

0022

BOX:

443

FOLDER:

4079

DESCRIPTION:

Abbonito, Frederick

DATE:

07/08/91



4079

100/1 J. G. Kelly 875

Counsel,
Filed *J* day of *July* 188*9*
Plends, *W. H. Kelly (13)*

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

THE PEOPLE

vs.

F
Frederick Albonito

DE LAUREN NICO
JOHN R. BELLOWE

District Attorney.

A TRUE BILL.

W. H. Kelly 2nd
Deputy

July 5/91
5-11-11
Deputy Sheriff
Pen one up

Witnesses:

Ady G. P. | *Ady G. M.*

I recommend the acceptance of a Plea of Assault in the Third Degree as the assault was committed at a time when there was a general melee and further the complainant is an inmate employed as the wounds were made scratches

Hankston Jones
Aug 11 se. a. April 1889
1891

0024

Police Court 2 District.

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

of No. 148 Bluxel Street, aged 21 years,
occupation Printer being duly sworn

deposes and says, that on the 5th day of July 1881 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~INJURED~~ by Fredrick

Spinta, 1111 1/2 Ave, who cut and
stabbed deponent once in the breast
with a knife which he deponent
held in his hand. Deponent further
says that such assault was committed

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

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

Sworn to before me, this 5 day }
of July 1881 } John Conard

[Signature]
Police Justice.

0025

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frederick Apivita*

Question. How old are you?

Answer. *19 years old*

Question. Where were you born?

Answer. *Italy*

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

Answer. *1099 Thompson St.*

Question. What is your business or profession?

Answer. *Seam 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*
Frederick Apivita

Taken before me this

day of

1887

Police Justice

[Signature]

0026

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

Defendant

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

Dated *July 5* 18 *91* *[Signature]* Police Justice.

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

Dated..... 18 Police Justice.

There being no sufficient cause to believe the within named.....

..... guilty of the offence within mentioned. I order he to be discharged.

Dated..... 18 Police Justice.

0027

Police Court--- 7th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Conscience
148 Blue Key St.
Redwood Spunta

John Conscience
Officer

2
3
4

Dated *July 5* 18*91*

Boyan Magistrate.

Hepler Officer.

St. Louis Precinct.

Witnesses *Thomas Dunn*

No. *S. Williams* Street.

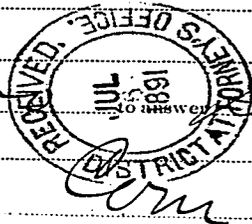
William Morris

No. *288 Spring* Street.

No. _____ Street.

No. _____ Street.

\$ *50*



Amey

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frederick Abbonto

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Frederick Abbonto

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

The said Frederick Abbonto

late of the City and County of New York, on the Third day of July, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon one

John Corsidine in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said Frederick Abbonto

with a certain Knife which he the said

Frederick Abbonto in his right hand then and there had and held, the same being then and there a weapon and an instrument and weapon likely to produce grievous bodily harm, him, the said John Corsidine then and there feloniously did wilfully and wrongfully strike, beat, cut, stab, 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.

De Lancey Nicoll, District Attorney.

0029

BOX:

443

FOLDER:

4079

DESCRIPTION:

Abbordented, Joseph

DATE:

07/09/91



4079

0030

BOX:

443

FOLDER:

4079

DESCRIPTION:

Curcio, Charles

DATE:

07/09/91



4079

No 42 / 42 X

Counsel,

Apr - 5.4

1887

day of

July

Filed

at

Wash DC

Pleas,

Not Guilty

(Sections 528, 530, 532, Penal Code)
(DWELLING HOUSE)
Grand Larceny, First Degree

THE PEOPLE

vs.

I

Joseph Albordent

I

Charles Curcio

Deborah Nicole
JOHN R. WILLIAMS

District Attorney.

A True Bill.

Augustus J. Low

July 13, 1897

Tried and convicted

No 1. S. R. 172 dec.

No 2. Rev. Stat. Goods

No 1. S. R. 172 dec.

No 2. Rev. Stat. Goods

No 1. S. R. 172 dec.

No 2. Rev. Stat. Goods

Witnesses:

0032

Police Court— 2 District.

City and County }
of New York, } 55.:

Frank Morrett

of No. 413 West 40th Street, aged 36 years,

occupation Rupafruit stand being duly sworn

deposes and says, that the premises No 413 West 40th Street,

in the City and County aforesaid, the said being a fire story brick

dwelling and which was occupied by deponent as living quarters on the fourth

floor next door with front of the Apartment and

and in which there was at the time human being by name deponent and

deponent's wife and child and deponent's

mother were **BURGLARIOUSLY** entered by means of forcibly opening the

door leading from the fire escape,

in the front of the house, into the front

room of deponent's apartment

on the 1st day of July 1891 in the night-time, and the

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

One dozen bed sheets, four good

pairs, one dozen silk handkerchiefs

one pair of good earrings, one gold chain

and locket, one brass chain and one

open face silver watch, the property

altogether being of the value of about

seventy five dollars

(#75)

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

Joseph Abordanted and

Charles Curcio both now here while

acting in concert for the reasons following, to wit: that on about the hour of

one o'clock A.M. said date deponent

locked and securely fastened the doors

and windows leading into his apartment

and went to bed. Deponent woke up about

the hour of four o'clock A.M. and found

that the house had been entered as aforesaid

and that the said property had been taken.

Deponent is now informed by Police

Officer Alvin Ray of the 20th precinct
Police, that he the officer arrested these
two defendants in the room office No. 544
of 4th Street, and while the defendant Curcio
was in the act of striking a match.

Deppman is further informed by the officer
that he the officer found in the person of
the defendant Woodhead, a pair of
gold earrings and a gold chain and
locket. Deppman further says that he
has since seen the said match which
the defendant Curcio attempted to burn
and the said pair of earrings and the
said gold chain and locket and fully
and positively identifying the said property
which was feloniously taken stolen and
carried away from his apartments as aforesaid
and charges the defendants with
the said burglary, as he acting in concert
and prays that they be held and dealt
with as the law directs.

Deppman before me }
this 3rd Day of July 1891 } J. J. Mendenhall
Magistrate

J. J. Mendenhall
Police Justice

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

_____ vs. _____
Burglary _____
Degree _____

Dated _____ 188 _____

Magistrate. _____

Officer. _____

Clerk. _____

Witnesses: _____

Committed in default of \$ _____ Bail.

_____ Bailed by

No. _____ Street.

0034

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

3 District Police Court.

Joseph Abbonduto 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. *Joseph Abbonduto*

Question. How old are you?

Answer. *53 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *6819-9th Ave*

Question. What is your business or profession?

Answer. *Barber*

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*
Joseph Abbonduto
mark

Taken before me this
day of *July*

189*9*

Police Justice.

[Signature]

0035

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles Curcio 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 Curcio

Question. How old are you?

Answer. 17 years old

Question. Where were you born?

Answer. Italy

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

Answer. 64 31 West 42 St. New York

Question. What is your business or profession?

Answer. Barber

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

Charlie Curcio

Taken before me this day of July 1934
Justice

0036

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

guilty thereof, I order that Dependants they be held to answer the same and they be admitted to bail in the sum of 100 Hundred Dollars, Each and be committed to the Warden and Keeper of the City Prison of the City of New York, until they give such bail.

Dated July 29 1891 [Signature] Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0037

Police Court--- 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank Henry
413 - vs - 405
Jay Abbruduto
Chas Luncin

Office *Anglin*

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

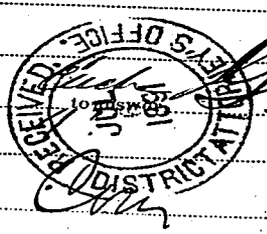
No. 4, by _____
Residence _____ Street.

Dated *July 3* 189*1*
Hogans Magistrate.
Ray Smith Officer.
50 Precinct.

Witnesses *Call the officers*

No. _____ Street.

No. _____ Street.



No. *1000* _____ Street.

0038

29013
PRAGER BROS.,
No. 447 7th Avenue,
Between 34th & 35th Sts. NEW YORK.

MAY 19 1891

| | \$ | Cts. |
|-------|----|------|
| Watch | | |
| Bands | 5 | 00 |

Good for One Year Only.
Not accountable for loss or damage by fire, breakage, robbery or theft.
Rates of Interest.
On sums of One Hundred Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

8168
H. PHILLIPS,
No. 307 West 42d Street,
NEW YORK.

MAY 19 1891

| | \$ | Cts. |
|-------|----|------|
| Watch | | |
| Bands | 2 | 00 |

Good for One Year Only.
Not accountable for loss or damage by fire, breakage, robbery or theft.
Rates of Interest.
On sums of One Hundred Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

33329
J. FULBRY,
650 Tenth Avenue,
NEW YORK.

MAY 26 1891

| | | |
|------------|---|----|
| Joseph | 4 | 00 |
| Chain Ring | | |

Good for One Year Only.
Not accountable for loss or damage by fire, breakage, robbery or theft.
Rates of Interest.
On sums of One Hundred Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

36853
D. LAVERY,
594 Ninth Avenue,
Bet. 42nd & 43rd Sts., N. Y.

JULY 1 1891

| | | |
|------------|---|----|
| Watch | 3 | 00 |
| Chain Ring | | |

Good for One Year Only.
Not accountable for loss or damage by fire, breakage, robbery or theft.
Rates of Interest.
On sums of One Hundred Dollars, or under, 3 per cent. per month or any fraction thereof for first six months, and 2 per cent. per month thereafter. On sums over One Hundred Dollars, 2 per cent. per month for first six months, and 1 per cent. per month thereafter.

0039

CITY AND COUNTY }
OF NEW YORK, } ss.

Allan Hay

aged *30* years, occupation *Police Officer* of N

120 Avenue A

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Frank Munn

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

Sworn to before me, this

3
July

day of

18*97*

Allan Hay

[Signature]

Police Justice.

41

The People
 Joseph Abordanted
 and
 Charles Loureio
 testified

Court of General Sessions. Part I.
 Before Recorder Smyth. July 13. 1891.
 Indictment for grand larceny.

Frank Morrett, sworn and examined
 I live 413 Fifth street, there was some
 property stolen from there on the 1st of July
 about one o'clock at night. The property
 taken was a silver watch, a ring, a pair
 of ear rings and a locket and chain be-
 longing to my wife; also twelve linen
 sheets and twelve silk handkerchiefs; all
 the property was worth about one hundred
 and fifty dollars. The police officer brought
 me back the watch and the locket and
 chain belonging to my little girl and my
 wife's pair of ear rings. Officer Hayes
 brought them back to me. When I saw
 this property last in my house it was in
 two bureaus and a part of the jewelry
 was in a pocket belonging to my wife in
 my house. I locked my house at ten o'clock
 that night, and when the milkman
 came in the morning to call me at four
 o'clock we found all broken in. It was
 through the window that the thieves came
 in. The window was closed and it was
 raised by the burglars. I live on the third
 floor. The burglars must have come
 by the ladders of the fire escape.

Cross Examined. I shut up at one o'clock and went to bed. I keep a fruit stand. I generally get up at four o'clock to open the place and clean it. At day time my wife takes charge of the stand and I sleep. The housekeeper knows that it was one o'clock when I retired. The silver watch that I lost was the one I carried myself. I took my ring off my finger on Sunday and put it into the box with the other jewelry; the box was in the bureau. The linen sheets were in another bureau I saw them on Sunday and also the silk handkerchiefs. I know these defendants, the old man, whose name is Pedella, indicted under the name of Hurdreded, for three years and I know the other defendant about two months. I made an affidavit in this case before the Police Justice. How can you reconcile the statement that there you said the property was worth about seventy five dollars and now you state it is worth one hundred and fifty dollars.

By Counsel Have you any reason to suspect these defendants for committing crime? I have nothing to say; it is only the police brought my things back. Every morning

the milkman comes at four o'clock in the morning without fail and on Sunday he comes at half past four o'clock. As soon as I saw the things out I said, "I am robbed," and then I looked over and saw what was wanting. My wife got out of bed and came to help me count the pieces. I went to the station house.

Allan May, sworn and examined. I am an officer attached to the twentieth precinct. I arrested these defendants on Thursday July 2nd at 594 Ninth Ave. about a quarter to one o'clock. These defendants came into the pawnshop. Curcio pulled out of his pocket a silver watch. This was at 594 Ninth Avenue in the Lavery's pawnshop. He took out an open faced silver watch with a locomotive on the back, and he asked the pawnbroker how much he would give for it? The man said, "How much do you want?" He says, "Eight dollars;" the man says, "I will give you five." He turned around to Abberdented and he spoke to him in Italian. He (Abberdented) shook his head, and he (Curcio) spoke to the pawnbroker and said, "No, he wants eight dollars." The man said he would not give him any more than five. Then he pulled

out a locket or a charm. He asked the pawnbroker how much he would give him for that, and he said he would not take it because it was brass. I got a description of the watch that was lost. I arrested them and made them prisoners. I searched Abordented. I found a pair of ear rings and two gold chains, a little locket and four or five plated pins, ladies & scarf pins and two razors and another watch, a brass one which he claimed was his. I searched the other man and I did not find anything on him. I showed that property to the complainant. He identified the watch, one of the gold chains and the locket and a pair of gold rings. I had a conversation with the defendants through an interpreter. I asked him where he got this stuff & he says he got it from a loafer. He said that he bought the watch on Monday and the locket, chain and ear ring on Tuesday. I made the arrest on Wednesday. He said that he bought the chain and locket off this loafer on Tuesday, and that if I went to 54th St. and 9th Avenue to the barber shop, that they boss saw him buying the watch.

I went up to this barber shop that he claimed the boss saw him buying the watch, and I asked the boss if he saw this Abbadenté buying a watch from a loafer, and he said, no, he never saw him buy anything, that he had seen him talking to a man outside, but never saw him buy anything. I spoke to Curcio and asked him what he was doing? and he said that Abbadenté came to his place and asked him to go and pawn a watch. That is what he told the Sergeant in command.

Cross Examined. I cannot give you the name of the man who acted as interpreter, but he was a friend of Abbadenté. Officer Smith heard him say the same thing. I am not acquainted with the Italian language. I could not say whether the interpreter interpreted correctly or not. I never saw either of these defendants before.

Rosario Jannatassi, sworn and examined for the defence. I am a barber and live between 54th and 55th streets on Ninth Avenue. Abbadenté worked in my place for a week and a half; the day he was arrested he worked in my place; he slept in my place on Wednesday night. I don't know where he

was the night that the other man was
 robbed. The week and a half that he was
 with me he slept in my house; that in-
 cludes Wednesday night July 1st; the last
 day that he slept in my house was
 Wednesday. I know he slept there that night.
 Cross Examined. I went to bed that Wednesday
 night between ten and half past ten o'clock.
 I am positive that was the night. Have
 seen the defendant have two watches. I
 knew he had one on his person, and
 he said that he had another one in
 his box. He told me that every day that
 he was with me. I knew of the arrest
 on Friday morning. I saw him on that
 Thursday morning and he asked me
 for a vacation of half a day; that was twelve
 o'clock. Curcio was not with him then.
 I opened the shop between six and half
 past six. I slept right through and
 was not disturbed at all. I slept in the
 same room with this man. I saw him
 last on Wednesday night between ten and
 half past ten o'clock. I closed up our
 shop and went to bed. Where did he
 sleep Tuesday night? The same place.
 Do you know where he worked before that
 time? He was a stranger to me. I did
 not know where he worked.

0046

Charles Chiara, sworn and examined.
I keep a barber shop at 231 West Forty Second St. I am only acquainted with the little def. errand Curcio; he has worked for me and he resided in that house about two weeks previous to the day he got arrested; he slept with me in the same bed. Do you know whether or no he has been absent from his bed for any length of time during those two weeks? No sir, not one night. I am sure of that. I am a light sleeper and little things wake me up; he could not get up without my knowing it; we work in the same shop. I have seen him during all the period of two weeks and he has not been absent anywhere. I think he was arrested on Tuesday the second of July; he was only half a day in the shop on the second of July, he was not arrested in the pawn shop. I was not there when he was arrested. The old man came to the shop and asked him to go with him, he came there about half past twelve. I remember I was going to get my dinner, and he asked him to go with him; he said, I want to go up to the corner, I want to pawn a watch. He did not know the place, and the boy said, "up the street."

and the old man said, "Come along with me" they went up; they got caught in the pawn shop. I was waiting for them they both went up; they got caught in the pawn shop. I was waiting for them and they never came back. The old man said he did not know where to find the pawn shop; he could not come back when he got arrested. I am not acquainted with Affordented. Joseph Affordented, sworn and examined I live at 54 North Avenue; it is a barber shop. On July 1st I was at the shop of the witness who was on the stand before me. I sleep in that place, in the back of the shop. My brother in law, Jean Watassi and my nephew slept there in his room in the back with his wife; they are not here in Court. How long had you slept there previous to the first of July? I have been working in his place two or three weeks and that includes the first of July. On the first of July certain property was found in my possession by officer May. I bought them in the boss's shop in his presence. I bought it from a loafer, I heard since he was a loafer. He brought me a sample of gold chains and neck

chains and a pair of small earrings and a small breast pin, for which I paid \$1.50 in the presence of my boss. I bought them for gold. I have never seen that individual since. That is all I know about it. I have not been in the apartment of this Morrett, but I am acquainted with him. I never visited him. I knew him on the corner of Tenth First street.

Cross Examined. How much money did you have on the second of July when you claim you bought this jewelry? I had between ten and twelve dollars. I did not pawn any watch the day before. I did not pawn a watch at Lavery's on Ninth Avenue, for three dollars, the same place where I was arrested. The pawn ticket now shown to me does not belong to me. I never had it. Was not that ticket procured for you by a boy in the barber shop? O yes.

You gave the watch to a boy to pawn? The boy went. I did not send him; the watch belonged to the boy. How many pawn tickets were there on you when you were arrested? Three. Were those for property that you had bought also from loafers? No sir, they were for a watch which I had for some time and a silver chain and a ring. I was in need of some

money and I decided to pawn them. It had
 been a long time that I had pawned
 those articles. I could not take them out
 because I had not the money. This man
 that you claim to have bought the jewelry
 from, did you ever see him before?
 I saw him only once when he came in
 to be shampooed. How much did you pay
 the loafer for this jewelry? One dollar and
 a half. I had three dollars in my pocket
 book and I spent that money - 15 cents
 one way and 15 cents another way, and
 with the balance I bought several other
 articles. Tell him I understood him to
 say that he had about ten or twelve dollars
 when this loafer came in, and he
 gave the loafer a dollar and a half. I
 want to know what became of the ^{rest} of the money.
 Out of three dollars I bought the ticket from
 the son of the boss. Ask him again how
 much money he had when the loafer
 came in to sell him this jewelry? About
 thirteen dollars, but I do not remember
 exactly. The watch which is represented
 by the ticket was not mine. Was not
 that ticket procured for you by the boy
 in the barber shop? ^{Yes}. You gave the
 watch to the boy to pawn? The boy went

Charles Curcio sworn. I am a barber
 at 431 Forty Second St. and work for Charles
 Chiara, the witness that has been in the
 stand. I sleep in the same room and
 in the same bed. I slept there two weeks before
 I was arrested. I slept with him the night
 of the first of July. I did not leave the room
 that night. I do not know the complain-
 ant Merritt. I was working at Forty Second
 St and I saw the defendant at the bar,
 he came and asked me to pawn a watch
 for him as he was in need of money. I
 asked permission from my boss and I went.
 That is all I know about the matter
 Cross Examined. I did not even pawn a watch for
 him before; he told me he was in need
 of the money; he did not tell me where he
 got the watch from. I did not hear him
 tell the officer through the interpreter that
 he got the watch on Monday. Abundant
 does not understand English. I understand
 a little bit. The man at the bar put in
 my hand the watch and he told me
 to ask seven dollars for it; the pawn
 broker's clerk said, I cannot give you
 more than five dollars. He answered,
 I cannot give it you for five dollars,
 I want six dollars. Then we were ar-
 rested the police officer asked us where

we bought the watch. He asked me who gave me the watch, and I said, "This man here," pointing to the defendant at the bar. I put the question to the defendant at the bar in Station, and he answered that he bought it at Fifty-fourth street. Then we were arrested and taken to the station house and I know nothing more. Now how have you known the defendant? Since two months ago when he was working on 37th st. and I was working on 39th st., and then he went away and I did not see him for a month.

Joseph Abbadent recalled by the District Attorney: "When you specified the articles which you bought for this dollar and a half that did not include the watch? No sir. I bought from 'the loafer' a small neck chain, a small pair of earrings, and a small breast pin. I afterwards bought the watch from the loafer also, two or three hours afterwards, for which I paid five dollars. Allura Way recalled: "When I arrested the defendant I found pawn tickets on him. I went to the pawn shop of Prager Bros where the watch was pawned for five dollars; the pawnbroker valued it at \$35 or \$40. The jury rendered a verdict of guilty."

0052

Testimony in the
case of
Joseph Abandoned
Charles Curcio

filed July
1890

3062

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Abbrondento and Charles Rucio

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

Joseph Abbrondento and Charles Rucio of the CRIME OF BURGLARY IN THE first DEGREE, committed as follows:

The said Joseph and Charles, both

late of the Second Ward of the City of New York, in the County of New York aforesaid, on the first day of July, in the year of our Lord one thousand eight hundred and eighty-one, with force and arms, about the hour of two o'clock in the night time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Franka Monett,

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: the said Franka Monett,

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said Franka Monett,

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away; the said Joseph and Charles, and each of them, jointly, severally and there assisted by a confederate, actually present, to wit: each of the other, and also by divers persons to be found by grand jury aforesaid unknown.

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

SECOND COUNT—

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

Joseph Aldersted and Charles Lewis
of the CRIME of *Fraud* LARCENY in the *first degree*, committed as follows :

The said *Joseph and Charles, doth*

late of the Ward, City and County aforesaid, afterwards, to wit : on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the *month* time of the said day, with force and arms,

Two red dimes of the value of two
dollar each, two hundred of
the value of one dollar each, one
pair of earrings of the value of two
dollar, one watch of the value of ten
dollar, one chain of the value of ten
dollar, one other chain of the value of
one dollar, and one watch of the value
of ten dollar,

of the goods, chattels and personal property of one *Frank Monett,*

in the dwelling house of the said *Frank.*

there situate, then and there being found, from the dwelling house aforesaid, 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.

THIRD COUNT—

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

Joseph Alford and Charles Curtis
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Joseph Alford and Charles Curtis, both* —

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, *the same*

goods, chattels and personal property
described in the second count of
this indictment,

of the goods, chattels and personal property of one *Franka Murrell,* —

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

unlawfully and unjustly, did feloniously receive and have; the said *Joseph*
and Charles —

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 P. Fellows
~~JOHN P. FELLOWS,~~

District Attorney.

NO. 42

Witnesses;

Counsel,

Filed

day of

1869

July
Porter
Plants
Wm. Dudley

THE PEOPLE

vs.

Joseph Chaborder
vs.
Charles Chaborder

Joseph Chaborder
vs.
Charles Chaborder

Wm. Dudley
Plants

District Attorney.

A True Bill.

Archie J. [Signature]
Foreman.

[Section 496, 506, 528, 530 & 532].
Grand Jurors in the year
1869

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Abordanted and Charles Rucio

The Grand Jury of the City and County of New York, by this indictment, accuse Joseph Abordanted and Charles Rucio of the CRIME OF GRAND LARCENY in the first degree, committed as follows:

The said Joseph Abordanted and Charles Rucio, both

late of the Twenty-second Ward of the City of New York, in the County of New York aforesaid, on the 21st day of July in the year of our Lord one thousand eight hundred and eighty nine, in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

Two sheets of the value of two dollars each, Twelve hundred and thirty of the value of one dollar each, one pair of earrings of the value of twelve dollars, one pocket watch of the value of ten dollars, one chain of the value of ten dollars, one other article of the value of one dollar, and one watch of the value of ten dollars,

of the goods, chattels and personal property of one Franka Morrett,

in the dwelling-house of the said Franka Morrett,

there situate, then and there being found, from the dwelling-house aforesaid, 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.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said *Joseph Abbrondated and Charles Curcio* of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Joseph Abbrondated and Charles Curcio*, late of the *Twenty-second* Ward of the City of New York, in the County of New York aforesaid, on the *Twist* day of *July* in the year of our Lord one thousand eight hundred and *eighty-ninety-one* at the Ward, City and County aforesaid, with force and arms, *Twelve red shirts of the value of two dollars each, Twelve handkerchiefs of the value of one dollar each, one pair of earrings of the value of Twelve dollars, one watch of the value of Ten dollars, one chain of the value of Ten dollars, one other chain of the value of one dollar, and one watch of the value of Ten dollars,*

of the goods, chattels and personal property of one *Franka Morrell*,

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

unlawfully and unjustly, did feloniously receive and have; the said *Joseph Abbrondated and Charles Curcio*

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 R. Fellows
~~JOHN R. FELLOWS~~
District Attorney.

0059

BOX:

443

FOLDER:

4079

DESCRIPTION:

Ahern, David

DATE:

07/22/91



4079

150 X

Counsel,
Filed 22 day of July, 1891
Pleads,

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code).

THE PEOPLE
vs.
David Ahern

DETECTIVE
JOHN R. FELLOWS
District Attorney.

A TRUE BILL

Amby L. Cook
Prosecutor

July 23. 1891
Pleads A. 2 dy

July 29 - 1891
37th 10th St. N.Y. 29
July 29 1891

Witnesses:

Deuter
M. S. Herpin
Leman
St. N. V. S. S.
and
Cordoba, Jr

Deuter for.
Mr. Meyers.
150 E. 23rd St
New York
and get the
officer.
Deuter
Bell and from
Cordoba am
RN

0061

Police Court— H District.

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

of No. 315 E. 40th St Street, aged 22 years,
occupation Work in Restaurant being duly sworn
deposes and says, that on the 18 day of July, 1887, at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by David
Ahearn, (now here) who struck
deponent a violent blow on
the head with an iron bar,
cutting deponent's head; and
also struck deponent several
blows on the body.

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

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

Sworn to before me, this 18 day }
of July, 1887. } John A. Atwell
Atwell }
Police Justice.

0062

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

David Ahearn 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. *David Ahearn*

Question. How old are you?

Answer. *36 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *336 5th Ave - 14 years*

Question. What is your business or profession?

Answer. *Cook*

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*

David Ahearn

Taken before me this *18*
day of *July* 189*7*
W. D. ...
Police Justice.

0063

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 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 July 18 1887 W. M. Adams 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.

0064

933

Police Court-- H District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Atwell
315-~~8~~ 40th.
David Shearn

W. A. ...

2 _____
3 _____
4 _____

BAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated July 18 1911
W. A. ... Magistrate.

Meagher Officer.
77 Precinct.

Witnesses *Ernie Goodman*

No. 95-4-1 av

No. _____ Street.

No. _____ Street.

\$ 1000 to answer

Com

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against

David Ahern

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

David Ahern

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

The said David Ahern

late of the City of New York, in the County of New York aforesaid, on the eighteenth day of July, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, at the City and County aforesaid, in and upon the body of one John Atwell in the peace of the said People then and there being, feloniously did make an assault and to, at and against him the said John Atwell with a certain iron bar then and there loaded and charged with gunpowder and one leaden bullet, which the said David Ahern in his right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there strike, beat and wound, with intent him the said John Atwell thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT--

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

David Ahern

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

The said David Ahern

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 John Atwell in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against him the said

John Atwell, with a certain iron bar a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said David Ahern

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, stab 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.

DE LANCEY NICOLL. JOHN R. FELLOWS, District Attorney.

0066

BOX:

443

FOLDER:

4079

DESCRIPTION:

Albrice, Daniel

DATE:

07/27/91



4079

0067

BOX:

443

FOLDER:

4079

DESCRIPTION:

Halpin, Matthew

DATE:

07/27/91



4079

POOR QUALITY ORIGINAL

0068

Witnesses:

In the within case I can declare as witness to having the conviction of the said Matpin as it appears that his co-defendant was the one that took the note and this note must have been the property under all the circumstances and I am confident to say that the indictment against the said Matpin be dismissed
Oct. 11th 1891

Counsel, *McLaughlin*
Filed *27* day of *July* 1891
Plead, *J. H. Gault*

THE PEOPLE

vs.
Daniel Albrow
and
Matthew Halpin

Grand Larceny [Sections 528, 587, 532 Penal Code.]

Sept 2 - Sept 10 1891
DE LANCEY NICOLL,
District Attorney.

Sept 21st
Part 3. October 12/91 -
A True BILL,
Richard L. Cook
Sept 27 1891
Prothonotary
Pa. 1 Pleas 9. C. 2 Degree
James R. J.

0069

Police Court

7 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Matthew J. Crawford
of No. 721 Broadway, New York, aged 48 years,
occupation... being duly sworn,
deposes and says, that on the 28 day of February, 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One gold double case watch one
gold chain and one gold locket
together of the value of \$100
two hundred and twenty five dollars

the property of in deponent's care and custody
as manager

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

Daniel Abrie, Matthew
Gallpin both now here, and John
Doe, now arrested, from the fact that
on or about said date, the deponent Abrie
and John Doe, in deponent's employ
at the Hotel Joseph Granddiney, lost the
said property from his room. That Abrie
and Doe left deponent's employ soon after
the said larceny. That deponent received infor-
mation from J. H. McLaughlin, superintendent
of Police of Chicago Ill. that the said property
stolen from deponent's hotel, was found in
Chicago by said Abrie and Gallpin. That
deponent is further informed by Edward
Armstrong, Officer in charge, of 300 Mulberry

Sworn to before me, this

189

Police Justice.

That that he, Amos J. ... of Chicago and
 was then informed by Charles ... an
 officer of the Police Department of the City
 of Chicago, that he the officer arrested the
 defendants Albion and Halpin and that
 the defendants Albion and Halpin had
 the said property in pawn in said city.
 That the affiant made inquiry of ...
 is hereby affirmed and that he, Amos J. ...
 says the said affidavit signed by said ...
 that the defendant John ... was arrested,
 was employed in the hotel at the time of the said
 ... and that ... the cause to suspect
 that said John ... was implicated in the
 said ... and that he reported by ...
 with the said Albion at the time. Therefore
 deposes and says that the defendants to be held
 and detained as the ...

Subscribed and sworn to before me this
 15th day of July 1891 } M. ... } Sheriff

John S. Keel
 Police Justice

0071

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Daniel Albice 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. *Daniel Albice*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *Brooklyn*

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

Answer. *In residence in the City*

Question. What is your business or profession?

Answer. *Ball boy*

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*

Daniel Albice

Taken before me this

day of

1899

John S. [Signature]

Police Justice.

0072

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Matthew Halpin 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. *Matthew Halpin*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Brooklyn, N.Y.*

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

Answer. *Home at Present*

Question. What is your business or profession?

Answer. *None*

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*

Matthew Halpin

Taken before me this

day of

1887

John Steels

Police Justice.

0073

Form No. 108.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on condition of limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE, and by telegraphing by request of the sender under the conditions aforesaid.

THOS. T. ECKERT, General Manager

110 PM
NORVIN GREEN, President.

W 261 CH S 25 DH DH

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y.

JULY 10 TH 189

Dated

CHICAGO ILL 10

To

THOS BYRNES CHIEF INSPECTOR POLICE

NEW YORK

WHAT ABOUT WATCH AND CHAIN AS PER TELEGRAM AND LETTER OF
JULY 8 TH PARTIES ARE LOCKED UP CAN NOT KEEP LONGER ANSWER
AT ONCE

R W MCCLAUGHRY SUPT POLICE

McClaughry

0074

Form No. 1

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will not hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages, beyond the amount of tolls paid thereon, nor in any case where the claim is not presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE, and is delivered by request of the sender, under the conditions named above.

THOS. T. ECKERT, General Manager.

NORVIN GREEN, President.

| NUMBER | SENT BY | RECD BY | CHECK |
|--------|---------|---------|--------|
| 025 | mi | So | St. DR |

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y.

9/10 1891

Dated Chicago 10

To Thos Byrnes

Albrice and Harpin will go back without papers but you better prepare them, watch and chain are in for sixty dollars

Rec'd 8 30 R W McCloughrey Supt Police

0075

No. 103.

THE WESTERN UNION TELEGRAPH COMPANY.

This Company TRANSMITS and DELIVERS messages only on conditions limiting its liability, which have been assented to by the sender of the following message. Errors can be guarded against only by repeating a message back to the sending station for comparison, and the Company will hold itself liable for errors or delays in transmission or delivery of Unrepeated Messages only in the amount of tolls paid thereon, nor in any case where the claimant has presented in writing within sixty days after the message is filed with the Company for transmission. This is an UNREPEATED MESSAGE and is delivered by request of the sender under the conditions named above.

THOS. T. ECKERT, General Manager.

NORTON GREEN, President.

W 584 CH S & DD 83 DH

+ 40

RECEIVED at the WESTERN UNION BUILDING, 195 Broadway, N. Y.

JULY 8 189

Delced

CHICAGO 8-

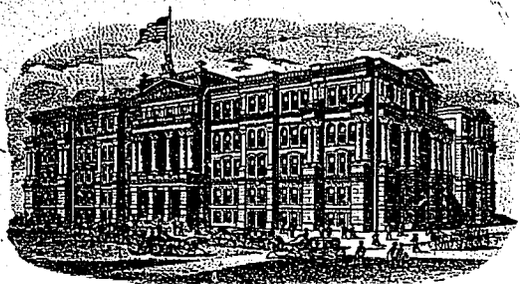
Ja

THOS BYRNES CHIEF OF POLICE

NEWYORK

ADDUCENAL TO LETTER OF JUNE 29 WILL SAY WATCH IS 18 KT
PLAIN CASES STARES & MARCUS MAKERS MOV NO 11091 CAP
INSCRIBED JOSEPH GRANDELUYER WITH KIND REGARDS FROM EUGENE
N ROBINSON APRIL 1880 PLAIN ROUND LINKED CHAIN 44 P WEIGHT
WHEEL & COMPASS CHARM HAVE WATCH IN POSSESSION & THIEVES WHO
WERE HOTEL BELL BOYS LOCKED UP THEY WORKED AT GLENNON HOTEL
NEWYORK HOUSE & CONTINENTAL HOTEL YOUR CITY WILL MAIL PARTI-
CULARS R W MCCLAUGHRY CUPT POLICE

0076



July 8th 1891

Thomas Byrnes Esq.

Chief Inspector Police.
New York City.

RECEIVED.
JUL 10 1891
DETECTIVE BUREAU.

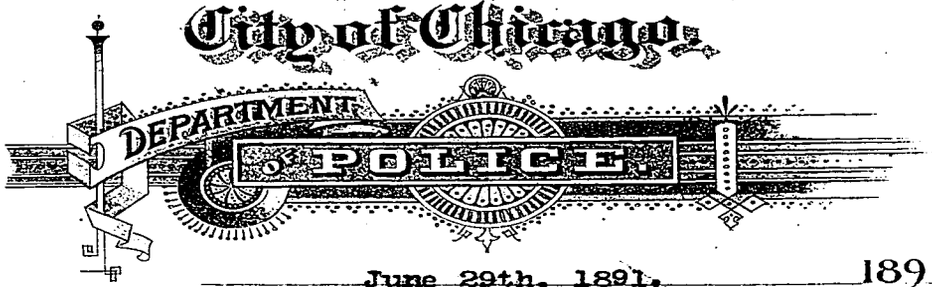
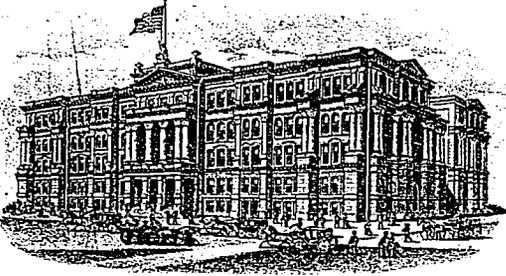
Arlin:

Regarding the watch & chain I telegraphed you about this A.M. beg to state further, that there is a jewellers private mark on the front case "2949." Daniel Albrice in whose possession the pawntickets were found, worked at the Glenmore Hotel during July, Aug. & Sept. of last year, also worked at the New York House in Dec. Jan. and Feb. last, he is 18 years old 5ft. 6 tall, dark complexion and was born in Switzerland. Matthew Alpin who is also arrested, worked at the N. Y. House at the time that Albrice did. Halpin also worked at the Continental Hotel. The property is pawned here for \$50.00

Respectfully Yours

Genl. Supt. Police.

0077



Thos. Byrnes, Esq.
Chief Inspector of Police
New York City.

RECEIVED.
JUL 1 1891
DETECTIVE BUREAU.
Ausd
7-2-91

Sir:-

Information reaches me that about one year ago a very valuable gold watch, a solid gold chain and charm attached, was stolen in one of your hotels by a young man named Halpin Albrice, or Page, and that five of your officers were working at that time on the case. If you can find the owner one of my officers can get the watch as well as the thief.

Respectfully

Gen'l Supt. of Police.

*by h. g.
m. e. g. e.*

0078

Police Court 5 District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Matthew J. Crawford
of No. 421 Broadway, New York Hotel, aged 48 years,
occupation Manager, being duly sworn,
deposes and says, that on the 28 day of February 1891 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the day time, the following property, viz:

One gold double case watch, one
gold chain and one locker together
of the value of two hundred and
twenty five dollars
\$225.00

the property of in deponent's care and custody
and manager.

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 Daniel Abrice and Edward
Kaelpin, from the fact that on said
date both Abrice and Kaelpin were
in deponent's employ in said Hotel as
hallboys. That one of the guests of the hotel
by name Joseph Grandeluy, stopped
at the house and the said property was
taken from his Grandeluy's room
that Abrice left deponent's employ on
the 10th of March and Kaelpin left on
the 24th day of June. Deponent has received
information from R. J. McLaughlin
the Superintendent of Police of Chicago
that the said superintendent arrested
Abrace and Kaelpin in Chicago, and
that the property which was stolen as
aforesaid was in pawn in said City

Sworn to before me, this 1891 day

1891

Police Justice.

of Chicago. Depmuis further says that from
the description received of the property he
fully believes that the said property in
question is the property taken from the
hotel. Therefore Depmuis charges said
Morice and Galpin, while going in
concert, with feloniously taking, stealing
and carrying away and prays that they
be arrested and detained in the
prisons.

James W. Belmont, Sheriff
11th Day of July 1891

W. A. J. W.
Police Justice

0080

Sec. 51.

Police Court 2 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK. } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Matthew J. Crawford of No. 721 Broadway Street, that on the 18 day of February 1885 at the City of New York, in the County of New York, the following article to wit:

One gold double case watch, one gold chain and one gold pocket
of the value of two hundred and twenty five Dollars,
the property of in complainant's care for custody
was taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by David Abrice and Edward Galpin

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the bodies of the said Defendant S and forthwith bring them before me, at the 2 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 17th day of July 1885
[Signature]
POLICE JUSTICE.

0081

Police Court _____ District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated _____ 188

Magistrate

Armstrong Grady Officer.

The Defendant
taken, and brought before the Magistrate, to answer
the within charge, pursuant to the command con-
tained in this Warrant.

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

Dated _____ 188

having been brought before me under this Warrant, is committed for examination to the
WARDEN and KEEPER of the City Prison of the City of New York.

The within named

Police Justice.

0082

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 Defendants

Albin and Kaiton

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, each and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated July 15 1891 John S. Kelly Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0083

1901
Police Court--- District. 953

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Matthew Crawford
721 Broadway
Quinn Higgins
Matthew Higgins

John J. [Signature]

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

3
4
Dated *July 15* 1891
Kelly Magistrate.
Armstrong Officer.

Witnesses *Call the officers*
No. *John A. McKimedy* Street.
No. *147 East 76th* Street.

No. *[Signature]* Street.
\$ *1,000* each to [Signature]

#1000 bond at July 20. 2307004

0084

Vol. 31. ESTABLISHED 1875

No. 97127 Chicago *May 9* 1891

FRANKS' COLLATERAL LOAN' BANK,
163 South Clark St., Between Madison and Monroe Sts.

Property..... *Watch*

\$ *30.00* Expires *Jan 9* 1891

OLD GOLD AND SILVER BOUGHT.

No Goods Sent C. O. D.

Parties Making Cash Advances by Express, will please send adv. Receipts for Packing and Shipping.

0085

... suspect, and does suspect, that the said property was feloniously taken, stolen and

READ THIS CONTRACT.

No. 127 Chicago, July 3 1897
For and in consideration of the sum of DOLLARS,

I HEREBY AGREE TO SELL AND DELIVER TO
M. E. ... or bearer, the following described property, to-wit:

.....
at any time within THIRTY DAYS from this date (that time to be considered material in this contract) provided that said property be not previously destroyed or lost by fire, moths, burglars or other accidents.

E. SPINGOLD.

THE TIME OF THIS CONTRACT HAS BEEN LENGTHENED UNTIL

Jan.....189 Feb.....189 March.....189 Apr.....189 May.....189 June.....189
July.....189 Aug.....189 Sept.....189 Oct.....189 Nov.....189 Dec.....189

NO GOODS SENT C. O. D.

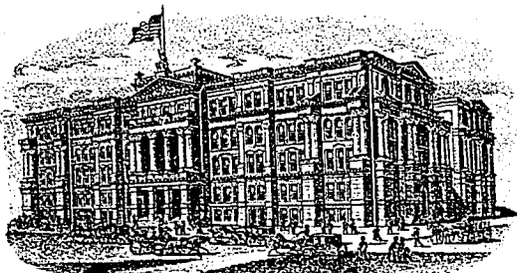
Chicago, Ill.

E. SPINGOLD,
Licensed Pawn Broker.

AND DEALER IN
UNREDEEMED PERSONAL PROPERTY
359 S. Clark St., Chicago, Ill.

ESTABLISHED 1873

0086



City of Chicago.



State of Illinois }
County of Cook }

237

July 13th

1891

I, Charles Nordrum, a police officer of the City of Chicago, do hereby certify that on the 8th day of July 1891, I arrested Daniel Albrice and Mathew Halpin for Larceny. - On the person of Daniel Albrice, I found two pawn tickets, when searched at Central Police Station.

Pawn - Ticket #97127, Franks Loan Bank, 163 S. Clark St, Chicago, Ills, is for the watch stolen by Albrice from the New-York House, and Pawn Ticket #16276, E. Spingold, Pawnbroker, 339. S. Clark St, Chicago, Ills, is for a gold chain, stolen by Albrice from the New-York House. - The stolen property, was pawned by Mathew Halpin for \$55⁰⁰.

The prisoner Daniel Albrice did also on the 9th day of July 1891, confess, that he had stolen the above described property from Joseph Geldermeyer, when he (Geldermeyer) was a guest at the New-York House, New-York.

Charles Nordrum

0087

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. Armstrong

age *30* years, occupation *Detective Sergeant* of No. *300 Mulberry* Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Matthew Crawford*

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

Sworn to before me, this *15* day of *July* 18*91*

Edward J. Armstrong

John J. Kelly
Police Justice.

0088

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against
Daniel Albrice
and
Matthew Halpin

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *Daniel Albrice and Matthew Halpin*

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

The said *Daniel Albrice and Matthew Halpin, both*

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-one, at the City and County aforesaid, with force and arms,

*one watch of the value of one
hundred and twenty-five dollars, one
chain of the value of fifty dollars
and one locket of the value of
fifty dollars*

of the goods, chattels and personal property of one

Matthew J Crawford

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.

SECOND COUNT—

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

Daniel Albrice and Matthew Halpin
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Daniel Albrice and Matthew Halpin*, both

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,

one watch of the value of one hundred and twenty-five dollars, one chain of the value of fifty dollars and one lock of the value of fifty dollars.

of the goods, chattels and personal property of one

Matthew J. Crawford

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

Matthew J. Crawford

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

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

DE LANCEY NICOLL,

District Attorney.

0090

BOX:

443

FOLDER:

4079

DESCRIPTION:

Anderson, George

DATE:

07/21/91



4079

0091

BOX:

443

FOLDER:

4079

DESCRIPTION:

Normyle, Edward

DATE:

07/21/91



4079

132

Counsel,

Filed 21 day of July 1891

Pleads,

THE PEOPLE
 vs.
 George Anderson
 and
 Edward Thomsen

JOHN R. FELLOWS,

District Attorney.

Burglary in the second degree
 done contrary to law
 Section 4975 of the Penal Code

A True Bill.

Andrew D. Cook

Foreman.

July 22, 1891

Both plead guilty
 choy 24.6.1891

choc. best from July 24

Witnesses:

choy. Ch, beg
 Mr. John Keane in charge
 choy. Ch, got
 Mr. Burrows
 appear and give
 the necessary
 information which
 is to amount of
 a theft. & clearing
 of the property
 P.S.

0093

Police Court - 3 District.

City and County of New York ss.:

of No. 8 Eldridge Street, aged 18 years, occupation Manufacturer being duly sworn

deposes and says, that the premises No. 10 Street, 10th Ward in the City and County aforesaid the said being a brick building and tenement and which was occupied by deponent as a place of business and dwelling and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly breaking open a door leading from the rear hallway said premises and entering therein with intent to commit a felony

on the 13 day of June 1897 in the day time, and the following property feloniously taken, stolen, and carried away, viz:

a quantity of shirts, two dozen pairs of pants, one Rolling Clock, two jackets and one coat all together of the value of one hundred dollars (\$100.00)

the property of said deponent and custody 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

George Anderson and Edward St. Smyle (both named here)

for the reasons following, to wit: That at about 6 PM. O'clock of previous day (June 2) deponent securely locked and fastened the door and windows leading into said premises at about 7:30 PM. O'clock of said June 3 deponent discovered that said door had been broken

0094

Open and that said property was missing. Defendant found in said premises a strange cabin the pocket of which he found a letter bearing the name of defendant's name. Defendant is informed by Officer William McConry of the 11th Precinct that he arrested said Horvath who admitted and confessed to him that he and defendant Anderson took and carried away said property and took said officer to the place where he had sold said property. said officer went to said place and recovered a portion of said property which defendant has since identified as the property taken and carried away from said premises.

Sworn to before me this 12th day of July 1891
John J. Ryan
Police Justice

Dated _____ 1891
guilty of the offence mentioned, I order he to be discharged.

There being no sufficient cause to believe the within named
Police Justice

Dated _____ 1891
I have admitted the above named
to bail to answer by the undertaking hereto annexed.

Dated _____ 1891
of the City of New York, until he give such bail.

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

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

Police Court, _____ District, _____
THE PEOPLE, &c.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
5 _____
Dated _____ 1891
Magistrate.
Officer.
Clerk.
Witness,
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____ to answer General Sessions.

0095

CITY AND COUNTY }
OF NEW YORK, } ss.

William Agnew
aged 35 years, occupation Police Officer of No. 11th Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Harris Levy
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this

day of

1890,

July } *William Agnew*
John Egan
Police Justice.

0096

Sec. 198-200.

9 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Anderson 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. George Anderson

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. New York City

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

Answer. 312 E 35th Street 9 months

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
Geo Anderson

Taken before me this

day of

1887

Police Justice.

0097

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward Normyle 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. *Edward Normyle*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *132 Eldridge St Brooklyn*

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 am not guilty
Edu. Normyle*

Taken before me this
day of *April* 188*7*
John W. Ryan
Police Justice.

0098

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

Dated *July 12* 18 *91* *John Ryan* Police Justice.

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

Dated 18 Police Justice.

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

Dated 18 Police Justice.

0099

132 3 906
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harriet Lemy
& Eldridge
vs
Geo Anderson
Edward Army
1
2
3
4
Offence

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

Dated *July 12* 1891
Ryan Magistrate.
Mcemy Officer.
11 Precinct.

Witness *Said Officer*
No. Street.
No. Street.
No. Street.



\$ *1500* to answer
Tom
Ansby
Ray

0100

Police Department of the City of New York.

Precinct No.

New York, 189

Friend Morrey I made a
mistake in my letter to you this
afternoon. The person whom
you refer to is George Marks
not Schwartz. Marks was
arrested with a number of
others some time ago for forging
Elevated R.R. tickets. The complaint
against Marks was not prosecuted
the others were convicted.

M. Connel
Detective
13th Precinct

0101

July 22nd 1911

This is to certify that I have known Mrs. Bor. myle for the last three-
teen years have always found her and her
children to be respectable hard-working
people and have known Edward since he
been a boy never knew him to be in
trouble until now and he has my
full sympathy and hope that he will
get out of this trouble for I dont think
if he had been in the company he was he
would be where he is today.

Yours Respectfully
Bernard Dresso
28 East Ninth Street

0102

FRED'K SWAGER.

Making Masts for Boats

And Decks Covered with Canvas,

STEAM PIPES FELTED.

Also Awnings, Wagon Covers, Etc.,
Made to Order.

811 EAST NINTH STREET.

New York, July 1891

To whom it may concern I
have Ed. Norwyle has been
in my employ off on for
the past six months & I have
found him honest & trustworthy

*Respectfully
F. Swager*

New York July 23/91

To whom it may concern

I the undersigned hereby
recommend the bearer Edward
Morphy who has been in my
employ upon several different
occasions as a Honest Sober
& Industrious young man, and
being very well aware of the
unfortunate circumstances
in which he is placed at
present I have no hesitancy
whatever to give him this
Reference

Yours Respectfully
Nicholas Müller Painter
717 East 9th St.
City

0104

July 23rd 91

This is to certify that I have known Mrs. Hornsby for last twelve or thirteen years, she has been dealing with me for this time, and have always found her and her children to be honest respectable hard working people. Her son Edward which is the only married son she has I understand is in trouble, I have known this boy since childhood, and have never known him to be in any trouble, therefore the boy has my full sympathy and I should think if the boy had not been in bad company

0105

He would not be in this
trouble, I therefore hope that
he will get out of it, for the
sake of his wife which is
in a very critical condition
of confinement.

Yours Respectfully
Jacob Doubé
Grocer
721. E. 9th

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 Anderson and Edward Normyle

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

George Anderson and Edward Normyle of the CRIME OF BURGLARY IN THE Second DEGREE, committed as follows: The said George Anderson and Edward Normyle, both

late of the Fifth Ward of the City of New York, in the County of New York aforesaid, on the thirteenth day of June, in the year of our Lord one thousand eight hundred and eighty-nine, with force and arms, about the hour of o'clock in the day - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one Harris Levy;

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit:

within the said dwelling house, with intent to commit some crime therein, to wit: the goods chattels and personal property of the said Harris Levy

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away;

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

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment further accuse the said
George Anderson and Edward Normyle
 of the CRIME OF *Grand LARCENY* in the second degree committed as follows:

The said *George Anderson and Edward Normyle, both*

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
 at the Ward, City and County aforesaid, in the *day*-time of the said day, with force and arms,

ten shirts of the value of one dollar each, twenty-four pair of trousers of the value of two dollars and fifty cents each pair, one piece of cloth of the value of twenty-five dollars, two jackets of the value of two dollars and fifty cents each and one coat of the value of five dollars,

of the goods, chattels and personal property of one

in the dwelling house of the said

Harris Levy
Harris Levy—

there situate, then and there being found, from the dwelling house aforesaid, 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.

THIRD COUNT—

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

George Anderson and Edward Normyle
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *George Anderson and Edward Normyle, both*

late of the Ward, City and County aforesaid, afterwards to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms,

the same goods, chattels and personal property described in the second count of this indictment

of the goods, chattels and personal property of one

Harris Levy

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

Harris Levy -

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

George Anderson and Edward Normyle
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 R. FELLOWS,
District Attorney.