

0000

BOX:

426

FOLDER:

3927

DESCRIPTION:

Yeitmann, Fritz

DATE:

01/15/91



3927

0009

BOX:

426

FOLDER:

3927

DESCRIPTION:

Pousson, Edward

DATE:

01/15/91



3927

140

Counsel,
Filed *Jan 15* day of *Jan* 18*91*
Pleas *of*

Burglary in the THIRD DEGREE
(Section 498, Penal Code)

THE PEOPLE

vs. *F*
Fritz Yestmann
and *F*
Edward Bowyer

DETANGEL, RECALL,
~~JOHN R. FELLOWS~~

District Attorney.

A True Bill.

Jacobson
Foreman.

Jan 15/91

Robt

Edw. Bowyer

John R. Fellows

Thos. Day

Witnesses:

Stuart
Spencer and

Conk

No. 1, El. Robt
His partner, Ch. Gory
No. 2, Thos. Secord
Rem for labor

to Mr. F.

0011

Police Court— District.

City and County } ss.:
of New York,

of No. 607 East 16th Street, aged 42 years,

occupation Married being duly sworn

deposes and says, that the premises No 607 East 16th Street,
in the City and County aforesaid, the said being a Store and dwelling

and which was occupied by deponent as a Store and dwelling
~~and in which there was at the time a teaming being, by name~~

were **BURGLARIOUSLY** entered by means of forcibly breaking

open and raising the sash
and so entering said
premises

on the 1st day of December 1890 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of jewelry money
and one small silver chain
together of the value of five
hundred and fifty dollars

the property of Deponent and his family

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

Phil Gitman and Edward Russon

for the reasons following, to wit: that on said date deponents
premises were broken, entered and
said property stolen and carried
away as described and that subsequently
the defendants were arrested and as deponent
is informed by Officer Stephen O'Brien
of the Central Office, that upon the arrest
of said Gitman who was in company
with said Russon he found a

0012

small silver chain link shown
which deponent fully identifies as
a portion of the property stolen
from her premises and further
that the defendants have
confessed to her that they participated
in and committed said burglary.

Given before me this
10th day of December 1890

A. H. [Signature]
Police Justice

Police Court District

THE PEOPLE & C.,
ON THE COMPLAINT OF
[Signature]

Dated _____ 188____
Magistrate.

Officer.
Clerk.

Witnesses:

Committed in default of \$ _____ Bail.
Bailed by _____
No. _____ Street.

0013

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

Fritz Heitman 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.

Fritz Heitman

Question. How old are you?

Answer.

18 years

Question. Where were you born?

Answer.

W. ...

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

Answer.

None

Question. What is your business or profession?

Answer.

Mechanic

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 have nothing to say
at present*

Fritz Heitman

Fritz Heitman

Taken before me this
day of *Nov* 188*8*
[Signature]
Police Justice

0014

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. *Edward J. Ross*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *167 Allen St.*

Question. What is your business or profession?

Answer. *Glass Cutter.*

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 have nothing to say*
at present

Edward J. Ross

Taken before me this

day of

[Signature]

Police Justice

0015

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 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 June 8 1890 A. J. White 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.

0016

1824

Police Court--- District

~~419 E. 15th St~~
THE PEOPLE, &c

ON THE COMPLAINT OF

Teresa Straussberg
~~1409 East 14th St~~
Julius P. Pagan
Edward Passou

3

4

Dated *Dec 11 90* 188

White Magistrate.
McClain & M. G. Co. Precinct.

Witnesses.....

No. Street.

No. Street.

No. Street.



\$ *1500* to answer *h. b. 1*

Cony

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street

0017

CITY AND COUNTY }
OF NEW YORK, } ss.

Stephen O'Brien
aged _____ years, occupation *Police Officer* of No. _____

Geo Muller Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Mrs. Strausberger*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this _____ day of _____ 18____
A. J. [Signature]
Police Justice.

Stephen O'Brien

0018

Dec 18, 90

Mrs Strassburger Complainant
in case of People vgt Fritz
Zeitman & Edward Porsson
has removed from 607 E 16th St.
to 409 E 15th St second floor

George, this is the case
I was speaking to you
about the other day
and you said that you
would keep it off until
I gave you the complainants
new address but I see it
is on again tomorrow.
It will be impossible for
O'Brien or I to attend
tomorrow, perhaps I am
satisfied that you cannot
go on so the complainant
could not have got a
subpoena, please put off for some
~~time and I will be glad to~~

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Fritz Yettmann
and
Edward Pousson

The Grand Jury of the City and County of New York, by this indictment,
accuse *Fritz Yettmann and Edward Pousson*

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said *Fritz Yettmann and Edward Pousson, both*

late of the _____ Ward of the City of New York, in the County of New York
aforesaid, on the *first* day of *December* in the year of our Lord one
thousand eight hundred and eighty *ninety*, with force and arms, in the
day— time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *a certain building, to wit:*

the store of one Teresa Strasburger

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said *Teresa Strasburger in the*
said store 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

Fritz Zeitmann and Edward Pousson

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

The said *Fritz Zeitmann and Edward Pousson, 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 said day, with force and arms,

the sum of two hundred dollars in money lawful money of the United States of America and of the value of two hundred dollars, divers articles of jewelry of a number and description to the Grand Jury aforesaid unknown of the value of three hundred and fifty dollars and one ^{watch-}charm of the value of five dollars

of the goods, chattels, and personal property of one *Teresa Strasburger*

in the ~~dwelling house~~ ^{store} of the said

Teresa Strasburger

in the store

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

Fritz Yeitmann and Edward Pousson
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said *Fritz Yeitmann and Edward Pousson, both*

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

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

of the goods, chattels and personal property of *Teresa Strasburger*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said *Teresa Strasburger*

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

Fritz Yeitmann and Edward Pousson

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

DE LANCEY NICOLL,
~~JOHN R. FELLOWS,~~

District Attorney.

0022

BOX:

426

FOLDER:

3927

DESCRIPTION:

Young, Mark

DATE:

01/06/91



3927

23

Counsel,
Filed 6 day of Jan 18. 91
Pleads,

Grand Larceny & embezzlement
[Sections 528, 529 Penal Code]

THE PEOPLE

vs.

Mark Young

19
ms
19

DeLooney
JOHN R. DELOONEY

District Attorney.

A True Bill.

Franklin Eason
Foreman.
Jan 17 191

James B. Young
Jan 16 191
Jan 9 191

W. H. H. H. H.

Witnesses

James Daly.
Capt.
Deam Co.
213 E. 42 St.

0024

Police Court— 4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William Cornell
of No. *Grand Central Depot, E. 42nd Street,* aged *47* years,
occupation *Agent for Western Express Company* being duly sworn
deposes and says, that on the *13th* day of *December* 18*90* at the City of New
York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the *night* time, the following property, viz:

*One trunk containing wearing
apparel, jewelry and other articles
all of the value of Two Hundred
and sixty seven dollars*

the property of *A. G. Swaby* and in care and
charge 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 *Mark Young* (now here) *with*
three other men not arrested
all of whom were acting in concert
for the reason that said trunk
containing said property was in
Grand Central Depot in deponent's
custody, as the agent for the *Western
Express Company*. That on said
day deponent missed said property.
Deponent is informed by *Matthew
Reil* (now here) that on said *13th* day
of *December, 1890*, he resided with
his father in apartment *313 East
44th Street* and on said day the
defendant *Young* accompanied by

Subscribed to before me this
18 day

Police Justice.

Patrick Lappin came to said apartments bringing with them a trunk; that they then broke the lock on said trunk and broke it open and took a portion of the ~~therefrom~~ property thereupon. That on the succeeding day to wit: the defendant 14th December 1890, two other men unknown to him ^{but whom he can identify} came to said apartments and removed the remainder of said property and took it away with them. Deponent is informed by Denis McMahon (now here) that he has since visited premises 313 East 44th Street and there found an empty trunk in the possession of Cornelius Reil. Deponent has since seen said trunk and identifies it as the one stolen from his possession.

The defendant in the presence of deponent and Officer Denis McMahon acknowledged and confessed that he in company with said three other men took and carried away said property.

Wherefore deponent asks that the defendant Young may be held to answer this complaint and that said Lappin and two other men may be arrested and dealt with as the law requires.

Sworn to before me
this 29th December, 1890

William O'Neill

Charles L. Smith

Police Justice

0026

CITY AND COUNTY }
OF NEW YORK, } ss.

Matthew Rice

aged 12 years, ~~occupation~~ School boy of No.

313 East 44th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William Cornell

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

Sworn to before me, this 28th
day of December 1890

Matthew X Rice
Deponent

Charles N. Linton
Police Justice.

0027

CITY AND COUNTY }
OF NEW YORK, } ss.

Dennis McMahon

aged 47 years, occupation Police officer of No.

29 Sub Recruit Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William Russell

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

Sworn to before me, this 28th } Dennis McMahon
day of December 1890 }

Charles W. Linton
Police Justice.

0028

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Mark Young 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. *Mark Young*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *225 East 42nd Street; 4 years*

Question. What is your business or profession?

Answer. *Silk dyer*

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 have nothing to say here*

I am not guilty Mark Young

Taken before me this 28th day of November 1894

Charles W. Smith

Police Justice.

0029

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 *Dec 28* 18 *90* *Charles N. Linta* 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.

0030

Police Court--- 4¹⁹⁰³ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William Connell

vs.
Mark Young

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Paul J. ...
Officer

Dated *December 29th 1890*

Tarator Magistrate.

✓ *W. Arden* & *W. McKim*

20 Sub Precinct.

Witnesses

Matthew Reil Street.

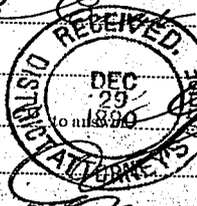
313 East 44th St

No. *Cornelius Reil* Street.

313 East 44th St

No. *100* Street.

\$



grw

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

Mark Young

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

Mark Young

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

The said

Mark Young

late of the City of New York, in the County of New York aforesaid, on the 13th day of December in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms,

one trunk of the value of ten dollars, divers articles of clothing and wearing apparel, of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars, divers articles of jewelry, of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred dollars and divers other goods, chattels and personal property, of more particular description whereof is to the Grand Jury aforesaid unknown, of the value of sixty dollars, of the goods, chattels and personal property of one William Connell

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

Mark Young

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Mark Young*

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,

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

of the goods, chattels and personal property of one *William Connell*

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

William Connell

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

Mark Young

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,
~~JOHN R. FELLOWS,~~

District Attorney.