

0337

BOX:

269

FOLDER:

2583

DESCRIPTION:

Jackson, Billy

DATE:

07/14/87



2583

0330

W's
Chas A

Counsel, _____
Filed *14* day of *July*, 188*7*
Pleads *Not guilty (W)*

CONCEALED WEAPON.
(Section 410, Penal Code.)

THE PEOPLE

v.s.

R

Billy Jackson

odd days

RANDOLPH B. MARTINE,
at court
District Attorney.

A True Bill.

Edward W. ...

Aug 11, 1887
Foreman.
Dred and convicted

Recd: ...

Witnesses:

0339

4 10

The People } Court of General Sessions. Part I
vs. Billy Jackson } Before Judge Childersleeve.
Thursday, August 11, 1887. Indictment for carry-
ing concealed weapons.

Andrew J. Bradley, sworn and examined, testified. I am a police officer and on the 7th of July I arrested the prisoner on the corner of Twenty Fourth Street and Broadway. I took him to the station house. A little boy came up to me and told me that this man had dropped these Knuckles on his feet. This was while I had the defendant in custody; the boy is here in Court; he walked up to me and handed me the Knuckles and told me in the presence of the prisoner that he (the prisoner) dropped them and they fell on his feet; the prisoner denied it and said he did not drop them. These are the Knuckles.

The District Attorney offered them in evidence. Edward Carroll sworn and examined, testified. I live No. 203 Thirty Second St. I am fourteen going on fifteen years old. I recollect the 7th of July when I saw officer Bradley having the defendant in custody going to the station house. I was selling papers and I followed him down to the station house. On the way down the defendant dropped the Knuckles, I was in my bare feet and

0340

he hit me in the toe with them. I picked them up. I was right behind his feet; there was plenty more there. This was in Twenty Fifth Street; the Knuckles dropped from his right hand; he did not throw his hand behind him when he dropped them; he wanted to drop them in the gutter; he was near the gutter and I saw them drop them from his hand. I picked them up and gave them to the officer - the other officer that was there. I did not give them to this officer. The Knuckles now shown me are the ones. Cross Examined. I know these are the Knuckles, I had them in my hand I was close to the prisoner when he dropped the Knuckles; there was a crowd following first and I was behind; there was not many following; the crowd was ahead of the officer and the prisoner; there was a couple of people behind. None of the people are here. I did not see the defendant take the Knuckles out of his pocket but I saw them in his right hand; he dropped them next to me. I was walking close to him; the other officer handed the Knuckles to officer Bradley; he was ahead of Bradley and he went up and handed them to him.

0341

Andrew J. Bradley recalled. The name of the other officer who was with me is Nelson; he came directly with the boy and handed them to me. These are the Knuckles.

Billy Jackson, sworn and examined in his own behalf testified. You are charged with carrying those Knuckles, did you have them in your possession at any time?

No sir. Do you know anything about it?

No sir. Have you ever had a pair of Knuckles in your life? Never had any use for them. The last witness upon the stand, the little boy, says that while you were crossing the street you dropped them from your hand and they fell upon his feet, is that so?

No sir. You were in custody of the officer? Yes sir, Officer Bradley had me that for? For being drunk, so he said.

I never have been in trouble. You always have been an honest, hard working boy?

Yes sir, I worked up at J. Hartfield & Son, 207 Fulton St. What is their business? Printing. What were you doing there?

Light Porter. How long were you in their employ? I was working for him about two weeks. What had you been at before? I worked at Davis' drug store corner of Thirty Sixth St. and Third Avenue, I

0342

worked for him about a year and six months.
Who did you work for before that? I worked
for C. C. Smith, candy store between Twenty
Second and Twenty Third sts. and Sixth Ave.
I am positive I did not have possession
of this weapon; the little boy is mistaken
when he says he saw it drop from my
hand. Cross Examined. I was not drunk,
I do not know what the officer arrested me
for. I was not insulting ladies in front
of the Hoffman House; the officer arrested
me corner of Twenty Fourth st. and Broad
way, I think the Hoffman House is between
Twenty Fourth and Twenty Fifth sts.; he arrested
me on the down town side. I never saw
the Knuckles until the other officer gave
them to officer Bradley. I have not any
of these people I worked for in Court to give
me a character for peace and quietness.
Andrew J. Bradley recalled. I have
been on the free six years and know a
drunken man when I see him. The pris-
oner was drunk and disorderly and was
insulting ladies in front of the Hoffman
House.
The prisoner was convicted and
remanded for sentence.

0343

Testimony in the
Case of
Billy Jackson
filed July 1887

12

0344

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT, 2 DISTRICT.

Sworn to before me, this

1889

day

Police Justice

Andrew J. Brady

of the 19th Precinct Police Street, aged 27 years, occupation Police officer being duly sworn deposes and says,

that on the 7 day of July 1889 at the City of New York, in the County of New York, deponent arrested

Willy Jackson (now here) on the corner of Broadway & 24th Street, for disorderly conduct and when in custody of deponent, deponent felt something drop on his foot, that then & there a Boy ran up to deponent and gave deponent the unlawful instrument (here shown) and known as Metal Knuckles, saying to deponent, look what he dropped (meaning the defendant) Deponent charges that said defendant did have

0345

said unlawful weapon in his possession
with the intent to use the same, and in
violation of section 410 of the Penal
Code of the State of New York

Sworn to before me this
8th day of July 1884

John J. Hornumy. Andrew J. Bradley
P. J. Hornumy

Police Court, _____ District,

THE PEOPLE, & c.,

ON THE COMPLAINT OF

vs.

ARRIDAVIT.

Dated _____ 188

Magistrate.

Officer.

Witness,

Disposition,

0346

Sec. 198-200

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Billy Jackson*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer, *Petersborough Va*

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

Answer. *137 West 25 Street New York*

Question. What is your business or profession?

Answer, *Work in a Printing office*

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*

Billy Jackson

Taken before me this

day of

July

1887

8

John J. ...
Police Justice.

0347

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 *Seven* 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 8* 188 *7* *John J. Conner* 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.

0348

173
Police Court 2 District 1046

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Audrey Bradley
19 vs. Pratt
Billy Jackson

Offence Carney Case

2
3
4

Dated July 8 1897

Wm Magistrate.

Bradley Officer.

Witnesses Edward Garnall Precinct.

No. 203 Street 32 St

No. _____ Street.

No. _____ Street.

\$ 700 to answer 98

Call

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0349

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Billy Gardner

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

Billy Gardner

of the CRIME OF CARRYING A CONCEALED WEAPON, committed as follows:

The said *Billy Gardner*, —
late of the City of New York, in the County of New York aforesaid, on the ~~seventh~~
day of *July*, in the year of our Lord one thousand eight hundred and
eighty-~~nine~~, at the City and County aforesaid, with force and arms, feloniously did
furtively carry, concealed on his person, a certain instrument and weapon of the kind com-
monly known as *metal lamblades*, —
with intent then and there feloniously to use the same against some person or persons to
the 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

Billy Gardner

of the CRIME OF POSSESSING A CONCEALED WEAPON, committed as follows:

The said *Billy Gardner*, — 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, feloniously did possess a certain instrument
and weapon of the kind commonly known as *metal lamblades*, —
— by him then and there concealed, and furtively carried on his person,
with intent then and there feloniously to use the same against some person or persons
to the 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.

RANDOLPH B. MARTINE,

District Attorney.

0350

BOX:

269

FOLDER:

2583

DESCRIPTION:

Johnson, Edward

DATE:

07/15/87



2583

0351

147

Counsel,
Filed, 15 day of July, 1887
Plends,

Grand Larceny second degree
[Sections 528, 581 Penal Code]

THE PEOPLE

vs.

Edw Johnson
1887

Edward Johnson

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Edward Johnson

Foreman.

Edward Johnson
2402 West 1st St.
St. Louis, Mo.

Witnesses:

Edw Johnson
Edw Johnson
Edw Johnson
Edw Johnson

Edw Johnson

0352

Police Court— 2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 32 Lafayette Place Street, aged 34 years,
George Evers
occupation Mailer being duly sworn

deposes and says, that on the 11 day of July 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

Five Coats, of the Value of Forty five dollars
one Silver Watch of the Value of four dollars
one Vest, of the Value of two dollars.
said property being in all of the Value of
Fifty six dollars

the property of ^{his} deponent, care and charge

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 Edward Johnson (nowhere)

from the fact that deponent saw said defendant steal said property from the basement of the aforesaid premises and run away and when pursued by deponent he threw said property away
George Evers

Sworn to before me this 12 day of July 1887
of
George P. Cannon Police Justice.

0353

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, { ss

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

Question. What is your name?

Answer. Edward Johnson

Question. How old are you?

Answer. 52 years

Question. Where were you born?

Answer. New York

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

Answer. 181 Chatham Street 4 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 am guilty

Edward Johnson
Guilty

Taken before me this

day of

July

188

12

William J. Conner Police Justice.

0354

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

Alfred Lewis
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 12* 188*7* *John J. ...* 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.

0355

148
1068
Police Court 2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Evers
312 Lafayette Place
Ecclesia Church

Offence *Harassment*
Belamy

1
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 12 1887

W. M. ... Magistrate.

James A. Castello Officer.

15 Precinct.

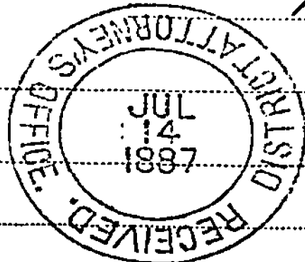
Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 500 to answer *G. S.*



Case

0356

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Edward Johnson

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

Edward Johnson

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

The said *Edward Johnson*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *seventh* day of *July*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

five rods of the value of five dollars each, one rod of the value of nine dollars, and one rod of the value of two dollars,

of the goods, chattels and personal property of one *George Jones,*

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.

Richard J. B. Smith

District Attorney.

0357

BOX:

269

FOLDER:

2583

DESCRIPTION:

Johnson, Joseph A.

DATE:

07/08/87



2583

0358

58

Counsel, *Ed*
Filed *8* day of *July* 188*7*
Pleads

Witnesses:

Ed
and
Wm
THE PEOPLE
vs.
Ed
Robbery, *Second* degree.
(Money)
(Secs. 224 and 229, Penal Code.)

Joseph A. Johnson

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Ed
and
Wm

July 11th 1887

Ed
and
Wm

1749 to 1750

0359

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Catharine Sacarazo

of No. 81 Crosby Street, aged 31 years,
occupation Barber being duly sworn

deposes and says, that on the 4 day of July 1887 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 right time, the following property viz :

Good and lawful money of the United States consisting of divers bills of divers denominations and silver coins of the value of Ninety dollars and one silver watch and chain of the value of Five dollars

the property of Frank Sacarazo deponent's husband

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

Deponent says that said defendant came in store No 81 Crosby Street and went behind the counter and took said property that was contained in the money drawer and shelf that deponent caught hold of said defendant and he struck her a violent blow on the face with his fist and broke away from her grasp and ran away that said defendant was caught by officer John Linden thereafter with part of said property in his possession

Catharine Sacarazo
her mark

Sworn to before me, this 5 day of July 1887
David McNeill
Police Justice.

0360

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss.

Joseph a Johnston 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 a Johnston

Question. How old are you?

Answer.

36 years

Question. Where were you born?

Answer,

New York

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

Answer.

221 Thompson St- 15 years

Question. What is your business or profession?

Answer,

Writer

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

*Joseph has a Johnson
~~mark~~ X ~~mark~~
mark*

Taken before me this

day of

188

James M. Kelly Police Justice.

0361

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 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 5th 1887 Sam'l C. Murphy 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.

0362

58 1020
Police Court / District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Catherine Sacarazo
vs.
Joseph A Johnson

Offence Brand Dance

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated July 5 1887
D. A. Reilly Magistrate
John Cunden Officer.
10 Precinct.

Witnesses Off. John Cunden
No. Neil Cunden Street.
The 10th Precinct Police



No. Frank Sacarazo Street.

No. 81 Crosby Street.

\$ 15.00 to answer G. S.

COMMITTED.

0363

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 A. Johnson

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

of the crime of ROBBERY IN THE SECOND DEGREE, committed as follows:

The said Joseph A. Johnson,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the 10th day of July in the year of our Lord one thousand eight hundred and eighty-seven, in the night time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one Catherine Sacarap,

(\$90.-)

one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each; nine promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars each; one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each; nine promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

thirty dollars, one note of the value of five dollars, and one coin of the value of one dollar,

of the goods, chattels and personal property of the said Catherine Sacarap, from the person of the said Catherine Sacarap, against the will, and by violence to the person of the said Catherine Sacarap, then and there violently and feloniously did rob, steal, take and carry away,

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

RANDOLPH B. MARTINE, District Attorney.

0364

BOX:

269

FOLDER:

2583

DESCRIPTION:

Jorn, John Jr.

DATE:

07/08/87



2583

0365

BOX:

269

FOLDER:

2583

DESCRIPTION:

Jorn, John Sr.

DATE:

07/08/87



2583

0366

Witnesses:

671 - Pleader
#2, B.M. July 19

A
Counsel, *Get water*
Filed 8 day of July 1887
Pleads *Not guilty*

THE PEOPLE
vs
John Jones Sr.
and
John Jones Jr.
Grand Larceny in the 2nd degree.
(MONEY)
(Sec. 528 and 531, Penal Code.)

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Edna ...
Foreman.
...

0367

Police Court—

District

Affidavit—Larceny.

City and County }
of New York, } ss.

John P. Wagner

of No. 45 West Street, aged 26 years,

occupation Cigar maker being duly sworn

deposes and says, that on the 3d day of March 1887 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 :

Good and lawful money of the United States consisting of Bank Notes and bills of various denominations and values and being in all together of the value of Fifty Eight 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

John James (now free) and another person who is as yet not arrested and is unknown to deponent for the reason that on the aforesaid day deponent called at said deponent's premises 154 Cedar Street for the purpose of buying a ticket to Bremen (Europe) and while deponent was in said place, said unknown person came to said deponent and told him that the freight on said machines would be fifty eight dollars, whereupon said deponent turned to this deponent saying to him that he said deponent was going

Subscribed and sworn to before me this 1st day of March 1887
Police Justice

0368

to sail on the same steamer that
he said defendant was, and that he was
also going to Bremen, and that he said
defendant had exchanged his money
and german money, and when said
defendant arrived in Bremen he
would be asked for \$200 dollars
and he would return said money to
defendant. and at the same time said
defendant taking a watch and chain
from his pocket and giving the same
to defendant saying I will give you
this good watch and chain as security
for the \$50 dollars, it is with double
that watch I get to Bremen, and defendant
believing the representations so
made by said defendant to him
to be true parted with the aforesaid
money. Defendant further says that
said defendant did not go to Bremen
and that the said watch and chain is not
good. and that the representations so made
by defendant are false and untrue in
every particular and he therefore
charges said defendant with acting
in concert with said unknown
person and charges them with the
forcible abductions.

Done and before me } B. S. Wagner
this 29th day of June 1884 }

A. J. White
Peace Justice

0369

Sec. 198—200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

John 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. *John Jones*

Question. How old are you?

Answer. *58 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *133 Liberty Street, 6 years.*

Question. What is your business or profession?

Answer. *Shoe Business*

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*

Taken before me this

day of

1887

Police Justice.

0370

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

John Jones
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* 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 29* 1887 *A. J. White* 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.

0371

Complainant bailed by
Edwin A. DeBaffry
159 West 104th St.

67 1021
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John P. Maguire
Manover, York Co. Pa.
1. *John P. Maguire*
2. _____
3. _____
4. _____
Offence _____

BAILED.

No. 1, by *Henry Harper*
Residence *403 - 10th Ave.* Street.

No. 2, by ~~John P. Maguire~~
Thomas J. Hartney Street.

No. 3, by *102 Third St. Brooklyn.*
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Dated *June 29* 188
Arbuthnot Magistrate

Flynn Officer.
Precinct.

Witnesses *John P. Maguire*
No. *102 Third St.* Street.

No. _____ Street.

No. _____ Street.

\$ *10000* to answer *Ed*



0372

CITY AND COUNTY }
OF NEW YORK, } ss.

NO. POLICE COURT, DISTRICT.

William Flynn
of No. *The Grand* *Green* Street, aged *34* years,
occupation *Police Officer* being duly sworn deposes and says
that on the *29* day of *June* 188*8*
at the City of New York, in the County of New York, *he arrested*

John Tom on the complaint
of *John P. Wagner* charging
him with grand larceny. That
deponent has reason to believe
and does believe that said *John*
P. Wagner will not appear
as complainant against said
John Tom at the trial in the Court
of general sessions and therefore asks
that he may be committed to the
House of Detention
William Flynn

Sworn to before me this

of *June* 188*8*

[Signature]
Police Justice.

0373

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Flynn

vs.

John P. Wagoner

AFRIDA VIT.

County of Albany

Dated *June 29* 188 *7*

White Magistrate.

Flynn Officer.

Witness *J. d.*

Disposition
House of Detention

0374

Grand Jury Room.

PEOPLE

J. P. Wagner^{us.}

Harver

York Co.
Pa

0375

District Attorney's Office.

Part One

PEOPLE

vs.

John John Sr.
Sept. 5
1861

Pers. by Mr.
Parker Aug 8
Off. Pers. by Schauf
Aug. 8

0376

New York 19. Juli 1887.

Mrs.
Districtschorney C. B.
Mortimer
New York.

Das Districtschorney C. B.
ist mir bekannt, eine gefällige
Stellung seinem neuen Beruf
was ihm gewiss zu wünschen
seyn wird. Sollte die Lage
begründet und nicht in der
Zeit zur Beförderung kommen
so bitte ich mich zu freuen
zu wissen, wenn sich die
ist die ich für mich zu
suchen. Ich bin
Ihrer
Wife

0377

Bitte für die hier
an meine persönlich
mein die Regalung
bedingte zur
Kümm.

respectful

John Peter Wagner
Walberry Str. 203.

0378

People
v
John Jam

0380

in dem Monat ...
Herrn ...
von der ...

Georg ...
Anna ...
Nikolaus

0381

New York, 23. July 1837.

Herrn
District Attorney B. B. Martin

Dem District Attorney erlaube
ich mir zu schreiben, dass
mein Landesherr Nikolaus¹ von
Hannover, Gov. York County
mit dem vorgenannten Herrn
zum zahlf. Geschäft zu übergeben
dass das in Hannover angeordnete
Geld von der hiesigen National
Bank Bank für meine
Geschäfte eingezahlt wird.
Herrn. Aufgelegenheiten
auf

0382

ich daher gesehenecht g. l.
dieser rüstung zu wollen
dies wegen nicht leicht die
Leistung für mich stellen
und ich beidigt nicht in
Freiheit gelungene
Lümm gütigen Aufsicht
am besten zu sein
gesehenecht.

John Peter Wagner
Mallory Str. 203.

0383

People
John Form,

0384

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 Jones the elder and
John Jones the younger*

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

*John Jones the elder
and John Jones the younger*
of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *John Jones the elder and John
Jones the younger, both*
late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
third day of *March*, in the year of our Lord one thousand
eight hundred and eighty-~~seven~~, at the Ward, City and County aforesaid, with force and arms,
in the ~~day~~ time of the same day, *two*
promissory notes for the payment of money, being then and there due and unsatisfied (and of the
kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value
of twenty dollars *each*; *five* promissory notes for the payment of money, being
then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the
denomination of ten dollars, and of the value of ten dollars *each*; *ten* promissory
notes for the payment of money, being then and there due and unsatisfied (and of the kind known as
United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each; *ten* promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomina-
tion of two dollars, and of the value of two dollars *each*; *ten* promissory notes for
the payment of money, being then and there due and unsatisfied (and of the kind known as United
States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*;
two promissory notes for the payment of money (and of the kind known as bank notes),
being then and there due and unsatisfied, of the value of twenty dollars *each*; *five*
promissory notes for the payment of money (and of the kind known as bank notes), being then and
there due and unsatisfied, of the value of ten dollars *each*; *ten* promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of five dollars *each*; ~~divers coins, of a number, kind and
denomination to the Grand Jury aforesaid unknown, of the value of~~

(458-)

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

RANDOLPH B. MARTINE,
District Attorney.