tickets  
produced) They are three of the al-  
leged stolen tickets. I couldn't say  
that any of the defendants dropped  
those tickets in the box. I don't know  
how many other tickets were taken  
out of the box when these were. I  
didn't find any stolen tickets on  
Janieson or Burgess.

Sum. to be presented  
2<sup>nd</sup> day of January 1884

James May Jr

John Herman Police Justice



0640

FORM 112.

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

Police Court—Third District.

agent, and ~~deponent~~ *Joseph Ober* *age 19 years*  
of No. *13 Rutgers* Street, being duly sworn, deposesand says that on the *7<sup>th</sup>* day of *January* 1884at 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 with the intent to deprive the true owner thereof.*the following property viz: *five hundred Rail Road tickets or passes of the Manhattan Elevated Rail Road Company of the value of ten cents each, and were numbered from 118501. to 119000 and five hundred passes of the value of five cents each and which were numbered 447001- to 447500- said property, being in all*of the value of *Seventy five* Dollarsthe property of *the Manhattan Elevated Rail Road Company*  
*and in care and charge of deponent as their agent,*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 *George Lamerson and**Thomas Burns, ex James Casey ex Henry Brady (all working)*  
*for the following reasons to wit:**That on said 7<sup>th</sup> day of January 1884 deponent had said Rail Road passes in a Safe then at the Station of the Elevated Rail Road on the Corner of First Street and First Avenue—*  
*That the door of said Safe was unlocked,**Deponent is informed by Louis Johnson of No 10 Forsyth Street that on the evening of said 7<sup>th</sup> day of January 1884 he saw said Lamerson sitting in said Safe in the office of said Station that said Burns was standing against the window*Sworn to before me this  
day of

18

Peace Justice

0641

of said Station, and that there was another person in the office at that time,

That at the hour of about 6 o'clock in the evening of said day, defendant missed said property.

Defendant is informed by officer James Mc Gurre of the Central office Police that on Friday the 25<sup>th</sup> day of January 1884 he was on the Railroad Station on the corner of Rivington and Allen Street, that he saw said defendants in company of each other, that said Brady bought one ticket on said Station and that all defendants entered the Railroad Station, and each of them dropped one ticket in the box stationed there to receive tickets from passengers, that he immediately after the said defendants entered, and were waiting for a train, he Mc Gurre with the assistance of Frank Mangin and George W. McCloskey two officers of the Central office Police arrested said Brady Casey, Jameson & Burns and brought said defendants in the office of said Station and then there searched said defendants, in the possession of Casey he found five Railroad tickets Nos 118910, 118908, 118909, 118816 & 1147221

which tickets are a portion of the property stolen from the possession of defendant, and that by searching the person of said Brady, said officer Mc Gurre found in his possession two Railroad tickets Nos 118639, & 1147163, which tickets are a portion of the property stolen from defendant's possession (and which tickets are in the possession of Officer Mc Gurre).

Defendant charges that the said defendants did act in concert with each other in taking and stealing said property from the possession of defendant as aforesaid.

J. Weber

James J. Mc Gurre

James J. Mc Gurre

Present to before me this 28<sup>th</sup> day of January 1884

0642

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 28 years, occupation Guard of No.

10 Foregate Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Miller

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

Sworn to before me, this 28 day of July 1889 } Louis Johnson

John Johnson  
Police Justice.



0643

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 32 years, occupation James Mc Gurni  
Police officer of No.

The Central office Police Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Joseph Meber

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

Sworn to before me, this 28  
day of Jan 1884 } James Mc Gurni

John J. Gorman  
Police Justice.



0644

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

3 District Police Court.

*James Casey*  
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. *James Casey*

Question. How old are you?

Answer. *43 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *229 Bleeker Street 3 years*

Question. What is your business or profession?

Answer. *Plumber*

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 Casey*

Taken before me this *20th*  
day of *February* 188*8*  
*John W. McManis*  
Police Justice.

0645

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Thomas Burns*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *303 Bowery 6 weeks*

Question. What is your business or profession?

Answer. *Cookman*

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 -*  
*Thomas Burns*

Taken before me this *20* day of *June* 188*8*  
*John J. Vanman*  
Police Justice.

0646

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK } ss.

3rd

District Police Court.

*George Jannacean*

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 Jannacean*

Question. How old are you?

Answer. *37 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *34 Stone Avenue Jersey City 4 or 5 years*

Question. What is your business or profession?

Answer. *Steam fitter*

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 -*

*I declare to be true.*  
*George Jannacean*

Taken before me this *29th* day of *June* 188*8*  
*Arthur Jannacean*  
Police Justice.

0647

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

District Police Court.

*Henry Brady* 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. *Henry Brady*

Question. How old are you?

Answer. *35 years*

Question. Where were you born?

Answer. *Springfield Mass*

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

Answer. *New York City - 15 years*

Question. What is your business or profession?

Answer. *Insurance Agent*

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*

*H. Brady*

Taken before me this *28* day of *June* 188*8*  
*John J. Stenhouse*  
Police Justice.



0648

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 Jammarson, Thomas Burns  
James Casey, and Henry Brady  
guilty thereof, I order that they be held to answer the same and they be admitted to bail in the sum of ten  
Hundred Dollars <sup>each</sup> and be committed to the Warden and Keeper of the City Prison of the City of New York, until they  
give such bail. Not be legally discharged  
Dated January 30 188 14 John Jammarson 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.

0649

\$2500 bond for  
January 28th 1884  
At 2.30. PM

BAILED,

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court

1067 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Joseph Weber  
13 Rutgers St  
1 George Jannerson  
2 Thomas Burns  
3 James Casey  
4 Henry Brady

Offence Grand Larceny

Dated

January 28  
Adrian

1884

Magistrate.

James M. Guine

Officer.

C O Police

Precinct.

Witnesses

Louis Johnson

No.

406 E 113 Street.

George M. Clusky & Frank Winger

Center Office Police

Street,

George S. Harding, From 3 P. M. till

No. 132 1/2 Street.

Rufus Carroll 1270 2nd Avenue

\$ 1000 to answer several Sessions.

Committed

JAN 30 1884

0650

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 Jameson,  
Thomas Burns,  
James Casey and  
Henry Brady.

The Grand Jury of the City and County of New York, by this indictment, accuse  
George Jameson, Thomas Burns  
James Casey and Henry Brady  
of the CRIME OF GRAND LARCENY in the Second degree, committed as follows:

The said George Jameson, Thomas Burns  
James Casey and Henry Brady  
late of the First Ward of the City of New York, in the County of New York aforesaid, on the  
Seventh day of January in the year of our Lord one thousand  
eight hundred and eighty-four, at the Ward, City and County aforesaid, with force and arms,  
five hundred papers, writings and  
tickets, each entitling the holder  
thereof to a passage upon the  
railway cars of a certain railway  
there commonly called The  
Manhattan Elevated Railroad  
of the value of ten cents each  
and five hundred other papers,  
writings and tickets, each entitling  
the holder thereof to a passage  
upon the railway cars of the  
said railway, of the value of  
five cents each

of the goods, chattels and personal property of ~~Thomas Jameson~~

~~Essex and Paul Road Company~~  
Joseph Weber

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.



0651

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *George Jameson, Thomas Burns, James Carey and Henry Brady* of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *George Jameson, Thomas Burns, James Carey and Henry Brady* late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Seventh* day of *January* in the year of our Lord one thousand eight hundred and eighty-four at the Ward, City and County aforesaid, with force and arms, *five hundred papers, writings and tickets each entitling the holder thereof to a passage upon the railway cars of a certain railway there commonly called The Manhattan Elevated Railroad, of the value of ten cents each, and five hundred other papers writings and tickets each entitling the holder thereof to a passage upon the railway cars of the said railway, of the value of five cents each*

of the goods, chattels and personal property of ~~*Edward Rail Road Company*~~  
*Joseph Weber* 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 Rail Road Company*~~

*Joseph Weber* unlawfully and unjustly, did feloniously receive and have; the said *George Jameson, Thomas Burns, James Carey and Henry Brady* 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.

PETER B. OLNEY,

District Attorney.



0652

BOX:

125

FOLDER:

1317

DESCRIPTION:

Jennings, Patrick

DATE:

01/25/84



1317

0653

BOX:

125

FOLDER:

1317

DESCRIPTION:

Corcoran, Peter

DATE:

01/25/84



1317

Witnesses:

Annie Quater

107. Thawson

6 Pick pocket.

but. has met. him  
before Commis

FS

3037  
Counsel,  
Filed 25 day of Jan 1884  
Pleads *Not guilty (not)*

THE PEOPLE  
vs.  
Bridget McGinnis  
and  
Sara Kononow  
Grand Larceny 2<sup>nd</sup> degree  
[Sections 528, 53, — Penal Code].

1<sup>st</sup> paid for  
PETER B. OLNEY,  
District Attorney.  
Ch. 1. Pleads *Not guilty*  
A True Bill.

*Wm. Little*  
107. Jan 1<sup>st</sup> 1884  
Jan 30. 1884  
#2. Pleads guilty

5 P 3 years.  
July 6, 84 HMA, Court I.

0654

0655

2

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK ss.

Annie Kuster

of No. 188 Calm Street,

being duly sworn, deposes and says, that on the 22 day of January 1884

at the in a blecker street rail road car in the City of New York,

in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent with the intent to deprive the true owner thereof of the following property, viz :

One Pocket Book Containing good and lawful money of the United States in Nickels and Copper Coins together of the value of Nineteen Cents

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

Patrick Jennings and Peter Corcoran both (now here) from the fact that deponent was in act of stepping on the platform of a blecker street rail road car the said Jennings came up behind deponent and snatched the said pocket book containing the said money from the right hand outer pocket of deponent and deponent stated her pocket book was stolen and Officer Louis G. Cord of the Central Office, pursued the said defendants

Sworn before me this

day of

For

1884



0656

and arrested. Gunning and Officer W. Lord  
was informed by James D. Fleming that he  
saw the said Peter Corcoran drop the said  
pocket book while running across the City hall  
Park and Depoent fully identified the  
said pocket ~~book~~ book as the pocket book  
taken stolen and carried away from the  
possession and person of Depoent.

Sworn to before me } Mrs. Annie Kintie  
23 January 1884 }  
J. Henry King }  
Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFFIDAVIT—Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0657

CITY AND COUNTY  
OF NEW YORK, } ss.

*James J. Fleming* *Louis McBord of the Central office*  
aged *33* years, occupation *Plumber* of No.

*166 East 12<sup>th</sup>* <sup>*separately each*</sup> Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Annie Knoster*

and that the facts stated therein on information of <sup>*each*</sup> deponent are true of <sup>*several*</sup> deponents' own knowledge.

Sworn to before me, this *23*  
day of *Aug* 188*8* *Louis McBord*  
*James J. Fleming*

*J. Henry Ford*  
Police Justice.

0658

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK } ss.

2 District Police Court.

*Patrick Jennings* 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.

*Patrick Jennings*

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.

*13 Roosevelt Street four months*

Question. What is your business or profession?

Answer.

*Printer*

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

Answer.

*I am not guilty  
Patrick Jennings,*

Taken before me this

day of

188

*William J. [Signature]*  
Police Justice.

0659

Sec. 198-200

CITY AND COUNTY }  
OF NEW YORK, } ss.

2 District Police Court.

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

Question. What is your name?

Answer. *Peter Corcoran*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *29 Park Street ten years*

Question. What is your business or profession?

Answer. *Shoe 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 am not guilty*  
*Peter Corcoran*

Taken before me this

day of *June*

188 *8*

*D. Murphy*  
Police Justice.



0660

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 Patrick Jennings

and Peter Corcoran

guilty thereof, I order that ~~they~~ be held to answer the same and ~~they~~ 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~~ he legally discharged

Dated January 23 188 4 J. Murray Ford 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.

0661

Police Court District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Annie Kuster  
88 Elm St.

1 Patrick Jennings  
2 Peter Corcoran

3  
4

Dated January 23 1884

Magistrate.

Louis W. Bond Officer.

Central Office Precinct.

Witnesses John J. Jennings  
No. 66 East 12 Street.

Thos. J. Murphy  
No. 8 East 12 Street.

No. Street.

\$ to answer

BAILED,

No. 1, by

Residence Street.

No. 2, by

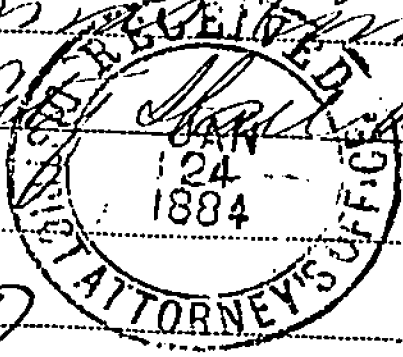
Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.



0662

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Patrick Jennings*  
and  
*Peter Concoran*

The Grand Jury of the City and County of New York, by this indictment, accuse *Patrick Jennings*  
and *Peter Concoran*  
of the CRIME OF GRAND LARCENY IN THE *Second* DEGREE, committed as follows:

The said *Patrick Jennings*  
and *Peter Concoran*  
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *22nd* day of *January* in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, with force and arms *one pocket book*

*of the value of one dollar*  
*three nickel coins of the*  
*United States of America*  
*of the kind known as*  
*five cent pieces of the*  
*value of five cents each*  
*and four coins of the*  
*United States of America*  
*of the kind known as*  
*cents of the value of one*  
*cent each*

of the goods, chattels and personal property of one *Annie Kuster*  
on the person of the said *Annie Kuster*  
then and there being found, from the person of the said

*Annie Kuster*  
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.

PETER B. OLNEY,

~~JOHN MCKEON~~, District Attorney.

0663

BOX:

125

FOLDER:

1317

DESCRIPTION:

Jones, Andrew

DATE:

01/07/84



1317



0664

Witnesses:-  
Hedweg Bauer  
Off- Kelly.

J. J. Conroy

Counsel,

Filed 7 day of Jan 1884

Pleads

Not guilty - (P)

THE PEOPLE  
vs.  
P  
Andrew  
Jones

Grand Larceny in the second degree.

PETER B. OLNEY,  
JOHN McKEON,

District Attorney.

A True Bill.

W. M. W. W.

Foreman.

Jan 10th. 1884  
Pleads Guilty

#1 Clavin Ref

0665

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY  
OF NEW YORK, ss.

of No. 966 Second Avenue, Street,

being duly sworn, deposes and says, that on the 25<sup>th</sup> day of December 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 another person with the unlawful intent to cheat and deprive  
the by a surety of  
the following property, viz:

A Pocket Book containing gold and lawful  
money to the amount and value of one  
dollar.

Sworn before me this

day of

the property of deponent

and that this deponent

188.  
Police Justice,

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,  
stolen, and carried away by Andrew Jones (now here) from  
the fact that on said day while deponent was  
at the Thalia Theatre at 46 248 Broadway  
in said city she felt some persons tugging  
at her Pocket she looked around and  
saw said defendant standing along side  
of her, He said defendant seeing that he  
was detected immediately handed deponent  
back her Pocket Book containing said money.  
Deponent further says that she was informed

0666

by Edward Bauer of No 27 Suffolk Street  
that he saw him said defendant take  
said property from the pocket of her Sacque  
then and then worn by her as a part of  
her bodily clothing

The deponent then for asks  
that said defendant be held to answer and  
dealt with according to law.

Suon to before me this  
27<sup>th</sup> day of December 1883  
Edw Bauer  
Police Justice

District Police Court.		AFFIDAVIT - Larceny.		188		Magistrate.		Officer.	
THE PEOPLE & CO.	ON THE COMPLAINT OF	EDWARD BAUER	vs	EDWARD BAUER	vs	EDWARD BAUER	vs	EDWARD BAUER	vs
District Police Court.		District Police Court.		District Police Court.		District Police Court.		District Police Court.	
Dated		Dated		Dated		Dated		Dated	
WITNESSES:		WITNESSES:		WITNESSES:		WITNESSES:		WITNESSES:	
Disposition		Disposition		Disposition		Disposition		Disposition	



0667

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 24 years, occupation Edward Bauer  
Tim Smith of No.

27 Suffolk Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Edward Bauer

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

Sworn to before me, this

day of

27th  
December 1883

Ed Bauer

W. J. Jones

Police Justice.



0668

Sec. 198-200

CITY AND COUNTY  
OF NEW YORK, } ss.

District Police Court.

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

Question. What is your name?

Answer. *Andrew Jones*

Question. How old are you?

Answer. *26 years*

Question. Where were you born?

Answer. *Long Island*

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

Answer. *Refused*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer. *I was coming up from my brotens, I had been drinking very freely all day I ~~was~~ thought I would spend a couple of hours at the Theatre. I went in the Thalia Theatre I was standing by the Register about 5 minutes, a lady whom I believe to be complainant came up a long side of me; I saw her Pocket-book in her Pocket; I put my hand in her Pocket and took it out. I do not know what possessed me to do it as I never was arrested before in my life*

*Andrew Jones*

Taken before me this 27th day of December 1883

Police Justice.

0669

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 Andrew Jones

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 27 1883 W. J. Jones 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.

0670

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

*Edward Baer*  
*966 1/2 St. Ar.*  
*Andrew Jones*

2

3

4

Dated

*December 27*

188

3

*W. J. Kelly*

Magistrate.

Officer.

Precinct.

Witnesses

*Edward Baer*

No.

*(Tuesdays) 27 Suffolk*

Street.

No.

No.

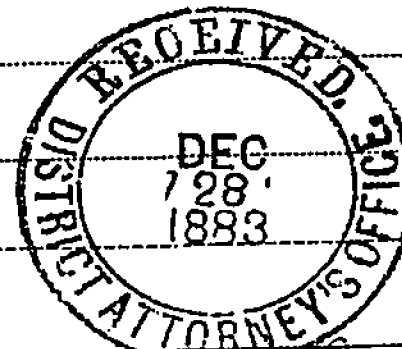
\$

*1000*

to answer

*95*

*Conrad*





0671

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against

Andrew Jones

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

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

The said Andrew Jones

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the 25th day of December 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 pocket book of the value of one dollar, one promissory note for the payment of money of the kind known as United States Treasury notes the same being then and there due and unsatisfied for the payment of and of the value of one dollar, and divers coins of the United States of America of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of one dollar of the goods, chattels and personal property of one Fredwig Baer on the person of the said Fredwig Baer then and there being found, from the person of the said Fredwig Baer

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.

PETER B. OLNEY,

~~JOHN McKEON~~, District Attorney.