

POOR QUALITY
ORIGINAL

0368

SECOND COUNT—

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

Carrie Vogel and Tillie Bohlen
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

Carrie Vogel and Tillie Bohlen, 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,

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

of the goods, chattels and personal property of one

Minnie Brothers

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

Minnie Brothers

unlawfully and unjustly did feloniously receive and have; the said

Carrie

Vogel and Tillie Bohlen

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.

0370

BOX:

470

FOLDER:

4310

DESCRIPTION:

Walsh, James

DATE:

02/12/92



4310

0371

BOX:

470

FOLDER:

4310

DESCRIPTION:

Gallivan, James

DATE:

02/12/92



4310

POOR QUALITY
ORIGINAL

0372

Witnesses:

Officer Morris
Officer McCleary

Counsel,

Filed,

Pleads,

1892

THE PEOPLE

vs.

James Walsh

B

James Gallivan

GAMING HOUSE, Etc.
[Sections 348, 344 and 385, Penal Code.]

Rich Case of James Flynn
Filed April 14, 1892 with three
papers. DE LANCEY NICOLL

District Attorney

A TRUE BILL.

Ray S. Herriman

Foreman.

Wm. H. W. / 92

Orth Pleas, Encl. 72

Filed \$100 each

POOR QUALITY
ORIGINAL

0373

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

Robert B. McCully
of No. 41 Park Row Street, being duly sworn, deposes and says,
that James Walsh James Gallivan (now present) is the person of the name of
John Jones & James Jones mentioned in deponent's affidavit of the 2nd
day of February, 1892 hereunto annexed.

Sworn to before me, this 2nd
day of Feb. 1892.

Robert B. McCully

Charles V. Lintu POLICE JUSTICE.

0374

Anthony Cornuto

Bowery in the city of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a

POOR QUALITY
ORIGINAL

0375

public offense, divers and sundry device, apparatus, tables, establishment and paraphernalia
~~and dice~~
layouts, chips, ~~deal boxes, cards, lottery tickets, lottery policies, writings, papers, books~~
~~and documents~~ for gambling purposes, in violation of the Provisions of Chapter IX of the
Penal Code of the State of New York, wherefore deponent prays that warrants may be
issued for the arrest of the persons named aforesaid, and to search for, seize and take
possession of all of said unlawful matter, and that all be dealt with according to law.

Subscribed and sworn to before me this

2nd day of Feb. 1892.

Anthony J. J. J. J.

Charles J. J. J. J. Police Justice.

CITY OF New York AND COUNTY OF New York ss.

Robert B. McCully of 41 Park Row

being further sworn deposes and says that on the 30th day of January
1892, deponent visited the said premises, named aforesaid, and there saw the said
John Jones, James Jones and James Flynn aforesaid, and
had dealings and conversation with them as follows:

About 10.30 P. M. Deponent entered said premises with one
JACOB KIRCHHOFF, who had previously come to Deponent's residence and
informed him that there was gambling at "Craps" being carried on at
255 Bowery, and that he could get Deponent into said premises.

When entering the premises 255 Bowery, we ascended one
flight of stairs and went into a room where was some *pool* tables.
At the rear of said room was a board partition with a door leading in-
to another apartment. At this door JOHN JONES was behind the parti-
tion and looked out through a small hole in said partition. He opened
the door and allowed Mr. KIRCHHOFF to enter and then closed the door.
He again opened the door and allowed Deponent to enter. JAMES JONES
was seated at a table around which were assembled some twelve or fif-
teen men. On the table were two dice and about Two Dollars in small
money. A young man, whose name Deponent does not know, threw the dice

**POOR QUALITY
ORIGINAL**

0376

and took part of this money, leaving the rest upon the table. Other persons standing around then put money upon the table with that which remained. JAMES JONFS took five cents from the money and put it with other money which he held in his hands. Each time that money was put on the table during the progress of the game, JAMES JONES would take five cents from the amount thus placed. Several persons threw the dice and placed money upon said table, and in each instance the said JAMES JONES took the five cents and placed it in his hands with other moneys which he held. Money was placed upon the table each time after a person won or lost. The said gambling game thus conducted by the said JAMES JONES was what is commonly called "Craps." The money was won and lost upon the throwing of the dice. The throwing of the dice was done by the different players, who each bet their money, which moneys was placed in a Pool, out of which each new Pool the said JAMES JONES took five cents each time.

Leaving the said game in progress, Deponent went through another partition and found said JAMES FLYNN occupying the same position at a table that JAMES JONES had in the other apartment. On the table was a quantity of money and dice which a young man was throwing. Each time money was put upon the table, said FLYNN would take five cents and put it in one of the pockets of the Pool table, upon which the game was being played. Said FLYNN had in one of his hands a roll of bills from which Deponent saw him take money and place upon the table with others and throw the dice.

While Deponent was thus engaged securing evidence in his Official capacity as an Agent for the New York Society for the Suppression of Vice, and while the game was thus progressing, the Police entered said premises and all persons present were arrested. The said FLYNN threw a revolver which he had drawn out under his chair. Deponent picked the said revolver up and went to the Policeman in charge and asked if he was the Sergeant and handed the revolver to him and told him that there was FLYNN'S revolver which he had pulled and thrown under his chair. Deponent also informed the Sergeant that he was

POOR QUALITY
ORIGINAL

0377

there in the discharge of his duty to secure evidence against the place notwithstanding which the said Sergeant ordered a Policeman to arrest Deponent and take him along.

Deponent further says that he was there in said premises because of information which he had received that gambling was going on and for no other purpose than that of securing evidence against those who were thus violating the Law, and Deponent made this statement both to the Sergeant in charge who raided the premises and also to the Sergeant in charge ~~and the~~ ^{and the officer} ~~captain~~ at the Station House, neither of whom paid any attention to the same.

Deponent further says that there was dice and money upon both in said premises which were being used for gambling purposes at the time the place was raided by the police and the said JAMES FLYNN was conducting the gambling game of "Craps" as hereinbefore set forth.

Deponent further says, that he is informed, has just cause to believe, and verily does believe from personal observation, transactions, and statements had with the said

JOHN JONES, JAMES JONES and JAMES FLYNN that the said JOHN JONES, JAMES JONES and JAMES FLYNN aforesaid

~~all~~ ^{all} have in their possession in, at, in, and upon certain premises occupied by them and situate and known as the premises and place described in foregoing Affidavit in the City of New York and within the County and State aforesaid, for the purpose of using the same as a means to commit a public offense, divers and sundry device, apparatus, tables, establishment, paraphernalia, layouts, ~~chips, deal boxes, cards, lottery tickets, lottery policies, writings, papers, books and documents for gambling purposes~~ ^{and dice} in violation of the provision of Chapter IX of the Penal Code of the State of New York.

Subscribed and sworn to before me this
2nd. day of February 1892.

Robert B. McEulley

Charles H. Hinita

Police Justice.

THE PEOPLE

ON COMPLAINT OF

Anthony Bonstedt and

AGAINST

1 John Jones
2 James Jones
3 James Flynn

Violation Sec. 344, P. C.
Gambling and Policy.

Affidavit of Complaint.

WITNESSES:

Anthony Bonstedt
R. B. McEulley

POOR QUALITY
ORIGINAL

0378

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK } ss.

3 District Police Court.

James Walsh 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Taken before me this
day of *July* 189*7*
Charles H. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0379

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK. } ss.

3 - District Police Court.

James Gallivan being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is *h* 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* waiver cannot be used against *h* on the trial.

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am not Guilty
James Gallivan

Taken before me this

day of July 1891
Charles J. McArthur
Police Justice.

POOR QUALITY
ORIGINAL

0380

Sec. 151.

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Police Court, 2nd District.

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable or Policeman of the City of New York GREETING:

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 Ambrose Forrester & R. B. McCully of No. 41 Park Row Street, charging that on the 30th day of January 1892 at the City of New York, in the County of New York that the crime of unlawfully using a room table, establishment and apparatus for gambling purposes

has been committed, and accusing John James Jones and James Flynn whose real names are unknown but who can be identified by R. B. McCully thereof.

Wherefore, the said Complainant has prayed that the said Defendants 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, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendants and bring them forthwith before me, at the 3rd 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 2nd day of Feb. 1892
Charles Haintes POLICE JUSTICE.

POLICE COURT, 2nd DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ambrose Forrester

vs.

John James Jones
James Flynn

Warrant-General.

Dated

Feb. 2nd 1892

1892

Magistrate.

Officer.

The Defendant

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated

188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest.

Native of

Age.

Sex.

Complexion.

Color.

Profession.

Married.

Single.

Read.

Write.

POOR QUALITY
ORIGINAL

0381

BAILED,
No. 1, by *Edw. M. S. S. S.*
Residence *173 B. S. S.* Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court--- *3rd* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William M. S. S.

James M. S. S.

James M. S. S.

Offence

Common Gamblers

Dated

Feb. 2 - 1892

James M. S. S. Magistrate.

Witnesses

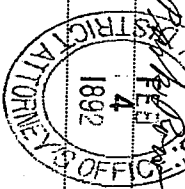
Wm. M. S. S. Precinct.

No. 1

Wm. M. S. S. Street.

No. 2

Wm. M. S. S. Street.



No. 3

Wm. M. S. S. Street.

No. 4

Wm. M. S. S. Street.

Wm. M. S. S.

133

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

Edw. M. S. S.

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

Dated *Feb. 2 - 1892* *Charles V. Linder* Police Justice.

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

Dated *Feb. 2 - 1892* *Charles V. Linder* Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0382

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

459

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

*James Walsh and
James Fegelman*

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

Fegelman —

(Sec. 343, Penal Code.) of the CRIME OF KEEPING A ROOM TO BE USED FOR GAMBLING, committed as follows:

The said *James Walsh and James*
Fegelman, both —

late of the *Seventh* Ward of the City of New York, in the County of New York aforesaid,
on the *thirtieth* day of *January*, in the year of our Lord one thousand
eight hundred and ninety-*two*, and on divers other days and times as well before as after,
to the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and
arms, unlawfully did keep a certain room, in a certain building there situate, to be used for gambling,
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. (Sec. 344, Penal Code.)

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

James Walsh and James Fegelman

of the CRIME OF ALLOWING A ROOM, ESTABLISHMENT, TABLE AND APPARATUS TO
BE USED FOR GAMBLING PURPOSES, committed as follows:

The said *James Walsh and James*
Fegelman, both —

late of the Ward, City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
and on said other days and times, at the Ward, City and County aforesaid, a certain room in a

POOR QUALITY
ORIGINAL

0383

certain building there situate, and a certain gambling table and establishment, and divers cards, ~~elips~~ devices and apparatus, a more particular description whereof is to the Grand Jury aforesaid unknown, and cannot now be given, the same being suitable for gambling purposes, with force and arms, feloniously did allow to be used for gambling purposes, 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. (Sec. 385, Penal Code.)

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

James Walsh and James Gallagher

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

James Walsh and James Gallagher, both

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, and on said other days and times, at the Ward, City and County aforesaid, with force and arms, a certain common gaming house there situate, for ~~their~~ lucre and gain unlawfully and injuriously did keep and maintain; and in ~~their~~ said common gaming house, then and on said other days and times, there unlawfully and injuriously did cause and procure divers idle and ill-disposed persons to be and remain, and the said idle and ill-disposed persons, on the day and in the year aforesaid, and on said other days and times, to game together and play at a certain unlawful game of ~~cards~~ called "~~craps~~" in the said common gaming house aforesaid, there did unlawfully and injuriously procure, permit and suffer, and the said idle and ill-disposed persons, then, and on said other days and times, in the said common gaming house aforesaid, by such procurement, permission and sufferance of the said *James Walsh and James Gallagher*

there did game together and play at said unlawful game of ~~cards~~, for divers large and excessive sums of money, to the great annoyance, injury and damage of the comfort and repose of a great number of persons, good citizens of our said State, there inhabiting and residing, and passing and repassing, to the common nuisance of the said citizens, against the form of the Statute in such case made and provided, and against the peace and dignity of the People of the State of New York.

DE LANCEY NICOLL,

District Attorney.

0384

BOX:

470

FOLDER:

4310

DESCRIPTION:

Ward, Frank

DATE:

02/03/92



4310

0385

BOX:

470

FOLDER:

4310

DESCRIPTION:

Lonsdale, Alfred

DATE:

02/03/92



4310

POOR QUALITY
ORIGINAL

0386

Witnesses:

May A. Kamm
John G. Gamm

Counsel,
Filed 3 day of July 1892
Plended

THE PEOPLE

vs.

Frank Ward
and
Alfred W. Donahue

Grand Larceny,
[Sections 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,
District Attorney.

Part I 24-592 1892

A TRUE BILL.

Henry S. Gamm

Foreman.

July 5/92

John G. Gamm

Henry S. Gamm

John G. Gamm

Both Elmira Ref - B.M.

POOR QUALITY
ORIGINAL

0387

(1385)

Police Court— District.

Affidavit—Larceny.

City and County } ss.
of New York,

of No. 30 W. 128th Street, aged 60 years,

occupation Keep house being duly sworn,

deposes and says, that on the 28th day of January 1892 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:

Two silk fur lined
Circulars together of the
value of one hundred
dollars.

the property of

Deponant

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 Frank Ward. and

Alfred Lonsdale. (both now here) from the fact that deponent is informed by Officer Robert Charlton that he is accompanying with Officer Patrick F. Grogan, arrested these defendants at about the hour of 10 o'clock A.M. January 29th at the corner of St Nicholas Avenue and 129th Street and at that time the said defendants had two fur lined circulars in their possession. and that the said defendants admitted that they had

POOR QUALITY
ORIGINAL

0388

Stolen said property from the store
room of the Astor Hotel. no
28 and 30 West 128th Street.
Deppunt further says that she has
since seen said property so found
with the defendants and identifies
said property as hers. and charges
these defendants with being together
and acting in concert with each other
and feloniously taking, stealing and
carrying away said property from
said premises.

Sworn to before me } M. A. Hawke
this 29th day of June 1942

John E. Kelly
Police Justice

POOR QUALITY
ORIGINAL

0390

(1885)

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

5 District Police Court

Frank Ward 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.

Frank Ward

Question. How old are you?

Answer.

16 yrs.

Question. Where were you born?

Answer.

N.Y.

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

Answer.

2237 8th Ave - 1 yr.

Question. What is your business or profession?

Answer.

Work for Photographer

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

Frank Ward

Taken before me this

Jan 1897

Police Justice.

POOR QUALITY
ORIGINAL

0391

(1885)

Sec. 198—200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court

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

Question. What is your name?

Answer.

Alfred Lonsdale

Question. How old are you?

Answer.

16 yrs.

Question. Where were you born?

Answer.

N.Y.

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

Answer.

240 W. 128th - 4 mos.

Question. What is your business or profession?

Answer.

Run Elevator

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
A. W. Lonsdale.*

Taken before me this

29

day of

Police Justice.

POOR QUALITY
ORIGINAL

0392

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

Police Court... 5 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Mary A. Moore
Frank Ward
Alfred W. Lumbard
Grand Larceny

Offence

Date

Jan. 29 - 1892
Magistrate

Charles W. Thompson
Precinct

Witnesses

Coe & Co. Officers

No.

Street

No.

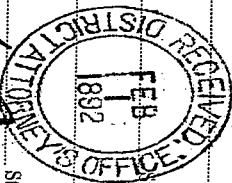
Street

No.

Street

\$1,000 each

to answer



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

defendants
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
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 Jan 29 - 1892 John E. 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.

POOR QUALITY
ORIGINAL

0393

505

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Ward
and
Alfred W. Lonsdale

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

Frank Ward and Alfred W. Lonsdale
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed
as follows:

The said *Frank Ward and Alfred W. Lonsdale, both*

late of the City of New York, in the County of New York aforesaid, on the *28th*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

two cloaks of the value
of fifty dollars each

of the goods, chattels and personal property of one

Mary A. Hawe

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.

POOR QUALITY
ORIGINAL

0394

SECOND COUNT—

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

Frank Ward and Alfred W. Lonsdale
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Frank Ward and Alfred W. Lonsdale*, 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,

*two cloaks of the value of
fifty dollars each*

of the goods, chattels and personal property of one

Mary A. Hawe

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

Mary A. Hawe

unlawfully and unjustly did feloniously receive and have; the said

Frank Ward and Alfred W. Lonsdale

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.

0395

BOX:

470

FOLDER:

4310

DESCRIPTION:

Warner, Charles J.

DATE:

02/18/92



4310

0396

BOX:

470

FOLDER:

4310

DESCRIPTION:

Warner, Charles J.

DATE:

02/18/92



4310

POOR QUALITY
ORIGINAL

0397

Witnesses:

Henry J. Clark

David H. H. H. H.

222

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

*33
600
148 52
148 52*

Charles J. Warner

Burglary in the Second degree.
[Section 497, Code of Laws of the City of New York.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry J. Clark

Foreman.

Part 2 - 5th 29 1892.

Pleas Punglen 3rd degree

Phr 1 17 1/2

POOR QUALITY
ORIGINAL

0398

Police Court—^{4th} District.

City and County } ss.:
of New York,

of No. 138 E 16th Street, aged 21 years,
occupation Porter being duly sworn

deposes and says, that the premises No. 138 E 16th Street, 18 Ward

in the City and County aforesaid the said being a Four story and

basement brick building

and which was occupied by deponent as a Dressing and Boarding House

and in which there was at the time a human being, by name Deponent Elizabeth

Clark. naming Clark James Clark and a number of boarders

were BURGLARIOUSLY entered by means of forcibly opening the front

door leading into the Hallway with a false

Key

on the 10th day of February 1887 in the Day time, and the
following property feloniously taken, stolen, and carried away, viz:

One Over Coat valued at

Twenty two dollars

\$22 ⁰⁰/₁₀₀

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

Charles J. Warner (narrator)

for the reasons following, to wit: That said premises were recently

locked that deponent saw the defendant

open said door and enter said premises

Take said Coat from a Rack in said Hall

way and then leave said premises.

That defendant was arrested by Officer

Reid and that said property was

subsequently found on the floor of said

premises. Deponent therefore charges

POOR QUALITY
ORIGINAL

0399

The defendant with Burglary and
prays that he be held to answer

Sum to him in this { Henry T. Clark
11th day of February 1892
Solon R. Smith
Police Justice

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
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 188
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 mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

1
2
3
4

Offence—BURGLARY.

Dated 188
Magistrate.
Officer.
Clerk.
Witness.
No. Street.
No. Street.
No. Street.
No. Street.
to answer General Sessions.

POOR QUALITY
ORIGINAL

0400

Sec. 198-200.

4th District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles J Warner

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

U. S.

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

Answer.

148 5th Ave Brooklyn N.Y. 2 months

Question. What is your business or profession?

Answer.

Entry Clerk

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
Chas. J. Warner*

Taken before me this
day of *March* 19*11*
Solomon A. Steward
Justice

POOR QUALITY
ORIGINAL

0401

BAILED,

No. 1, by

Residence

Street

No. 2, by

Residence

Street

No. 3, by

Residence

Street

No. 4, by

Residence

Street

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Henry S. Hinkle
138 E. 16th St.

Chas. H. Hinkle
138 E. 16th St.

1
2
3
4
5
6
7
8
9
10

Offence

Burglary

Dated

May 11 1894
Hinkle
Magistrate

No. 5, by

Residence

Street

No. 6, by

Residence

Street

No. 7, by

Residence

Street

No. 8, by

Residence

Street



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

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 May 18 1894 Solon Belcher 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.

N.Y. General Sessions

People vs
Jes

Chas. J. Warner

City and County of New York, D.S.

Mark Altus of said city being
duly sworn doth depose and say -

That he is the Attorney for
Chas. J. Warner, charged with Burglary
etc. and which case is set down
for trial this day -

That deponent will be com-
pelled to go to Bayonne N.J. at
1.30 P.M. this day and will there-
fore find it utterly impossible
to try the above defendant this
day on said charge. That it will
be absolutely necessary for deponent
to go to above place at time stated
on very important business. That
after consulting with the defendant
deponent believes he has a good and
meritorious defense.

Deponent further requests
for an adjournment of this

case, & that he was retained
Sunday Feb'y 28 - 1892 and did
not consult with defendants
until this morning. That he
was informed by the prisoner
that he has a very important
witness, now in Philadelphia
whose presence and testimony
is very relevant to the case.

That upon the foregoing
statements and professional
engagement, deponent respectfully
asks this Honorable Court
for an adjournment of three
days from date.

N.Y. February
29 - 1892

Prosper A. Ferranti
Comm. of Deeds
N.Y. City & County

[Signature]

N.Y. Gen. Session

People, ex

apt

Chas. J. Warner

affidavit

Notar for an

adjournment

David J. F.

POOR QUALITY
ORIGINAL

0404

463

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles J. Warner

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

Charles J. Warner

of the CRIME OF BURGLARY in the *second* degree, committed as follows:

The said

Charles J. Warner

late of the *18th* Ward of the City of New York, in the County of New York aforesaid, on the
*ten*th day of *February* in the year of our Lord one
thousand eight hundred and ninety- ~~two~~ in the *day* - time of the same day, at the
Ward, City and County aforesaid, the dwelling house of one *Henry T. Clark*

there situate, feloniously and burglariously did break into and enter, there being then and there a
human being within the said dwelling house, with intent to commit some crime therein, to wit: the
goods, chattels and personal property of the said *Henry T. Clark*

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.

POOR QUALITY
ORIGINAL

0405

SECOND COUNT—

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

of the CRIME OF

Retter LARCENY

committed as follows:

The said

Charles J. Warner
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,

*one overcoat of the value
of twenty-two dollars*

of the goods, chattels and personal property of one

in the dwelling house of the said

Henry T. Clark
Henry T. Clark

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

De Lancey Nicoll
District Attorney

0406

BOX:

470

FOLDER:

4310

DESCRIPTION:

Warren, Edward

DATE:

02/24/92



4310

POOR QUALITY
ORIGINAL

0407

Witnesses:

Chas. T. Arnold
W. Hogan

Counsel,

Filed

day of

1892

Pleads

W. H. H. H.

THE PEOPLE

vs.

Edward Warren

Degree

(Sections 224 and 225 of Penal Code.)

Robbery,

5

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

W. H. H. H.
Foreman.

Sub 2 March 7, 1892
Read Reading State Bonds

S. R. 5 yrs. PBM,

POOR QUALITY
ORIGINAL

0408

Police Court—2 District.

(1865)

Affidavit—Larceny.

City and County }
of New York, } ss.

Charles F. Arnoux

of No. 150 West 20th Street, aged 50 years,

occupation Gas Clerk being duly sworn,

deposes and says, that on the 1st day of February 1892 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One gold
Watch and chain of the value
of one hundred dollars
\$100

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

Edward Warren (now here)
Deponent had the said watch in a pocket of his vest then worn by him while deponent was walking on West 20th Street, east of Seventh Avenue. Deponent was knocked down by some assailants, and deponent is informed by Policeman Thomas A. Logan of the 19th Precinct (now here) that he arrested the defendant with the said stolen property in his possession about the hour of 7:55 o'clock p.m., which was within fifteen minutes of the time the said watch was taken from the person of deponent.

Char. F. Arnoux

Sworn to before me, this 20 day of February 1892

John J. [illegible]
Police Justice.

POOR QUALITY
ORIGINAL

0409

CITY AND COUNTY }
OF NEW YORK, } ss.

aged _____ years, occupation _____

Thomas A. Logan

Police

of No. _____

19th Street Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Cha. J. Arnone*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *20*

day of *Feb* 18*88*

Thos. J. Brady

Police Justice.

Thomas A Logan

POOR QUALITY
ORIGINAL

0410

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Edward Warren being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h 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 waiver cannot be used
against h on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Edward Warren

Taken before me this
day of *February*

20

1892
W. J. Brady
Police Justice.

POOR QUALITY
ORIGINAL

0411

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

Police Court... District.

2/3

THE PEOPLE, &c.
IN THE COMPLAINT OF

Charles J. Amory
Feb 20 1892

Edward Warren

1 _____
2 _____
3 _____
4 _____

Offence James from prison

Dated February 20 1892

Magistrate.

Officer.

19

Witnesses.

No. _____
Street.

No. _____
Street.

No. _____
Street.



No. _____
Street.

No. _____
Street.

No. _____
Street.

to answer 30
John H. Pearson

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

Edward Warren

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Thirty 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 Feb 20 1892 John H. Pearson 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.

POOR QUALITY
ORIGINAL

04 12

District Attorney's Office,

19

CITY AND COUNTY OF NEW YORK.

AUG 22 1893

189

CAPTAIN OR OFFICER IN COMMAND.

Dear Sir:

I desire to see Officer Thomas A. Fog attached to your command in Feb by order in relation to the case of Edward Warren sentenced March 19 to 5 years and months imprisonment by Judge Martine

Please ask the officer to bring such information in relation to the case, and as to the previous record of the prisoner, as he may be enabled to obtain.

Yours truly,

HENRY W. UNGER,

Deputy Assistant and Secretary to the District Attorney.

1895

275-

275-9 acc 1 floor

[illegible]

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 Warren

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

Edward Warren

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

The said

Edward Warren

late of the City of New York, in the County of New York aforesaid, on the *18th*
day of *February* in the year of our Lord one thousand eight hundred and
ninety-*two*, in the *night* time of the said day, at the City and County aforesaid,
with force and arms, in and upon one *Charles T. Arnoux*
in the peace of the said People then and there being, feloniously did make an assault; and

*some watch of the value of
sixty-five dollars, and some
chain of the value of thirty-
five dollars*

of the goods, chattels and personal property of the said *Charles T. Arnoux*
from the person of the said *Charles T. Arnoux* against the will
and by violence to the person of the said *Charles T. Arnoux*
then and there violently and feloniously did rob, steal, take and carry away,

*the said Edward Warren, being then
and there aided by an accomplice actually
present; whose name is 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.

POOR QUALITY
ORIGINAL

04 15

SECOND COUNT—

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

Edward Warren

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Edward Warren

late of the City of New York, in the County of New York aforesaid, on the 18th day of *February* in the year of our Lord one thousand eight hundred and ninety-*two*, at the City and County aforesaid, with force and arms,

one watch of the value of sixty-five dollars, and one chain of the value of thirty-five dollars

of the goods, chattels and personal property of

Charles T. Arnoux

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

Charles T. Arnoux

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

Edward Warren

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.

04 16

BOX:

470

FOLDER:

4310

DESCRIPTION:

West, George

DATE:

02/09/92



4310

POOR QUALITY
ORIGINAL

0417

Witnesses:

Leazer M. Chum
Wm. Miller

Counsel,

Filed

Pleads,

1892

day of

THE PEOPLE

vs.

George West

Robbery, second Degree.
[Sections 224 and 227, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Henry S. Garrison
Foreman.

July 10/92
Clara M. Kelly
2 day

S. P. 10 yrs. - 123.11

POOR QUALITY
ORIGINAL

0418

Police Court—14th District.

CITY AND COUNTY }
OF NEW YORK, } ss

Lizzie Ketchum
of No. 3 Yappan, New York Street, Aged 30 Years
Occupation housekeeper being duly sworn, deposes and says, that on the
17th day of February 1892, at the 18th Ward of the City of New York,
in the County of New York, was feloniously taken, stolen, and carried away, from the person of de-
ponent by force and violence, without her consent and against her will, the following property, viz:

One Pocketbook, containing Fifteen Dollars
and twenty-two cents, good and lawful
money of the United States, and one
rail road ticket of the value of
Three Dollars and fifty-cents,
The whole being

of the value of

\$18 72/100

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 force and violence as aforesaid by,

George West, (now here) For the following
reasons to wit: At about the hour of 11 A.M.
on the above date, deponent was at the entrance to the
Station of the Third Avenue Elevated Railroad
at the northeast corner of Fourteenth Street
and Third Avenue, in this city; that deponent
was forcibly seized by said defendant who
after a struggle threw deponent down
on the street, and did then and
there take from deponent's pocket in
dress said pocketbook containing said
property; that said defendant ran away with
said pocketbook and when he had gone

POOR QUALITY
ORIGINAL

0419

about one hundred and fifty feet he was caught by one Charles C. Miller, of No. 25 East 93rd Street, in this city, who saw said defendant throw said pocketbook, containing said property, on the street. Therefore deponent accuses defendant of having feloniously stolen taken and carried away said property by force and violence, and prays that he may be dealt with according to law.

Sworn to before me this } Leggie Belcher
2nd day of February, 1892.

John J. Ryan
Police Justice

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
Hundred Dollars
of the City of New York, until he give such bail.
Dated 188
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—ROBBERY.

vs.

1
2
3
4

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

to answer General Sessions.

POOR QUALITY
ORIGINAL

0420

CITY AND COUNTY }
OF NEW YORK, } ss.

Charles C. Weber

aged 33 years, occupation Iron Manufacturer of No.

25 East 93rd

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

Lizzie Ketchum

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

Sworn to before me, this

2nd

day of

February

1892

C. C. Weber

John J. Ryan

Police Justice.

POOR QUALITY
ORIGINAL

0421

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

4th District Police Court.

George West 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 West

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

United States

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

Answer.

No. 73 Forsyth Street -

2 months

Question. What is your business or profession?

Answer.

Mailman

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.

George West

Taken before me this

day of

1892

Police Justice.

POOR QUALITY
ORIGINAL

0422

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

Police Court--- 4 District.

THE PEOPLE, vs.
with Complaint 3 days in advance
ON THE COMPLAINT OF

1. *George Wood*
2. *John H. H.*
3. *John H. H.*
4. *John H. H.*

Offence *Robbery*

Dated *February 2* 1892

Ryan Magistrate.

Weller Officer.

18 Precinct.

Witnesses *Charles C. Miller*

No. *25* E. 93rd Street.

No. _____ Street.



No. *2000* Street. *Q. J.*

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 *Twenty* 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 *February 2* 1892 *R. M. 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.

POOR QUALITY
ORIGINAL

0423

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 West

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

George West

of the CRIME OF ROBBERY in the *second* degree, committed as follows:

The said

George West

late of the City of New York, in the County of New York aforesaid, on the *second* day of *February* in the year of our Lord one thousand eight hundred and ninety-*two* in the *day* time of the said day, at the City and County aforesaid, with force and arms, in and upon one *Lizzie Ketchum* in the peace of the said People then and there being, feloniously did make an assault, and divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *fifteen*

dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *fifteen*

dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *fifteen*

dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of *fifteen*

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *fifteen dollars and twenty-two cents, one pocketbook of the value of one dollar and one piece of paper of the value of twenty-five cents,*

of the goods, chattels and personal property of the said *Lizzie Ketchum* from the person of the said *Lizzie Ketchum* against the will, and by violence to the person of the said *Lizzie Ketchum* 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.

De Lancey Nicoll
District Attorney

0424

BOX:

470

FOLDER:

4310

DESCRIPTION:

Wheeler, Annie

DATE:

02/26/92



4310

POOR QUALITY
ORIGINAL

0425

Witnesses:

W. P. Wells

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

38 W. 27 St. N.Y.C.

F

Annie Wheeler

Exhibit in the Third Degree
[Section 488, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray S. Larrum
Foreman.

Part 3. March 8/92

Pleads Attempted Murder

Crossed out 97
Mar 10/92

POOR QUALITY
ORIGINAL

0426

Police Court— District.

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

of No. 327 West 29th Street, aged 33 years,
occupation Cabinet Maker

being duly sworn

deposes and says, that the premises No 327 West 29th St 3rd floor Street,
front room in the City and County aforesaid, the said being a four story brick
Dwelling

and which was occupied by deponent as a residence on the 3rd floor front
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the

door of said room with a false key

on the 17th day of December 1892 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

two coats,
two vests, a pair of trousers and a
memorandum book which was in said
vest, all of the value of about forty
dollars.

\$ 40-

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

Annie Wheeler

for the reasons following, to wit:

The said property was stolen
from said room on said date between
the hours of 4 O'Clock and 6 O'Clock
2 m. Deponent left the room locked
up with the said property then about the
hour of 4 O'Clock and on his return
at 6 O'Clock the said property was
missing. Deponent was suspected
for the reason that she occupied the

POOR QUALITY
ORIGINAL

0427

adjoining room. The room occupied by
Defendant was searched and a part
of said ~~memorandum~~ property, consisting
of said memorandum book was found
in Defendant's room, and Defendant
confessed that he had taken the
said property and returned it, and
he gave information on which a part
of said property was recovered from
the lawbreaker, Mc Allen, in Eighth
Avenue.

Known to before me this
19th day of February
1892

John P. Wells
John H. Brady
O. H. Foster

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree

Burglary

Dated

189

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No.

Street.

POOR QUALITY
ORIGINAL

0428

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Amnie Wheeler being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is h 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 waiver cannot be used
against h on the trial.

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Taken before me this
day of January 19

1892
Police Justice.

0429

204

District

Police Court-- 2

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm. P. Muller

337 N. 24th St.

Arrested by

Arrested by

Offence

Date: Oct 19

Magistrate. Y. N. S.
14/5
 Officer. 20
 Precinct 20

Witnesses.....

No. Street.

No.
 1857
 OFF
 Street.

No.

1000 to answer 3.8. A

2



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 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 Feb 19 1882 John F. Brady 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.*

POOR QUALITY
ORIGINAL

0430

402
Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Wheeler

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

Annie Wheeler

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

The said

Annie Wheeler

late of the 20th Ward of the City of New York, in the County of New York aforesaid, on the
seventeenth day of February in the year of our Lord one
thousand eight hundred and ninety-two, with force and arms, in the day-time
of the same day, at the Ward, City and County aforesaid, the dwelling house of one

William P. Wells

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
P. Wells 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.

POOR QUALITY
ORIGINAL

0431

SECOND COUNT—

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

Annie Wheeler

of the CRIME OF ~~Grand LARCENY in the second degree~~ committed as follows—

The said

Annie Wheeler

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,

*two coats of the value of ten
dollars each, three vests of the
value of five dollars each, one
pair of trousers of the value of
five dollars, and one blank book
of the value of fifty cents."*

of the goods, chattels and personal property of *William P. Wells*

in the dwelling house of the said

William P. Wells

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.

POOR QUALITY
ORIGINAL

0432

THIRD COUNT:

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

Annie Wheeler
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

Annie Wheeler
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,

two coats of the value of ten dollars each, three vests of the value of five dollars each pair, one pair of trousers of the value of five dollars, and one blank book of the value of fifty cents

of the goods, chattels and personal property of

William P. Wells

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

William P. Wells

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

Annie Wheeler
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,

District Attorney.

0433

BOX:

470

FOLDER:

4310

DESCRIPTION:

White, Antonio

DATE:

02/11/92



4310

POOR QUALITY
ORIGINAL

0434

Witnesses:

Off. Putnam

Counsel,

Filed,

11th day of July

1892

Pleads,

THE PEOPLE

vs.

B.
Antonia White

KEEPING A HOUSE OF ILL-FAME, ETC.
(Sections 322 and 385, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. S. Harrison
Foreman.

Transferred to the Court of Special
Sessions for trial and final disposition.

Part 1. May 24, 1892

POOR QUALITY
ORIGINAL

0435

470

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

AGAINST

Antonio White

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

Antonio White

(Sec. 322,
Penal Code.)

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

The said

Antonio White

late of the *Sixth* Ward of the City of New York, in the County of New York aforesaid, on the *Nineteenth* day of *November* in the year of our Lord one thousand eight hundred and ninety—*one*—, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in said house divers ill-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well as in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Antonio White

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offenses on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Antonio White

(Sec. 385,
Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said

Antonio White

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Nineteenth* day of *November* in the year of our Lord one thousand eight hundred and

POOR QUALITY
ORIGINAL

0436

ninety- *one* — , and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *his* said house for *his* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tippling, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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

Antonie White

(Sec. 322,
Penal Code.) of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said

Antonie White

late of the Ward, City and County aforesaid, afterwards, to wit: on the *Nineteenth* day of *November* in the year of our Lord one thousand eight hundred and ninety- *one* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *his* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *his* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tippling, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are habitually disturbed, 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.

0437

BOX:

470

FOLDER:

4310

DESCRIPTION:

Williams, Arthur

DATE:

02/26/92



4310

0438

BOX:

470

FOLDER:

4310

DESCRIPTION:

Fuller, Maud

DATE:

02/26/92



4310

POOR QUALITY
ORIGINAL

0439

Counsel,
Filed 20th day of July 1892
Pleads, *Not Guilty*

THE PEOPLE

Arthur Williams
and
Maria Fuller

DE LANCEY NICOLL,
April 6, 1892 District Attorney.

Mr. 2 is charged on her
partal recognizing an el
A TRUE BILL.

[Signature]
Foreman

Ant 3. [Signature]
1st / [Signature]
deft. [Signature]

Officer Andy
The reasons assigned
for the discharge of
the deft. Williams should
have been made to apply
to the deft. Fuller as the rule
lacking is applicable to both
alike and I therefore recommend
that the deft. Fuller be
discharged on his own
recognizing for the same
as assigned below
April 6, 1892 *Manly*
[Signature]
I have looked you to this case
with great care and have come
to the conclusion that the People
cannot obtain a conviction with
out the testimony of the com-
plainant and that heres to
any cannot be obtained
as she is not within the state
but is traveling in the state
South. That Brown's sworn his
then a great many times to find
the complainant but without
success. Under the complainant
has many reasons in my opinion
which advise against her taking
the stand to testify on all prob-
ability unless and come into court
if she will present. I recommend
that she be discharged from the case
as she is not within the state
April 6, 1892 *Manly*
192

POOR QUALITY
ORIGINAL

0440

Counsel,
Filed
day of
1892

Grand Jury,
[Sections 828, 829,
552
Degree]

THE PEOPLE

Arthur Williams
and
Maurice Fuller

DE LANCEY NICOLL,
District Attorney.

April 6, 1892
No. 2 charged on her
verbal recognition and
A TRUE BILL.

Wm. E. Errey
Foreman

Wm. E. Errey
No. 1
depts. & lawyers & other things.

With
Appan Hardy
The reasons assigned
below for the discharge
the dept. Williams should
have been made to all
to the dept. Fuller with
lacking is applicable to both
sides and I therefore deem
that the dept. Fuller is
discharged on his own
recognition and for the
reasons stated below
April 6, 1892
Maurice Fuller
Arthur Williams
I have looked into this case
with great care and have come
to the conclusion that the people
cannot obtain a conviction with
out the testimony of the com-
plainant and that her testi-
mony cannot be obtained
as she is not within the state
but is travelling in the state
I have seen her and she has
been a great many times to find
the complainant but without
success. Under the complainant
has many reasons in my opinion
which would prevent her making
the effort to testify or in all prob-
ability would not come into court
if she were present. (Specimen)
I have not obtained any other evidence
and I therefore find her not
guilty.
Wm. E. Errey
1892

POOR QUALITY
ORIGINAL

0441

2 DISTRICT POLICE COURT.

THE PEOPLE
ON COMPLAINT OF
Cora Stewart
Arthur William

Examination had Feb 2 1892
Before Thomas J. Geady Police Justice.

I, W. J. Ormsby Stenographer of the 2 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Cora Stewart,
Elyse Powell
as taken by me on the above examination before said Justice.

Dated Feb 2 1892

W. J. Ormsby
Stenographer.

Police Justice.

POOR QUALITY
ORIGINAL

0442

Police Court 2nd District.

Affidavit—Larceny.

City and County } ss:
of New York, }

Cora Stewart
of No. 283 - West 70th Street, aged 26 years,
occupation Married being duly sworn,
deposes and says, that on the 20 day of January 1892 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 diamond ring valued at nine
hundred dollars, a diamond
valued at fifty dollars, two rings
valued at ten dollars a quantity
of silk underwear and linen valued
at one hundred dollars the whole being
valued at ten hundred and sixty
dollars

\$1060.00
100

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 Arthur William Ward Fuller
Sarah Archer and Elizabeth Perrell (all working
who were acting in concert for the reasons
following to wit: deponent having missed
the said property from her premises at
283 - West 70th and she is informed by
John D. McGuinness a detective attached
to the Police Central Office that he has
found in the possession of
the deponent Arthur William Ward Fuller
a pawn-
ticket representing a ring, which ring
deponent has since seen and identifies
as being a portion of the stolen property.
Deponent is further informed by Detectors
McGuinness and Hamay that they found

Subscribed and sworn to before me this 21st day of January 1892

Notary Public

POOR QUALITY
ORIGINAL

04443

in the possession of the defendants
Maud Fuller and Elizabeth Pennell who
were employed by defendants as domestics
a pair of gloves, a bath towel and an
apron, which property defendants have
since seen and identified as being a
portion of the stolen property. Defendants
further says that the defendant Sarah
Strober was also an employee of defendants
in said ante and she left said employment
without notifying defendants and did not
return for her pay for services rendered.

Sworn to before me }
this 31st day of January } Cora E. Stewart
1892 }
J. H. Brady
Police Justice

POOR QUALITY
ORIGINAL

0444

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

Arthur William 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.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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.

Taken before me this
day of *February* 188*9*

Police Justice.

POOR QUALITY
ORIGINAL

0445

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

District Police Court.

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

Question. What is your name?

Answer.

Maud Fuller.

Question. How old are you?

Answer.

23 years.

Question. Where were you born?

Answer.

Penn. U. S.

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

Answer.

222 N. 37th St. M. 1 Mrs.

Question. What is your business or profession?

Answer.

Domestic

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.

Maud Fuller

Taken before me this

day of

January 1892

City of New York
Police Justice

POOR QUALITY
ORIGINAL

0446

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation Police in Charge of No. 3rd Avenue

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Cornel Stinson and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 30

day of January 1898

Martin Handy

Wm. H. Brady

Police Justice.

(8692)

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 31 years, occupation Detective of No. 3rd Avenue

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Cornel Stinson and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 30

day of January 1898

John D. McGinnis

Wm. H. Brady

Police Justice.

(8692)

**POOR QUALITY
ORIGINAL**

0447

Police Court
Second Dist.

The People &
Cora Stewart

Arthur Williams
Maud Fuller
Sarah Archer
Eliza Bowell

Examination Before Justice Gray
Feb 2 1852

For the People - the Masses
" : Off the Main

Cora Stewart the complaining witness being
examined by the Court before and
says. My name is Cora E. Stewart
I live at 280 West 76th Street. I am
the complaining witness. This complaint
has been read to me. I am acquainted
with its contents and they are true.

Box Examined by Mr. W. H. Mann

POOR QUALITY
ORIGINAL

0448

Police Court
Second Dist.

The People vs
Cora Stewart

Arthur Williams
Maud Fuller
Sarah Archer
Eliza Bowelle

Examination Before Justice Brady
Feb 2 1892

To the People. We doors
" Of the Manns

Cora Stewart the complaining witness having
examined by the Court before and
says. My name is Cora E. Stewart
I live at 285 West 76th Street. I am
the complaining witness. This complaint
has been read to me. I am acquainted
with its contents and they are true.

Cora Examined by Mr. Manns

2 - What is the value of this property?

A The value of the ring that was stolen was \$950.

2 How do you know?

A That is what it cost.

2 Do you personally know the present value?

A It must be of the same value as when it was bought - the value of jewelry does not change.

2 - How long ago was it purchased?

A Seven years ago.

2 You know that that is the present value?

A I do, for the present.

2 Were you present when it was found?

A I was present when the pawn ticket was found.

2 Where was it found?

A In the coat of Mr. Williams - in his coat of Williams?

2 Were you present at the search?

A No: it was found in his room.

2 2 Was you in his room when it

was found:

A Yes.

Q What was found in the room of the defendant Eliza Powell?

A An apron.

Q How long had she been out of your employ?

A About three weeks.

Q In what capacity?

A Chambermaid.

Q Were you present when this apron was found?

A Yes.

Q Were you present at the search of the premises?

A Yes.

Q What statement did she make to you when this apron was found?

A No statement at all.

Q No mark on the apron?

A No. It was a peculiar make.

Q Had you any mark on this apron by which you could

POOR QUALITY
ORIGINAL

0451

identify it as your property;

A Yes

Q any particular mark

A She acknowledged it was
my apron.

Q What was said?

A That she took the apron
away and intended to return
it, but neglected to do so.

Q Is that an unusual occurrence
for a domestic to wear an
apron away and return it?

A Quite unusual; I never had
it happen before.

Q Not in your experience?

A No.

Q You base your valuation of
the property on the purchase price?

A Yes sir.

Q Not from any knowledge of
its present value?

A From its present value.

Q You know its present value?

A Yes

Q What is the present value of

this diamond ring?

A It must be of the same value
as when it was bought.

Redeemed by Mr Moss

2 Did you authorize either of these
girls to take your jewelry - to
redeem your property?

A No.

2 Did they have any authority
from you to get it.

A None whatever.

2 (A necklace shown) Is this
the necklace from which a
stone was taken

A Yes.

2 Is it in the same condition
as when you received it?

A No.

2 Have you had it taken to a
jewelry store and another stone
put in?

A Yes sir.

2 Please show the court the
stone you had put in?

A - That is it (indicating)
Q - What is the value of that necklace?

A - About two thousand dollars.
Q - Where did you buy that necklace?

A - At Fattler, in Broadway

By the Court

Q - You had better state for the record the circumstances under which you lost this ring Mr. Stewart, I understand you that you went to the Safe Deposit Co. for the purpose of taking out some jewelry that you had on deposit?

A - Yes.

Q - Who accompanied you?

A - A friend of mine Mrs. Dandson.

Q - Do you remember when that was?

A - I think it was a Saturday in December.

Q - Among the jewelry that you

took out was there a diamond
and emerald ring:

A Yes.

Q Was that ring worth \$950?

A Yes.

Q How soon after you took
out the jewelry from the safe
did you miss the diamond
and emerald ring?

A I did not wear the ring all
the time. I missed it on Saturday.
I went to dress for dinner and
wanted to wear my ring. I went
to look for it and it was
gone.

Q Where did you leave the ring?

A Looked up in my desk in
my bed room.

Q Who had access to it?

A The servants in the house.

Q Which of them?

A The Chambermaid & Landlady
were not in my employ then.
The Cook was in my employ.

2 Serial Arche was not a
your employ-

A No

By the court

2 The ring was afterwards found
in a pawn office.

A Yes.

2 The ticket for the ring was
found in a coat.

A Yes.

2 and the coat was found
hanging in a room that you
were informed was kept by
Arthur Williams?

A Yes sir.

2 Had you ever seen Arthur
Williams before?

A Yes: climbing over the fence.

2 Did he hold any relations with
any of the people employed
in your house?

A He came to see the cook
without my knowledge and
without my consent

2 What is the name of the

cook

A Mary Fuller. she is Mary
Fuller the defendant

Q after missing the diamond ring
you placed the necklace that
was produced her with a
jeweller for repairs

A Yes Sir

Q Was that necklace afterwards
restored to your possession

A Yes.

Q By whom?

A I was away in the country.
The necklace was sent home by
the jeweller and signed for and
kept by Eliza Powell the
chambermaid. She should have
delivered it to my aunt who
had charge of the house. She
did not. She kept it, and never
gave it up until I returned.
Then Mary delivered it to me.
She said she had receipts for
it and received it: that she
did not know what was in

the box: Had no knowledge of the contents

Q - Afterwards did you hear from either one of the defendants and if so from which one that the necklace was delivered to the house by the jeweller and had been taken by them or either one of them and worn to a ball?

A - No; not that they had worn it to a ball, Mary Fuller informed me that it had been delivered to the house: that she had receipted for it: that it had never been out of her possession: that she did not see the necklace: did not know the contents of the box,

Q - After you discovered the loss of the missing diamond ring did you make any investigation as to the loss of other property?

A - No: I did not at the time.

10 Q - Afterwards?

A Yes.

Q And what property did you discover had been taken?

A A quantity of linen.

Q Now will you show some of the articles that were found by the officers.

A Yes.

Q Is that the rug?

A Yes.

Q Do you identify any of the other property?

A I do.

Q Were you present when the property was found?

A I was.

Q This apron and towel shown you identify as your property?

A I do.

Q And this pair of gloves?

A Yes.

Q When were the towel and gloves found?

A In possession of Mary Fuller

Q The darkening pair of gloves

black horse - do you identify
them as the article belonging
to you?

A I do.

Q Where were they found?

A In the possession of William
in his trunk.

Q What was found in possession
of Powell?

A The Opium.

Q At the same time that was
in your employ that woman
Sarah Oebe?

A Yes.

Q Under what circumstances did
he leave your employ?

A He left and never came
back for her money as far as
I could understand - I have
since learned that she came
back for her money, but
Mary Fuller never let me
know anything about it and
allowed my suspicion ^{that} rested on her
to remain. Mary Fuller

told me that Miss Archer was dishonest.

Object is

Coron Examined

Q Is there any mark on the Corset

A No

Q nothing special to distinguish it from other Corsets

A nothing - I have similar one.

Q These gloves - are they not a pair that have been discarded?

A No.

Q are they not in the condition that you left them?

A They are not - I never leave gloves like that

Q Is it not a fact that you discarded these gloves - threw them away?

A No; it is not. I have poor relations. I can give my gloves to without throwing them away.

Q There is no special mark upon these gloves?

A Yes.

Q What?

A The number of the cleaner

Q Any particular number?

A The number of the gloves

Q Are there no other gloves of the same size

A Yes.

Q The same general description?

A Yes.

Q Are you willing to swear that those are your gloves.

A I would.

Q You do not know that there are in the exact condition that they were when you lost them?

A I do not remember the exact condition.

By the Court

Q It would require that there should be a co-incidence of the cleaner number with the glove number to make any other gloves to be in the

exact condition ^{that} of these gloves
were in?

A Yes.

Q The cleaver number and
size number of this pair are
the same as your gloves?

A Yes.

Q and it would require both
of these numbers to be the
same identically in order for
other gloves to be in the same
condition as yours.

A Yes.

Re Cross Examined

Q You mean positively that you
did not discover these gloves?

A I do.

Q There are no special
marks on them;

A No Sir.

The People Rest

Mr. Mc Leannor moves to discharge the
Defendant Fuller

Motion denied

Eliza Powell being duly sworn
and examined as a witness in
the case before me and
says: - I am 19 years old
I am married. My husband is
in court.

Q When did you go to Miss Hewitt's
A I do not know the exact
time. I went to work the same
day she went to Chapel Hill
Q How long did you work there?

A Two weeks.

Q What were you doing

A Keeping the cook general
housework.

Q How long did you remain?

A Two weeks and four days.

Q There was an apion found
in your possession.

A That was an apion I wore
at my work. I wore 2 weeks
and four days there and she
would not pay me my money
and I just came right out with
the apion on and I forgot

I had the apron on. I intended
to take it back the following
Monday. She said she would
not say. I got angry and
I went over to the corner and
found a policeman and I
went over and stole my case
to him. He asked me what
kind of a house it was. He
said to come with him and
he would get me my money.
He went and stood in the kitchen.
This Mrs. Seandown with me
to get out of that. When the
officer walked in and she
saw him she ran up stairs
and did not say anything more
than M M - come down
and counted me out four dollars
and a half and that's all I
know

2. You wore this apron while
doing general housework?

A Yes.

17 2 You had some dispute with

Lee and you left in anger?

A I left in anger because she said I was not doing any work.

Q You received this necklace while you were at work?

A Yes.

Q You accepted for it?

A I accepted for it.

Q In your own name?

A Yes, in my own name.

Q You had possession of that necklace how long?

A I do not know, - she stood away a week and one day. I went home at night. When I went home I left it with Lizzie Powell to take care of. She returned it to me when I got back. If I had left it out I gave it to her.

Q Why did you not deliver it - why did you two girls keep it?

A I asked the cook and she said not to deliver it. There had been some jewelry taken and stolen and I would not deliver it to Mrs Sanderson. because Mrs Stewart said that Mrs Sanderson had this ring and Maund told me not to give it to her.

Q You had this pencil without examining it?

A I had it for about - I do not know how long - I did not know what it was. I had it every day that she was away - for a week.

Q You had access to her room?

A No. Her room was locked up.

Q Did you ever steal anything from her?

A No Sir

Q Have you ever been arrested?

A No Sir; never before.

Q Were you ever charged with crime?

A never before.

Q Do you know anything of the
laundry of this ring or of
any of the articles which have
been mentioned here as stolen?

A No, sir. I was not in the
house when the ring was
taken.

Q Were there not other servants
employed there?

A Not at the time I was
there. The butler left the
day I went there.

Q There were others employed
there?

A Yes. There was a laundress.
Her name was Henrietta. I
do not know her last name.

Q The butler left?

A Yes. The same day I went
to work.

Q How many other servants were
there?

A The coachman and another
fellow named James. He

used to come to the house

2 Do you go to balls?

A No sir. I never was at a ball in my life. I have not been to a ball - but never have been to entertainments

Cross Examined

2 - Why did you receive this box?

A Because the cook told me that Miss Stewart wanted, if anything came for her never to let it go away as she wanted to get it. The boy told me that it was for her and I signed it

2 You did not know what it was?

A No.

2 You did not open it to see what it was?

A No.

2 Did you not open it to see what was in it?

A No.

21 2 When you gave it in charge

of this other girl did you not know what you were giving her?

A No Sir.

Q Why did you not give it to Mr Stewart's Aunt?

A He was not in the house.

Q Was not Mr M — in the house?

A No Sir - He went away the same day that Mr Stewart went.

Q Are you sure of that?

A Yes.

Q When did she come back?

A Just before Mr Stewart.

Q Did she remain away the entire week?

A Yes Sir.

Q Nobody in charge of the house?

A Nobody but Miss Dandora.

Q Was that the only reason

Q2

you did not deliver the necklace?

A That is the only one - because
of what the cook told me
not. Mary Fuller told the
reason.

Q Did you not look at the
necklace during the week?

A No sir I did not.

Q Did you not know that
it was a box with the necklace
and that if it was missing?

A Not until the officers
came to my house after me.

Q Did you not ask a man
to go down to a house for the
necklace?

A No.

Q The coachman?

A No. That man is not a
coachman.

Q Did you not offer to pay
this man to go for the
necklace?

A No: I did not.

Q Did you not offer to pay
John Russell if he would

go and inquire about it where
you live?

A No sir; I did not

Q Did you not ask him to go
down and get something out
of a drawer?

A No sir.

Q You did not?

A No sir.

By the Court

Q Do you know Arthur Williams?

A I have seen him there a few
times.

Q Where have you seen him?

A He has been at my house
twice and I have met him
both times.

Q Did you ever see him at
Mrs Stewart's house?

A No sir.

Q You never saw him there?

A No sir; I never stood at
Mrs Stewart's at night.

28 Q What time did you leave

in the evening.

A I would leave sometime at six: that was according as the work was. The housework. Sometimes it was 7. One night it was after 10 because there was only two of us to do the work.

Q What time do you get there in the morning.

A - I got there between 19th and North ~~Street~~ 9 and 10 o'clock: I did not have to go early because they never got up until 1 or 2 o'clock.

Q During the two weeks you were there was Arthur Williams in that house?

A No sir.

Q How did you become acquainted with Arthur Williams?

A Miss Fuller brought him to my house.

Q When was that?

A About three weeks ago.

21- Q Had you any previous acquaintance

with Leand Fuller?

A I had known her about a month and a half

Q Was it before you went to Mrs Stewart's?

A I got acquainted with her through the other chambermaid I do

Q Was it after you went to Mr Stewart that you got acquainted with the man Williams?

A Yes Sir

Q You say you wore the apron out with you because you left while in an angry mood

A Yes Sir

Q You did not know that you had the apron on?

A I never knew it.

Q You subsequently went to get your money?

A Yes

Q Did you take the apron back with you?

A No: because I forgot it when
I went up to get my money
Q when you got to your house
you, after you left Mrs Stewarts
employ knew that you had
an apron that did not belong
to you:

A Yes Sir,

Q when you went back to
Mrs Stewarts to settle up about
your wages you did not
remember to bring the apron
back?

A No Sir: because when I left
she said she would not pay
me. I did not know that
I had the apron on. When I
went back I did not know
I was going to get paid my
money.

Q Do you know Sarah Archer
one of the defendants?

A I met her at Mrs Stewarts
house for the first time.

2 - You do not know whether
Mr Fuller in your ^{presence} ~~absence~~
examined the contents of that
box? Fizzie and you and Miss Fuller

A No sir

2 You don't remember that
at all?

A No sir: we did not

2 If any such thing had
occurred you would have
remembered it?

A Oh yes: I would have
remembered it

2 After the necklace was re-
turned to Miss Stewart this
was a diamond necklace -
that injury must have come
to the necklace while it
was in Miss Fuller's charge:

A Oh that is

2 (continued) Assuming that
it was done after it was
delivered to you by the
jeweller - assuming that
you got it without any stone

missing then. if there was
a stone missing when you
returned it to Mrs Stewart
the presumption is that that
was taken out while the
necklace was in Mrs Stewart's
charge?

A I did not know whether it
was there or not. I did
not know what was in the
box

Q while you were in charge of
the box the box was not opened?

A No sir

Q where did you keep the
box

A In my stocking for fear I
would lose it

Q so that no injury could
come to it whilst it was
there?

A No sir

Q then if it was damaged after
the jeweller left it with you
that damage must have been

done while it was in Miss
Fuller's possession?

A ^{Yes}
~~Crown~~ ^{examined}

Q Is it in the same condition
as when you delivered it?

A Yes.

By the Court

Q You are positive that you
never went to a ball with
Miss Fuller?

A Yes sir.

Q Did she tell you she was
going to a ball during the
two weeks that you were
there?

A No sir. I do not see how
she could. There was no other
servant to stay in the house.

Q Are you quite positive that
Mr. Stewart's aunt left the
house the day that Mr. Stewart
went to Chapel Hill and that
he did not return until the
day that Mr. Stewart
returned?

A I do not know if it was
the day she returned or
the day before or two
days before. I do not
know the exact time - Mrs
Sanderson was up then.

Q She did return a day or
two before Mrs Stewart?

A Yes.

Q You had no knowledge as to
when Mrs Stewart would return.

A She sent a telegram.

Q You had no knowledge?

A No sir.

Q You had this box in your
stocking all the time you were
in the house?

A Yes sir.

Q Mrs Stewart's aunt was there
at least one day before
Mrs Stewart returned?

A Yes.

Q You did not know but that
Mrs Stewart might be away
a week?

A She telegraphed she would come on Tuesday night.

Q Was that Telegram received on Tuesday Morning?

A Tuesday Morning.

Q You did not feel justified in delivering the box to Mrs. Stewarts aunt?

A My name was signed for it and I did not know what would happen. I knew that if anything happened that I would be held responsible because my name was signed for the box.

Defendants Rest

Defendants Sarah Archer and Eliza Powell Discharged

Defendants Williams and Fuller led to answer \$1500 bail.

3

Count of Daniel Dossin -

The People

against

Mary Fuller -

Lecky Chambers } All Maine King
of New York }
duly sworn Deeds says. That
he is the attorney for the
above named Defendant. who
is under indictment. charged
with the crime of Grand Larceny
in the first degree. That he
defendant has been confined in
the State awaiting trial more
than two months as defendant
is informed & truly knows. That
the case has been upon the
calendar for trial and was
adjourned by the judge in an
absence of the absence of the
complainant a necessary and
material witness. Defendant is
informed from my reliable
sources that the complainant
is absent from the City. Traveling
and will not return for a

Count of Samuel J. Davis -
The People
against
Maud Fuller -

Lecky H. H. H. } All Maine King
of New York } duly known & says that
he is the attorney for the
above named Defendant. who
is under indictment. charged
with the crime of Grand Larceny
in the first degree. That the
Defendant has been confined in
the State awaiting trial more
than two months as Defendant
is informed & only knows that
the case has been upon the
calendar for trial and was
adjourned by the judge in con-
sequence of the absence of the
complainant a necessary and
material witness. Defendant is
informed from my office
sources that the complainant
is absent from the City, Portland
and will not return for a

Court of General Sessions -
City and County of New York

The People,

vs
David Fuller -

Hon. J. Sweeney McCall -

Judge at Albany -

Sir: I am much pleased to be
notified that upon the annexed
affidavit, a motion will be made
to put me in the Court of General
Sessions of the City and County of New York
on the 5th day of April 1892. at
Eleven o'clock. in the forenoon of that
day or as early thereafter as
counsel can be heard for me
and in charging the Defendant
upon her oath regarding
and for such other and further
as the Court may deem just.

Respectfully,
Your Counsel for Defendant
David Fuller -

POOR QUALITY
ORIGINAL

0483

County Records,
New York

in 1892

Charles Fuller

affidavit of
see of motions

County of Orleans
of Cancell



Part I

0484

X
X
X
X
X
X
X
X
X
X
X
X
X

City.

POOR QUALITY
ORIGINAL

0485

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

_____ being duly
sworn, says that he resides at No. _____ Street, in the City of
New York; that he is _____ years of age; that on the _____ day of _____
18 _____, at Number _____ in the City of
New York, he served the within _____ on _____
the _____ by leaving a copy thereof with _____

Sworn to before me this

day of

189 }

J. J. Howard

The People
_____ Plaintiff

against

Margaret Fuller
_____ Defendant

Notice

J. J. Howard
_____ Attorney for Defendant
No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To _____

POOR QUALITY
ORIGINAL

0486

COURT OF GENERAL SESSIONS.

----- x
The People etc., :
against :
Arthur Williams. :
----- x

Hon. Delancy Nicoll,
District Attorney.

Sir:-

You will please take notice that upon the annexed affidavit, a motion will be made in Part III in the Court of General Sessions of the City and County of New York, on the *22nd* day of March, 1892, at 11 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard, for an order discharging the defendant upon his own recognizance and for such other and further as to the Court may seem just.

Purdy & McManus, of
Counsel for defendant,
280 Broadway, N.Y. City.

POOR QUALITY
ORIGINAL

0487

COURT OF GENERAL SESSIONS

----- x
The People etc. :
against :
Arthur Williams. :
----- x

City and County of New York, ss:-

P. A. McManus being duly sworn deposes and says:

That he is one of the counsel for the defendant; that the defendant stands indicted charged with the crime of grand larceny in the first degree; that he has been confined in the Tombs since about the first day of February 1892; that the case has been upon the calendar and was adjourned by the People in consequence of the absence of a material witness; that the complainant is absent from the city and deponent is informed and believes he is travelling abroad and will not return for an indefinite period of time; that deponent has endeavored to have the said cause placed upon the calendar and has made repeated requests for the same, but has been so far unable to have the case against the defendant moved for trial.

Deponent asks that the defendant may be discharged upon his own recognizance and for such other and further relief as to the Court may seem just.

Sworn to before me this)
21st day of March, 1892.)

P. A. McManus
Charles E. Davis Jr.
Notary Public
Commissioner of Deeds

New York County.

POOR QUALITY
ORIGINAL

0488

COURT OF GENERAL SESSIONS.

The People etc.,

against

Arthur Williams.

Copy
AFFIDAVIT and NOTICE of

MOTION.



Purdy & McManus

Defendant's Attorneys,

280 Broadway, N.Y. City.

R. D. Lacey
Dist. Atty.
M. J. Co.

POOR QUALITY
ORIGINAL

0489

PART III.

THE COURT ROOM IS IN THE FIRST STORY.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPOENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Cora Stewart*

of No. *283 West 70th* Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the *22nd* day of *March* 189*2* at half past ten o'clock in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York against

Arthur William et al

Dated at the City of New York, the first Monday of *March*

in the year of our Lord 189*2*

427

DE LANCEY NICOLL, District Attorney.

POOR QUALITY
ORIGINAL

0490

Court of General Sessions.

THE PEOPLE

v.s.

Arthur William

City and County of New York, ss :

Michael Roche

being duly

sworn, deposes and says: I reside at No. 815 - 6th Avenue -

Street, in the City of New York. I am a Subpoena server in the office of the District Attorney of the City and County of New York. On the 21st day of March 1892

I called at No 283 West 70th Street - in the City and County of New York

the alleged residence - of Cora Stewart

the complainant herein, to serve her with the annexed subpoena, and was informed by the

servant at that house - that the said Cora Stewart had gone South for the benefit of her health, and that she had no knowledge of when she would return, or if she intended to return to that place

Sworn to before me, this 31st day

of March 1892

Michael Roche

Subpoena Server.

Thos. G. Murphy

Clerk of Court

POOR QUALITY
ORIGINAL

0491

Court of General Sessions.

THE PEOPLE, on the Complaint of

Eva Simon

vs.

Arthur Williams

et al

Offence: *Force & Fear*

JOHN R. FELLOWS,

District Attorney.

Affidavit of

Michael Roche

Subpoena Server.

Failure to Find Witness.

County of General Sessions
County and County of New York
The Pet.

.vs.

Arthur Williams
County of New York ss.

Robert Walling Irving King duly
 sworn deposes & says that he is
 the Managing Clerk in the law
 office of Percy M. Mannes - that
 he has been in the 23rd day
 of March 1892. he went to see
 Captain Donald Shront at his
 residence in Chapel Hill, Mon-
 mouth County, New Jersey. That
 deponent is well acquainted with
 said Shront, and was acquainted
 in the locality where said Shront
 resides. That Vera Shront the
 Complainant in the case of said
 is the wife of said Shront.
 That deponent made diligent
 effort to find out where the
 said Mr & Mrs Shront were -
 and learned from friends
 & acquaintances that both
 Mrs & Mr Shront were
 traveling and were at
 present in Florida

POOR QUALITY
ORIGINAL

0493

but could not find and
when they would return.

Letter to you & Robert Walling from
me Nov 21st - 42.

Bill Marcus -

Johnny Packer

Mike Camby -

POOR QUALITY
ORIGINAL

0494

General Sessions
The Pos

- 15.

Arthur Williams

Applicant

Rally
Westminster

Richmond

POOR QUALITY
ORIGINAL

0495

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against
Arthur Williams
and
Maud Fuller

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

Arthur Williams and Maud Fuller
of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed
as follows:

The said

Arthur Williams and
Maud Fuller, both

late of the City of New York, in the County of New York aforesaid, on the 20th
day of January in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, with force and arms,

one finger ring of the value
of nine hundred dollars, one
diamond of the value of
fifty dollars, two vests of the value
of five dollars each, divers articles
of ~~rich~~ ~~underclothing~~ clothing and
wearing apparel of a number and
description to the Grand Jury aforesaid
unknown, of the value of one hundred
dollars, one pair of gloves of the value of
two dollars, one towel of the value of one
dollar and one apron of the value of one dollar
of the goods, chattels and personal property of one Cora E. Stewart

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.

POOR QUALITY
ORIGINAL

0496

SECOND COUNT—

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

Arthur Williams and Maud Fuller
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Arthur Williams and Maud Fuller*, 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,

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

of the goods, chattels and personal property of one *Cora E. Stewart*

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

unlawfully and unjustly did feloniously receive and have; the said *Arthur*

Williams and Maud Fuller
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.

0497

BOX:

470

FOLDER:

4310

DESCRIPTION:

Williams, George

DATE:

02/29/92



4310

0498

BOX:

470

FOLDER:

4310

DESCRIPTION:

Henderson, Joseph

DATE:

02/29/92



4310

POOR QUALITY
ORIGINAL

0499

Williams name is P. S. Hines.

Witnesses:

Edward L. Hines
John H. Thompson

For

Wm. H. Thompson

Wm. H. Thompson

Wm. H. Thompson

Wm. H. Thompson

Wm. H. Thompson

Wm. H. Thompson

Wm. H. Thompson

Counsel,

Filed

Pleas,

189

THE PEOPLE

vs.

George Williams

vs.

Joseph Henderson

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Foreman.

Grand Jury

Both Edward Ref.

Elmer 3/92 P.B.M.

3

0500

3

Burglary in the 1st degree.

ORIGINAL

0501

Police Court— District.

City and County } ss.:
of New York,

of No. 278 Madison Avenue Street, aged 49 years,
occupation Flour Merchant being duly sworn

deposes and says, that the premises No. 139 E 63rd Street, 19th Ward
in the City and County aforesaid the said being a three story and
bareness brown stone building
and which was occupied by ~~deponent~~ Mary J. Slavin as a dwelling home
and in which there was at the time a human being, by name in the care of
deponent.

were BURGLARIOUSLY entered by means of forcibly breaking a
panel from the door on the Mary J. Slavin
premises.

on the 18th day of February 1892, in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Ladies wearing
apparel. one music box. one umbrella
one Silver Watch Chain. one Silver pen Knife. one
pearl jewelry case. and a quantity of jewelry
the whole valued at about five hundred and thirty six
dollars \$536^{00/100}
the property of Mary J. Slavin. Mrs. Jennie J. Long Louis Long & Louis Long
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 Henderson and Joseph H. Williams
(both now here)

for the reasons following, to wit: Deponent is informed by Mary
J. Slavin that she securely locked and
bolted the doors and windows of said
premises on or about the 14th day of February 1892.
That on the 18th day of February said witness found
said premises had been entered and said
property was missing and that every room
had been entered and that a number of articles
were missing including said property.

POOR QUALITY
ORIGINAL

0502

dear said Mayor then gave notice of said fact
at the 25th Precinct Station. Defendant is further
informed by Officer Stephenson that he located
himself in said building on February 18th 1892
that at about the hour of 11:00 p.m. he heard
and saw the defendants in said premises and
that he arrested the defendants. Defendant
has since identified part of said property
recovered by Officer Long as part of the property
stolen as aforesaid. Defendant therefore charges
the defendants with having Burglariously
entered said premises and having taken
away and stolen said property
and prays that they be held to answer

[Signature]

Sum to inform me this
20th Day of February 1892
[Signature]

Police Intro

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
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 1888
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court, District,

THE PEOPLE, &c.,
on the complaint of

Offence—BURGLARY.	
1.	
2.	
3.	
4.	

Dated 1888
Magistrate.
Officer.
Clerk.
Witness,
No. Street,
No. Street,
No. Street,
to answer General Sessions.

POOR QUALITY
ORIGINAL

0503

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 63 years, occupation Wom Mary L Gormally of No. Hotel Bartholdi Cir Brooklyn #232 Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Edward P. Severi and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 20th
day of July 1892

Mary Louise Gormally
E. J. Hoffman
Police Justice.

POOR QUALITY
ORIGINAL

0504

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

4th District Police Court.

Joseph Henderson 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 Henderson*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *Buffalo N.Y. U.S.*

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

Answer. *Charham Square*

Question. What is your business or profession?

Answer. *Fire Smith*

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

Joe Henderson

Taken before me this

20th

day of

March

189

Police Justice.

POOR QUALITY
ORIGINAL

0505

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss

2 District Police Court.

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

Question. What is your name?

Answer. George Williams

Question. How old are you?

Answer. 21 years

Question. Where were you born?

Answer. Baltimore Md U.S.

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

Answer. 177 W 4th Street 3 months

Question. What is your business or profession?

Answer. Steam fitter

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

Answer.

I am Guilty

Geo. Williams

Taken before me this
day of May 1897

Police Justice.

POOR QUALITY
ORIGINAL

0506

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

Police Court---
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Ed P. Jackson
Geo. Williams
Geo. Anderson

Offense

Dated,

July 20

1892

Magistrate.

Stephen J. Jones

Officer.

25th

Precinct.

WITNESSES

Call the officers

No. _____

Street.

Mary A. Brumley

No. _____

Street.

Barthelme Hotel July 18

No. _____

Street.

2000 Ave

to his



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

guilty thereof, I order that they be held to answer the same, and they be admitted to bail in the sum of *Twenty* 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 20* 1892

Ed P. Jackson
Police Justice.

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

Dated, _____ 189

Police Justice.

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

Dated, _____ 189

Police Justice.

POOR QUALITY
ORIGINAL

0507

408

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 Henderson
and George Williams

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

Joseph Henderson and George Williams

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

The said *Joseph Henderson and George Williams, both* —

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *February*, in the year of our Lord one thousand eight hundred and ninety-*two*, in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Mary S. Blum*,

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Mary S. Blum*,

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

The said Joseph Henderson and George Williams, and each of them, being then and there assisted by a confederate actually present, to wit: each by the other.

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.

POOR QUALITY
ORIGINAL

0508

SECOND COUNT—

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

Joseph Henderson and George Williams
of the CRIME OF *Grand* LARCENY in the first degree, committed as follows:

The said *Joseph Henderson and George Williams, 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 *night* time of the said day, with force and arms,

*and their articles of personal property appeared
of a number and description to the Grand
Jury aforesaid unknown, of the value of
three hundred dollars, one mirror of
the value of thirty dollars, one necklace
of the value of ten dollars, one watch-chain
of the value of thirty dollars, one trunk
of the value of five dollars, one jewelry-
case of the value of twenty-five dollars,
and their articles of jewelry of a
number and description to the Grand
Jury aforesaid unknown, of the value of
three hundred dollars,*

of the goods, chattels and personal property of one *Mary T. Devin* —

in the dwelling house of the said *Mary T. Devin*, —

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

POOR QUALITY
ORIGINAL

0509

THIRD COUNT:

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

Joseph Henderson and George Williams
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Joseph Henderson and George Williams, 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 *Henry S. Davis*

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

unlawfully and unjustly did feloniously receive and have; the said *Joseph Henderson and George Williams* 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.

05 10

BOX:

470

FOLDER:

4310

DESCRIPTION:

Williams, James

DATE:

02/01/92



4310

POOR QUALITY
ORIGINAL

05 11

Witnesses:

Counsel,

Filed

Pleads,

1892

THE PEOPLE

vs.

James Williams

Grand Larceny, Second Degree,
[Sections 528, 529, 530
Penal Code.]

DE LANCEY NICOLL,

District Attorney

A TRUE BILL.

Ray S. Harman

Foreman,

Panel 3, February 11, 1912.

Verdict & Acquitted

POOR QUALITY
ORIGINAL

0512

Police Court 6th District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 1184 Tinton Avenue Street, aged 25 years,
occupation Plumber being duly sworn
deposes and says, that on the 20 day of January - 1897 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:

a quantity of Plumber tools of the
value of Thirty - five dollars

the property of Deponent

and that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by James Williams (now here)
from the fact that since the commission
of said offense deponent was informed
by Officer John J. Brennan 33rd Precinct
Police (now here) that he said
Brennan arrested the said defendant,
with said property in his possession
and deponent fully identifies said
property.

Julius Grossman

4th
3rd Ave
2 blocks

Sworn to before me, this 21 day
of January 1897
George A. Justice
Police Justice

POOR QUALITY
ORIGINAL

0513

CITY AND COUNTY } ss.
OF NEW YORK, }

aged 26 years, occupation Police Officer of No.

the 33rd Precinct Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Julius Grossman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 21st
day of January 1892

Lawrence
Police Justice.

John J. Brennan,

POOR QUALITY
ORIGINAL

05 14

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

6th

District Police Court.

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

Question. What is your name?

Answer.

James Williams

Question. How old are you?

Answer.

40 years

Question. Where were you born?

Answer.

Scotland

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

Answer.

226 E 123rd St. 2 months -

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 of the charge

James Williams

Taken before me this

21

day of *January* 1892

Deedee
Police Justice

POOR QUALITY
ORIGINAL

0515

Police Court... 6th District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Julius Brodman
of 114 1/2 5th Ave
James Watkins

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

Dated *January 21st* 1892

Macle Magistrate.

John J. Brennan Officer.

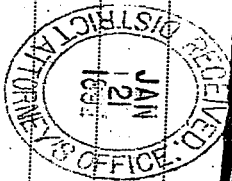
33rd Precinct.

Witnesses *Paul Officer*

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____



No. _____
Street _____

1011th to Master *ES.*
Can't

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 Davis*

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

Dated *January 21st* 1892 *Overman* 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.

POOR QUALITY
ORIGINAL

05 16

505

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Williams

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

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

The said

James Williams

late of the City of New York, in the County of New York aforesaid, on the *30th*
day of *January* in the year of our Lord one thousand eight hundred and
ninety-*two*, at the City and County aforesaid, with force and arms,

*divers plumbers' tools of a
number and description to the
Grand Jury aforesaid unknown,
of the value of thirty-five
dollars*

of the goods, chattels and personal property of one

Julius Grossman

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.

POOR QUALITY
ORIGINAL

05 17

SECOND COUNT—

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

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

The said

James Williams
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,

plumbers' tools
divers, tools of a number and description to the Grand Jury aforesaid unknown, of the value of thirty-five dollars

of the goods, chattels and personal property of one

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

Julius Grossman
unlawfully and unjustly did feloniously receive and have; the said

James Williams
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.

05 18

BOX:

470

FOLDER:

4310

DESCRIPTION:

Wilson, John

DATE:

02/15/92



4310

POOR QUALITY
ORIGINAL

05 19

Witness

Arthur M. Fischer
Officer Schmidt

Counsel

1/19
15 day of *July* 189*2*
Filed *Atty. Gen. H.*
Pleads *Atty. Gen. H.*

THE PEOPLE

31 vs.
30 *W. - 20*
30 *partic.* *P*

John Wilson

[Section 528, Penal Code.]
(False Pretenses)
Sett LA ROENY

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Ray S. Harrington
Foreman.

Paid 3, February 19/92

Pleads. Petitioner

2^d bench
Pen 30 days.

POOR QUALITY
ORIGINAL

0520

Police Court 4th District.

City and County } ss.
of New York.

of No. 128 West 59th Street, aged 22 years,
occupation nurse maid, being duly sworn, deposes and says,
that on the 8th day of February 1892, at the City of New
York, in the County of New York,

John Wilson (now here)

Alias James Daily, did then and there
extort money from deponent, to the amount
of Seven Dollars good and lawful money
of the United States, with the consent of
deponent by a wrongful use of fear,
in violation of Section 552 of the Penal
Code of the State of New York, in the
following manner to wit:

At about the hour of 6. P.M. on the above
date, said Wilson came to the above premises
and said to deponent "You have been to
the morgue last night with a young man
and people who are not looking for any
particular person must pay five Dollars
for going into the morgue and I am en-
titled to Two Dollars ^{extra} for my trouble and
if you do not pay me the seven Dollars
I will take you to prison as I am an
officer of the law." Whereupon, deponent
on account of the fear of such arrest,
did then and there pay to said defendant
the sum of Seven Dollars, in the presence
of Michael Cullen, of No. 437 East 52nd
Street, the elevator-boy employed in the
above premises and he the said Wilson did
then and there receive said money.

Wherefore deponent accuses said defendant
of the extortion of said money and prays
that he may be dealt with according
to law.

Sworn to before me this }
10th day of February 1892 }

Bertha Marie Gertsch
John Wilson
Police Justice

POOR QUALITY
ORIGINAL

0521

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.

✓ District Police Court.

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

Question. What is your name?

Answer. *John Wilson*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *N. 307 W. 50th Street - 6 months*

Question. What is your business or profession?

Answer. *Painter*

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*

John Wilson

Taken before me this *10*

day of *February*

1892

John Wilson
Police Justice.

POOR QUALITY
ORIGINAL

0522

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

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Netta Marie Votaw

1. Alva Nelson

Offence

Extortion
Klony

Dated February 10 1892

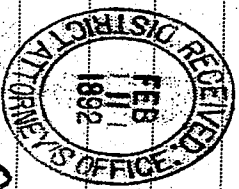
Magistrate

Deputy Officer

44 Precinct

Witnesses, Michael Allen

No. 437 E 51 St



No. 1000 to answer \$90

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 February 10 1892 John Ryan 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.

POOR QUALITY
ORIGINAL

0523

People
John Milton }

Mem. for the Dist. atty.

Marie Bertha Gotsch (who
is commonly called Bertha)
is employed as a nurse maid
by Mr. Alvan Gordon, who
resides at the Hawthorne apart-
ment house, 128 W. 59th St.

About a year ago Bertha
made the acquaintance of one
Thom as Freeman, then employed
as an surgeon in the house where she
was living.

After she came to live with
Mr. Gordon Freeman came
regularly to see her, and appears
to have been upon the footing
of an accepted suitor, though
Milton's brother-in-law.

POOR QUALITY
ORIGINAL

0524

²
Case of ~~Milson~~ ^{Freeman}, who has been
seen at Gordon, says that
~~he~~ ^{Freeman} has been married for some
years & that his wife is
still living -

It now appears that under
pretense of being lost his
situation and of being sick
Freeman has been for some
months past getting money
from Butka. She found that
he was drinking heavily and
on Sunday the 7th inst. she
told him he must not come
to see her again & asked
the elevator boy not to let
him come up in the elevator.

Finding that he could not
reach her himself he got
the prisoner John Milson
to come. On Tuesday July 7th
he spoke to ^{Butka} ~~her~~ as she was.

3
entering the home with
Mr. Gordon's good little
daughter. He told her that
she had been at the Morgue
the previous day and that
persons who came to the
Morgue and did not find
any one had to pay \$5 and
that he must have \$2 for
his trouble in hunting her
up. The girl said that
she had never been at
the Morgue in her life.
Milton said he knew better.
That he had her name on
a rope which he showed
her & also the name of
her sister. He handed her
a card upon which was
written "Mr. James Bailey."
(The girl has this card)
And said that he was an

4

Officer and that if she did
not pay him the \$7 he would
take her to prison. The
girl is a Swiss who has
been in the country some
four years or more. Without
speaking to Mr
Gardner she went up stairs
& got the money and gave
it to Wilson (\$7.00) in
the presence of Michael Cullen
one of the elevator boys, she
will be partner.

The next day the janitor
of the building reported to
Mr Gardner that Wilson
& Freeman were below in-
quiring for the girl. She
sent him at once for a
policeman August Schneider

5
of the ~~pr~~ Prisoner, who
arrested both of them as also
a fellow who gave his
name as Fager & who had
been sent to inquiry for the
girl.

They were arraigned before
Police Justice Ryan who con-
victed Freeman & Fager of
disorderly conduct & held
Wilson.

The latter claims that
he was sent by Freeman,
which was undoubtedly the
fact, as the girl had never seen
him before, but as ^{he} denies the
statement of the girl as to the
manner of obtaining the money -
that is the explanation there was
no evidence before the Police Justice
& cannot ^{Freeman} ~~be~~ sent that charge.

The brother-in-law of Wilson
has been to see Mr Gordon

POOR QUALITY
ORIGINAL

0528

6
a classmate says that ~~the~~
Freeman put Wilson up to
the whole scheme, which was
evidently supported by the
Holt Royal pie.

He says that Wilson will
probably plead guilty, hoping
thereby to get a lighter sentence.

Feb 16/92

POOR QUALITY
ORIGINAL

0529

No. 3

410

GRAND JURY ROOM.

PEOPLE

vs.

John Wilson

Extortion

Indicted this week

*Please Mr. Mill
papers
John L. Lindsay*

POOR QUALITY
ORIGINAL

0530

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 Wilson

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

Indictment accuse

John Wilson

of the crime of

Extortion

committed as follows:

The said

John Wilson

late of the City of New York, in the County of New York, aforesaid, on the

eightth day of *February* in the year of our Lord one thousand

eight hundred and *eighty* ~~eighty~~ *ninety two*, at the City and County aforesaid,

did feloniously obtain from one Bertha
Maria Tegtach the sum of seven dollars
in money and of the money of the United
States of America, and of the value of
seven dollars, of the money and personal
property of the said Bertha Maria Tegtach,
with her consent, induced, by a wrongful
use of fear, to wit: that on the part of
the said Bertha Maria Tegtach induced
by a threat then and there made by him
the said John Wilson to accuse her the
said Bertha Maria Tegtach of a crime,

POOR QUALITY
ORIGINAL

0531

and to expose her to disgrace, that is to
say: to charge her with having committed
a supposed offense in having on the seventh
day of February in the year of 1901, visited
the public morgue in said City for the
purpose of viewing the dead bodies of
human beings then lying there for the
purpose of identification, with no intention of
attempting to identify any of such bodies,
which visit under such circumstances he
the said John Wilson then and there falsely
pretended to the said Bertha Marie Fegterich
was a criminal offense, and subjected her
to the payment of the sum of five
dollars, and to arrest in the event of a
failure to pay such sum; and he the
said John Wilson did also then and there
threaten to arrest her the said Bertha
Marie Fegterich for the said supposed
offense, unless she then and there paid
to him the said sum of five dollars, and
also the further sum of two dollars for his
personal trouble and services in the affair,
and thereby and by means of the threats
aforesaid did then and there induce and lead
on the part of the said Bertha Marie
Fegterich, 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

POOR QUALITY
ORIGINAL

0532

(518)

Second COUNT.

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

John Wilson —

of the CRIME OF Patix LARCENY, —
committed as follows:

The said John Wilson,

late of the City of New York, in the County of New York aforesaid, on the eightth
day of February, in the year of our Lord one thousand eight hundred and
ninety-two, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud one Bertha Marie Legtack, who on
the evening of the previous day had visited the
public morgue in said city for the purpose of
viewing the dead bodies of human beings then lying
there for the purpose of identification, with no intention of
attempting to identify any of such bodies, —

of the proper moneys, goods, chattels and personal property hereinafter mentioned, and of the
use and benefit thereof, and to appropriate the same to his own use, did then and there
feloniously, fraudulently and falsely pretend and represent to the said Bertha
Marie Legtack, —

That he the said John Wilson was an officer
of the law; that under the law a person who
visited the said morgue without intending to attempt
to identify any of the bodies lying there, was required
to pay the sum of five dollars, and if such sum
was not paid such person must go to prison; that
as an officer of the law the said John Wilson
was then and there authorized and required to collect
the said sum of five dollars from her the said

POOR QUALITY
ORIGINAL

0533

Bertha Marie Fentach, and that she was required to pay the said sum by reason of the said note to the said mortgage, and that he the said John Wilson was also further then and there entitled to receive from her the sum of two dollars for his personal services and trouble in the matter, and that if he the said Bertha Marie Fentach did not pay to him the said sum of seven dollars he was then and there required by his duty as an officer to arrest her and take her to prison. —
And the said Bertha Marie Fentach —

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said John Wilson —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and representations so made as aforesaid, to deliver, and did then and there deliver to the said John Wilson the sum of seven dollars in money, lawful money of the United States of America and of the value of seven dollars,

of the proper moneys, goods, chattels and personal property of the said Bertha Marie Fentach

And the said John Wilson —
did then and there feloniously receive and obtain the said proper moneys, goods, chattels and personal property, from the possession of the said Bertha Marie Fentach

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with intent to deprive and defraud the said Bertha Marie Fentach —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said John Wilson was not an officer of the law, and a person admitted to mortgage under the circumstances aforesaid, was not under the law required to pay the sum of

POOR QUALITY
ORIGINAL

0534

five dollars, and said sum was not required to
go to prison if said sum was not paid, and as an
officer of the law he was not then and there authorized
or required to collect the said sum of five dollars
from the said Bertha Marie Zetach, and she
the said Bertha Marie Zetach was not required
to pay the said sum by reason of the said visit
to the said marriage; and the said John Wilson
was not then further entitled to receive from her
the sum of two dollars for his personal services
and trouble in the matter, and if he did not pay
to her the said sum of seven dollars he was
not then and there required by his duty as an
officer to arrest her and take her to prison.

And Whereas, in truth and in fact, the pretenses and representations so made as afore-
said by the said John Wilson
to the said Bertha Marie Zetach was and were
then and there in all respects utterly false and untrue, as she the said
John Wilson
at the time of making the same then and there well knew;

And so the Grand Jury Aforesaid, do say that the said
John Wilson
in the manner and form aforesaid, by the means aforesaid, the ^{said} proper moneys, goods, chattels and
personal property of the said Bertha Marie Zetach
then and there feloniously did STEAL, against the form of the statute in such case made and provided,
and against the peace and dignity of the said people.

DE LANCEY NICOLL,
District Attorney.

0535

BOX:

470

FOLDER:

4310

DESCRIPTION:

Wilson, Oscar

DATE:

02/02/92



4310

POOR QUALITY
ORIGINAL

0536

Witnesses:

Henry Stroboch
Offen Opeus

Counsel,

Filed

day of

1892

Pleads,

THE PEOPLE

vs.

26 Allen
118
Watman

I

Oscar Wilson

Exhibit in the Third Degree.
[Section 488, 506, 528, 531 and 532.]

DE LANCEY NICOLL,

District Attorney.

Part II

Feb 11 1892

A TRUE BILL.

Ray S. Harrington

Foreman.

Part 3, February 11/92

Lied & Conioted

Part 3 d-deg

S. P. 3 17 ad.

7 dms 18/92

18

POOR QUALITY
ORIGINAL

0537

Police Court— District.

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

of No. Perla Coentes Slip Street, aged 49 years,
occupation Boatman being duly sworn

deposes and says, that the premises No Street,

in the City and County aforesaid, the said being a Canal boat lying at pier
Coentes Slip

and which was occupied by deponent as a Canal Boat

and in which there was at the time a human being, by name Henry Thobak
and Matilda Thobak

were **BURGLARIOUSLY** entered by means of forcibly Breaking off
the lock of the hatchway and sawed it
then prying a new piece hatchway.

on the 17th day of January 1887 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:

Two Sausers One bow line
and One stem line

Being together of the value of
Fifty Dollars.

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

Oscar Wilson (now here)

for the reasons following, to wit:

That on the night of the
aforesaid day said hatchway was securely
locked and fastened by means of lock
and key and that on said day deponent
found the said hatchway broken open and
said property gone and deponent is informed
by James Coates a police officer of the
1st Precinct police that he arrested said
defendant and found one sausage in the

POOR QUALITY
ORIGINAL

0538

the pawn shop 52 South Street which
defendant fully identifies as being his
property and showing a portion of the property
herewith mentioned and defendant is further
informed by Timothy McCarthy a clerk
at 52 South Street that on the 23^d day of
January 1892 said defendant brought
said Hammer to the said premises and
offered the same for sale to him, and
that said defendant left said property
in said premises and told said McCarthy
he would call again for the same.
Defendant therefore charges said defen-
dant with the burglary aforesaid

Sworn to before me 1892 } Henry ^{his} Sholok
this 24th day of January } m m m
Solm R. Smith
Police Justice

Police Court — District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Degree.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

POOR QUALITY
ORIGINAL

0539

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 17 years, occupation Police of No. 53 South St. N. Y. C.

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of January 189 2

John P. Smith
Police Justice.

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 54 years, occupation Police officer of No. 104 Greenwich St.

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of January 189 2

John P. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0540

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Oscar Nelson 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~~ *h*; that the statement is designed to
enable ~~him~~ *h* if he see fit to answer the charge and explain the facts alleged against ~~him~~ *h*
that ~~he~~ *h* is at liberty to waive making a statement, and that ~~his~~ *h* waiver cannot be used
against ~~him~~ *h* on the trial.

Question. What is your name?

Answer. *Oscar Nelson*

Question. How old are you?

Answer. *26 years.*

Question. Where were you born?

Answer. *Sweden*

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

Answer. *No Home*

Question. What is your business or profession?

Answer. *Junkman*

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*

Oscar Nelson

Taken before me this *24*

day of *December*

John A. Smith

Police Justice.

POOR QUALITY
ORIGINAL

0541

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

2
3
4
Offence

Date January 24 1892

Magistrate.

Wardens Office.

104 Precinct.

Witnesses

No. 1, by

No. 2, by

No. 3, by

No. 4, by

No. 5, by

No. 6, by

1000
to undersigned
Clerk



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

Dated January 24 1892 Solomon B. Surin 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.

POOR QUALITY
ORIGINAL

0542

COURT OF GENERAL SESSIONS, PART III.

----- x
The People of the State of New York, :

against : Before
Oscar Wilson. : Hon. Rufus B. Cowing,
: and a Jury.
: :
----- x

Indictment filed February 2, 1892.

Indicted for burglary in the third degree.

New York, February 11, 1892.

A P P E A R A N C E S:

For the People,

Asst. District-Attorney Henry B. McDona;

For the Defendant,

M. Heyman, Esq.

HENRY SCHOVAL, a witness for the People, sworn, testified:

I live at Whitehall, New York. I am a boatmen between here and Quebec. The name of my boat is Schoval Brothers. On the 14th. of January my boat was lying alongside of Pier 6 East River; that is, Coentis Slip. It was fastened to the dock. I had been discharging potatoes from the boat all that day. My wife and I were on board. On the night of the 13th. of January I locked up the cabin of the boat and on the following morning I found it had been broken open and a hawser that cost me \$61 had been stolen. When I examined my boat on the following morning I saw that the forward hatch had

**POOR QUALITY
ORIGINAL**

0543

3)

2.

been broken open and that somebody had evidently removed this hawser and other articles of my property from it.

TIMOTHY McCARTHY, a witness for the People, sworn, testified:

I work in a junk store at 52 South Street. I saw the defendant Wilson come into my store on the 24th. of January at about half past 11 in the morning. He asked me if I would buy some rope from him. I told him yes. He went out and brought this piece of rope into the place. He asked me then if I could pay him for it. I told him no, I couldn't pay him until the boss came. Afterwards the Captain who has been on the stand came into my place in company with an officer and identified the rope as his property.

Cross-examination:

I am positive that the defendant is the person who brought the rope into my store. I think it was on the 24th. of January that the rope was identified by the Captain of the boat.

ANDREW NUGENT, a witness for the People, sworn, testified:

I am a police officer attached to the First Precinct. I was arraigned on that precinct on the 24th. of January last. In consequence of the complaint made at the Station House I went with Officer Oates to look for some stolen property. I went to the junk shop of a man by the name of McDonald at No. 52 South Street. We

**POOR QUALITY
ORIGINAL**

0544

3.

found there one hawser cut up in three pieces which was identified by Captain Jordan who owns another boat which had been robbed. The complainant in this case identified the hawser that was in that junk store as his property. I received information that there was a man trying to sell some stolen hawsers in McDonald's junk shop and I went around there. I saw the witness McCarthy and I asked him if the defendant was one of the men. After I got through with him I came out and waited on the street. I saw the defendant Wilson come towards the junk shop and in company with my partner Detective Oates we followed him. He walked leisurely along and when he got near the store we arrested him. He asked me what I was arresting him for and I told him for stealing rope and hawsers. He at first denied all knowledge of having stolen any rope but afterwards said that he did not take the rope out of the canal boat but simply took it off the dock. He said he found it on the dock and took it to this junk shop.

Cross-examination:

He was arrested about 11:30 o'clock in the morning. I saw the rope in the junk shop in company with the complainant and was present at the time he identified it as his property.

JAMES OATES, a witness for the People, sworn, testified:

I am a police officer attached to the First Precinct. I was in company with Officer Nugent on the

**POOR QUALITY
ORIGINAL**

0545

4.

24th. of January. Between 10 and 11 o'clock we saw this defendant coming along the street. Officer Nugent and I followed him and finally arrested him. When Nugent arrested him he accused him of taking this rope down to the junk shop and the defendant denied all knowledge of it. Afterwards he said in the Station House that he took the rope from the end of the dock but did not steal it.

Cross-examination:

I am positive that the defendant admitted in the Station House taking the rope. He said he found it lying on the dock.

DEFENSE:

OSCAR WILSON, the defendant, sworn, testified:

I am 26 years of age. I was born at Guttenburg in Sweden. I didn't have anything to do with the rope which has been testified about here. All I know about this matter is that I stood on the corner of Wall Street with a friend of mine and a 'longshoreman, or one who looked to be a 'longshoreman, came and spoke to me. He asked me if I wanted something to do. I says "Yes: What is it?" He says: "There is some rope lying on Pier 14", and of course I helped him just to put it on his shoulder. I simply helped him because he could not get it all on his shoulder. That is all I had to do with the rope. I brought it to this junk shop in company with the 'longshoreman who asked me to help him.

POOR QUALITY
ORIGINAL

0546

5.

Cross-examination:

I do not know the name of the man whom I helped to carry this rope. I have been known by another name. I was convicted in July 1890 of larceny.

JOHN WILSON, a witness for the defendant, sworn, testified:

I am a brother of the defendant. I am a sea-faring man by occupation. I had a conversation this morning with the witness McCarthy. He told me that there was another man along with the defendant at the time the rope was brought to his place.

The Jury returned a verdict of guilty of burglary in the third degree.

POOR QUALITY
ORIGINAL

0547

Indictment filed Feb. 2-1892.

COURT OF GENERAL SESSIONS

Part III.

THE PEOPLE &c.

against

OSCAR WILSON.

Abstract of testimony on

trial, New York Feb. 11th

1892.

Cross-examination:

2.

1892

POOR QUALITY
ORIGINAL

0548

483

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Oscar Wilson

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

Oscar Wilson

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

The said *Oscar Wilson*,

late of the *First* Ward of the City of New York, in the County of New York aforesaid, on the
seventeenth day of *January*, in the year of our Lord one
thousand eight hundred and ninety-*two*, in the *day* time of the same day, at the
Ward, City and County aforesaid, a certain building there *situate*, to wit, the *residence* of
one *Henry Blodgett*, being a vessel of the
kind known as panel doors.

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 *Henry*
Blodgett in the said *residence*,
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.

POOR QUALITY
ORIGINAL

0549

SECOND COUNT—

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

Oscar Wilson

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

The said *Oscar Wilson*,

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,

*two saws of the value of fifteen dollars
each, one piece of rope, known as a bow
line, of the value of ten dollars, and one
other piece of rope known as a stem
line, of the value of ten dollars,*

of the goods, chattels and personal property of one *Henry Shobahn*,
in a certain vessel, to wit: a certain vessel -
in the *of the said Henry Shobahn*

there situate, then and there being found, in the *vessel*
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.

POOR QUALITY
ORIGINAL

0550

THIRD COUNT:

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

Oscar Wilson

of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said *Oscar Wilson*.

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,

*Two drawers of the value of fifteen
dollars each, one piece of rope, known
as a bow line, of the value of ten
dollars, one other piece of rope, known
as a stem line, of the value of ten
dollars,*

of the goods, chattels and personal property of *one Henry Shobah*,

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

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

Oscar Wilson.

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,

District Attorney.

0551

BOX:

470

FOLDER:

4310

DESCRIPTION:

Wotschek, Theodore H.

DATE:

02/05/92



4310

POOR QUALITY
ORIGINAL

0552

76.

Hand writing on front
ofence - RBM

Witnesses:

Mr. Matter

A. Adams

Offic. Fred

Counsel,

Filed

5 day of Feb 1892

Pleads,

THE PEOPLE

vs.

Shodore H. Wotcheh

Grand Larceny, [Sections 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000]

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray Harrison

Foreman.

John H. H. H.

Henry J. H. H.

Sentence suspended

RBM

POOR QUALITY
ORIGINAL

0553

Police Court

District.

Affidavit - Larceny.

City and County
of New York, ss:

3
Frederick Walter

of No. *36 Stanton*

Street, aged *39* years,

occupation *Foreman*

being duly sworn,

deposes and says, that on the *1st* day of *February*, 189*2* 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:

A quantity of Copper wire
used as electrical conductors
of the value of about Fifty dollars

the property of *United States Illuminating*
Company and in deponent's 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 *Theodore N. Wotochek*

(now here) for the reasons that said
wire was suspended on poles on
East Fourth Street and were used as
electrical conductors by said
company. Deponent is informed
by Edward C. Truel (now here) that
he saw the defendant on one
of said poles on said East Fourth
Street removing said wire which
deponent alleges was so removed
without authority and was by the
defendant appropriated to his own use

F. Walter

Sworn to before me, this *2* day

of *February*, 189*2*

J. H. Smith
Police Justice.

POOR QUALITY
ORIGINAL

0554

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward C. Freel
aged _____ years, occupation *Police officer* of No.

300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Frederick Nalki*

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

Sworn to before me, this *2*

day of *February* 1890

Edward C. Freel

J. H. M. M. M.

Police Justice.

POOR QUALITY
ORIGINAL

0555

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

Theodore H. Wotochek 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. *Theodore H. Wotochek*

Question. How old are you?

Answer. *28 years*

Question. Where were you born?

Answer. *Austria*

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

Answer. *195 Forsyth Street; 5 months*

Question. What is your business or profession?

Answer. *Russian (Telegraph)*

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*

Theo. H. Wotochek.

Taken before this

2

day of

February

1888

Police Justice.

POOR QUALITY
ORIGINAL

0556

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

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederick Mackay
36th Street
Shedden & Proctor

1
2
3
4
Offence _____

Dated *Feb 2* 18*92*

Kuttsick
Magistrate

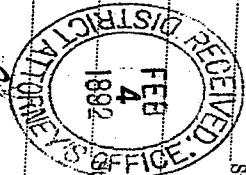
Shedden & Proctor
Officer

W.C.
Precinct

Witnesses
officers

No. _____
Street _____

No. _____
Street _____



No. *1000*
Street _____

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *10* 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 *Feb 2* 18*92* *J. J. Van Hook* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINAL

0557

505

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Theodore N. Wotschek

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

Theodore N. Wotschek

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

The said

Theodore N. Wotschek

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

*fifty yards of wire of the
value of one dollar each
yard*

of the goods, chattels and personal property of ~~one~~ a corporation called
the United States Illuminating Company
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.

De Laurey Powell
District Attorney