

0069

BOX:

174

FOLDER:

1768

DESCRIPTION:

Walkowitch, Harris

DATE:

04/10/85



1768

POOR QUALITY
ORIGINALS

0070

Witnesses:

Chas Rafelson
Markus Kahn
Seyt Heideberg

I recommend the
dismissal of the
indictment upon the
statement of Complaint
that the charge was
not of a misunderstanding

James P. S. S. S.
by John S. S. S.

No 78

Steel Steel

Counsel,

Filed 10 day of April 1885

Pleas (Not guilty) (13)

Grand Larceny, 2nd degree
[Sections 528, 529, 530 Penal Code]

THE PEOPLE

vs.

P

Haris Waskowitch

RANDOLPH B. MARTINE,

PETER B. OLNEY,

District Attorney.

May 4/88
Indictment dismissed
A True Bill.

James P. S. S. S.
by John S. S. S.

Foreman.

on condition of bail
Steel Steel 30th

0871

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Marion Walden

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

Marion Walden
of the CRIME OF GRAND LARCENY in the ~~second~~ degree, committed
as follows:

The said *Marion Walden*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *27th* day of *March*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the Ward, City and County
aforesaid, with force and arms,

*three thousand and six hundred
yards of the value of ten cents each,
thirty six yards of rib of the
value of one dollar each yard,
thirty six yards of cloth of the
value of one dollar each yard,
and three hundred unindented
yards of the value of ten cents each,*

of the goods, chattels and personal property of one

Charles R. Johnson,

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.

Randolph C. Martin,

District Attorney

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

THE PEOPLE, &c.

OF THE COMPTROLLER

1. *Memo to Mr. [illegible]*
2. *[illegible]*
3. *[illegible]*
4. *[illegible]*

62 East 130th Street
New York
March 10/1900

Frank La

Officer,

Dated 11 Nov 66

~~Magistrate~~

Unlabeled

44c: Sprinklerland 1/30-3. Camo

...business, will be a win.

Street,

11/10/19

11

Street,
A. J. Brockman

100

7:30

P. J. Berglund & M. H. B. 100

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 Fifty 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 April 6 1885 Wm. H. H. H. H. 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.

0073

Sec. 151.

Second District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss

In the name of the People of the State of New York; To the Sheriff of the County of New York, or any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by *Charles Rafelson*

of No. *62 East Broadway* Street, that on the *27th* day of *March* 188*5* at the City of New York, in the County of New York, the following article to wit:

Three hundred dozen assorted Caps.
Thirty six yards black silk
Thirty six yards Italian cloth
Twenty four dozen unfinished Caps
of the value of *Four hundred and fifty* Dollars,
the property of *Charles Rafelson*
w *as* taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by *Harry Malkawitch*

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant and forthwith bring *him* before me, at the *Second* 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 *31st* day of *March* 188*5*

J. J. Duffy POLICE JUSTICE.

POLICE COURT. *2d* DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Charles Rafelson
Harry Malkawitch

Warrant-Larceny.

Dated *March 31st* 188*5*

Duffy Magistrate

William H. Wright Officer

The Defendant *Harry Malkawitch*

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

Officer

Dated *March 31st* 188*5*

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest,

Naive of

Age,

Sex,

Complexion,

Color,

Profession,

Married

Single,

Read,

Write,

544 William H. Wright

0074

Sec. 198-200

CITY AND COUNTY
OF NEW YORK, ss.

2 District Police Court.

Harro Walhovitch 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. Harro Walhovitch

Question. How old are you?

Answer. Twenty-eight years

Question. Where were you born?

Answer. Russia - Poland

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

Answer. 54 Liberty St Chicago Illinois

Question. What is your business or profession?

Answer. Sap-maker

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

Answer. I am not guilty

Harro Walhovitch

Taken before me this 11

day of

April

1911

at

188 St

Chicago

Illinois

Police Justice.

0075

CITY AND COUNTY }
OF NEW YORK, } ss.Mony Haber
aged 22 years, occupation Cap maker of No.15 Forsyth Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Kapelans
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.Sworn to before me, this 31st

day of March 1886

Mayer Kowb

J. J. Duffy
Police Justice.CITY AND COUNTY }
OF NEW YORK, } ss.Morris Gellb
aged 22 years, occupation Cap maker of No.44 Christie Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Kapelans
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.Sworn to before me, this 31st

day of March 1886

of 1st 102 100

J. J. Duffy
Police Justice.

0076

Sec. 198-200

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

Norms Walkowitch 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. Norms Walkowitch

Question. How old are you?

Answer. Twenty-eight years

Question. Where were you born?

Answer. Russia - Poland

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

Answer. 54 Liberty St Chicago Illinois

Question. What is your business or profession?

Answer. Sap-maker

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

Answer. I am not guilty

Witnessed and sworn to

Taken before me this 1st

day of

April

1885

Frank Police Justice

0077

Police Court—Second District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 62 East Broadway Street, aged 32 years,
 occupation Cap Manufacturer being duly sworn
 deposes and says that on the 27 day of March 1888 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:

Three hundred dozen assorted Caps
Thirty six yards Black Silk
Thirty six yards Italian Cloth
Twenty five dozen unfinished caps

Being in all together of the value of
Four hundred and fifty 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 Harris Markowitch, for the reason

that on said day said Harris was in the

employment of deponent as a foreman and that

on said day said property was in said

premises and said Harris was left in

charge of said premises and said property.

Deponent is informed by Moyses Gellsof number 84 Christie Street and Moyses

Kohn of number 55 Forsyth Street who

were in the employment of deponent at said

time as cap makers and in said premises

that on said day said Harris told said

Gells and said Kohn he wanted them to

leave their work and keep him said Harris

to pack the aforesaid property in a case

Sworn to before me, this

of

188

day

Edw. J. Murphy

Police Justice.

0078

Q. And that he had paid the same to a customer
A. Thereupon said Hobbs and said Wells did assist
said Morris in packing the said property into
said case. Q. That said Morris told said Wells and
said Hobbs if he could ship the said property that day
he would get money from said case. A. Yes said
Hobbs and Wells. That at the time said property
was being packed in said case there was another
case already packed and ready to be shipped when
said Wells and said Hobbs asked said Morris what
that case was going said Morris replied he
was going to ship that to defendant who was
out of the city. Dependent is further informed
by Jacob Price of 69 Bayard Street a public truckman
that on said day said Morris called upon him
and wanted him to take a case of goods to Pier No 2
New York Harbor the same to Milwaukee Pa via
Lehigh Valley R.R. which said Price did
and that he took said case of goods from the said
premises. Dependent further says that said
Morris had no power or authority to sell or dispose
of any property in said case. Q. And no entry
of said sale appears upon the books of said
defendant, and that when defendant returned
to said premises he found said property
gone. Q. And said Morris missing. Dependent
therefore charges said Morris with larceny
taken stolen & carried away said property
to be before the Court on the 31st day of March 1888.

And he is committed to the City Prison
and he is committed to bail in the sum of
Twenty Dollars.
I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty Dollars.
I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty Dollars.
I order that he be held to answer the same and he be admitted to bail in the sum of
Twenty Dollars.

Police Court, District, 20

THE PEOPLE, et al,
on the complaint of

Charles Engelhardt
Morris & Malheur

March 31st

Magistrate
Alvan H. Delaney

Witness,
No.
No.
No.
No.
to answer

Office - Larceny
123

0079

Harris Walkowitch GL 22

Charles Rofelson - 62 E Broadway ^{Connelly}
March 27/81 - Deft was in the
employ of deponent and had charges
of some promises and prop
Goods worth \$50.00 - When deponent
retd prop was missing and deft
fms, no entry on books.

Moses Gorkin } Codi written in
Max Hahn } Connelly's handwriting

Were induced to quit work and ~~leave~~ help
deft to pack goods - No saying
he had sold them -

Jacob Price - Truckman -
&

Officers from the
Central office

0000

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Harris Wolkowicz

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself but that the transaction out of which this complaint and indictment, was caused by misunderstandings between the parties. 78/167

0001

BOX:

174

FOLDER:

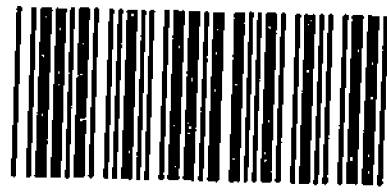
1768

DESCRIPTION:

Ward, John H.

DATE:

04/29/85



1768

Witnesses:

Off Gullin

No 266

1885

Counsel,

Filed

day of

1885

Pleads,

W. H. Kelly & Co.

THE PEOPLE

vs.
John H. Ward

P

[Sections - Term Code]

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.
(Signed)

Foreman

0002

0003

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 A. Ward

The Grand Jury of the City and County of New York, by this indictment, accuse *John A. Ward*

of the CRIME OF *Obtaining money by false pretenses*
in his possession,

committed as follows:

The said *John A. Ward*,

late of the *Nineteenth* Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-fourth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-five, at the Ward, City and County aforesaid, did unlawfully have in his possession in the daytime of the said day, certain tools and instruments adapted, designed and commonly used for the commission of larceny, to wit: three iron rods, one jimmy, one brace, one bit, and one screw driver, with intent to use and employ the same in the commission of some crime to the prejudice of the said unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Matine,

District Attorney

POOR QUALITY
ORIGINALS

0004

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

427th
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Robert H. Muller
Officer 19th Precinct

John H. Ward

2
3
4
188

Offered Possessing Arms
Instruments Civil
5th Precinct

Dated April 25 188

Matthew
Magistrate

Muller
Officer

19th Precinct
Precinct

Witnessed Morris Mc Mahon

No. 19th Precinct Muller
Street

No. 28th Precinct
Street

April 26th

No. 15th Precinct
to answer
Street

Conrad

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

John H. Ward
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 April 26th 1885 J. M. Patterson 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
ORIGINALS

0005

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, ss

4 District Police Court.

John H. Ward 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. John H. Ward

Question. How old are you?

Answer. 29 years of age

Question. Where were you born?

Answer. Philadelphia, Pa.

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

Answer. Philadelphia, Pa. off and on 15 years.

Question. What is your business or profession?

Answer. Plumber

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

Answer. I have nothing to say.

John H. Ward

Taken before me this

25th

day of April

1885

Alfred C. Patterson Police Justice.

POOR QUALITY
ORIGINALS

00005

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

Police Court, 4th District.

Gabriel H. Mullin
of No. 19 1/2 East 121st Street, being duly sworn, deposes and

says, that on the 24th day of April 1885

at the City of New York, in the County of New York,

John H. Ward, now here, did unlawfully have in his possession certain burglarious tools and instruments, commonly used for the commission of a burglary and committing of three "pick-locks", one steel jimmy, one brace and bit, one steel screw driver and a loaded pistol, under circumstances evincing an intent to use and employ the same in the commission of a crime and in violation of Section 508 of the Penal Code of the State of New York.

That about the hour of 6 1/2 o'clock on the morning of said day, deponent saw said defendant enter the waiting room of the Hudson River Rail Road Depot, at 43rd Street and Vanderbilt Avenue, with a valise in his hand. That said defendant placed said valise under a seat and in a moment thereafter walked out. That deponent examined the contents of said valise and found all of the above described instruments therein, except the pistol. That shortly thereafter a boy came into the depot

POOR QUALITY
ORIGINALS

00007

and took away said value and
instruments and deponent followed
said boy to the corner of 42nd St.
and 4th Avenue and saw the boy
hand the value and its contents
as above described to said defendant.
That deponent thereupon arrested
said defendant and James Con-
cealed on his person the loaded
pistol aforesaid.

Sworn to before me this
25th day of April 1885 - Gabriel H Mullin

J. M. Patterson Police Judge

Gabriel H. Mullin

Police Court, _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFRIDA VIT.

Dated _____ 187

Magistrate.

Officer.

Witness,

Disposition,

0000

BOX:

174

FOLDER:

1768

DESCRIPTION:

O'Neil, Thomas F.

DATE:

04/13/85



1768

0009

BOX:

174

FOLDER:

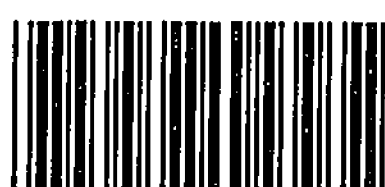
1768

DESCRIPTION:

Ward, William

DATE:

04/13/85



1768

POOR QUALITY
ORIGINALS

0090

Sworn before me
Martin Whalen,
Judge
G. Peckham

DR

Two officers
Det. Kearney
Ch. Det. Good
Since Mr. Manierre
his conduct has been
good & keeping
order
DR

Day of Trial, 1st Thursday
Counsel, 2nd Saturday
Filed 13 day of April 1887
Pleads

Verdict "11"

THE PEOPLE

vs.

William Edward

vs. B

Thomas O'Neil

vs. B

Verdict "11"

Assault in the Second Degree.
(Resisting Arrest.)

RANDOLPH B. MARTINE,

JOHN MCKEON,

Attorneys, District Attorney.

Ch. T. Farrell requested

A True Bill.

Wm. J. O'Neil

Foreman

John Brown

May 19/18

C. W. O.

0091

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Ward and
Thomas B. O'Neil

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

William Ward and Thomas B. O'Neil

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

The said William Ward and Thomas

B. O'Neil, each

late of the City and County of New York, on the twelfth day of
August, in the year of our Lord one thousand eight hundred
and eighty five, at the City and County aforesaid, with force and arms feloniously
made an assault in and upon one Martin Whelan

then and there being a patrolman of the Municipal Police of the City
New York, and as such patrolman being then and there engaged in the lawful
apprehension of the said Thomas B. O'Neil,
O'Neil, for an assault,
and the said William Ward Thomas B. O'Neil, him, the said

Martin Whelan

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent
then and there to prevent and resist the lawful apprehension
of the said Thomas B. O'Neil, as aforesaid,
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.

0092

Second COUNT.

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

William Ward and Thomas E. O'Neil

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

The said William Ward and Thomas

E. O'Neil, each

late of the City and County of New York, on the fourth day of
April, — in the year of our Lord one thousand eight hundred
and eighty four, at the City and County aforesaid, with force and arms feloniously
made an assault in and upon one Martin Whelan,

then and there being a patrolman of the Municipal Police of the City
New York, and as such patrolman being then and there engaged in the lawful
apprehension of the said Thomas E.
O'Neil, for being a disorderly person,
and the said William Ward and Thomas E. O'Neil, him, the said

Martin Whelan,

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent
then and there to prevent and resist the lawful apprehension, —
of the said Thomas E. O'Neil, as aforesaid,
against the form of the Statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE.

JOHN MCKEON,

District Attorney.

My General Session

People of the
State of New York

vs.
Thomas O'Neil

Defendants of
Character.

HIATHAWAY & SIMONSON,
ATTORNEYS FOR DEFENDANT
NO 270 BROADWAY, 15TH FLOOR BUILDING
ROOM 92 NEW YORK

0093

N.Y. General Session

People of the State of
New York

agst.
Thomas O'Neil

City and County of New York ss

Patrick O'Neil
being duly sworn says I reside at Number
203 Varick Street in the City of New York
and have resided in the same house
thirty five years. I am a mason and
have been in that business for thirty
years. The defendant above named is
my son, and is twenty five years of age.
He is a married man. He has been
employed by me often or for the last
ten years. That ever since the occurrence
which resulted and ended in his conviction
my son has never touched or partaken any
spirituous liquor and in all things be-
haves himself as a good and law abiding
citizen.

Sworn to before me this }
day of May 1886. }

Patrick O'Neil
made

Wm. Clifford

Mary Public N.Y.C.

My General Testimony

The People of the State of
New York

vs
Thomas O'Neil

City of New York

William G. Parrish
being duly sworn says. I am a practicing
physician, and have been such twelve years.
My office is at No 40 Morton Street in
the City of New York. I know Thomas O'Neil
the defendant above named. I have known
him about three years. I have seen him fre-
quently during that time. My store, Drugs, is
next door to where O'Neil's father resides.
I know a large number of people that
know him. I know his general reputation
for peace and quietness and it is very good.
For the last year, and in fact ever since
Easter Monday, one year ago, said O'Neil has
always conducted himself in a quiet, sober
manner, was constant employee, and attending
to his business, and I have not seen him on
any occasion during the last mentioned period
drink any spirituous or malt liquor, or in any man-
ner appear under its influence.

Given under my hand this 5th day of May, 1880.
Wm G. Parrish M.D.
Attest: Clifford W. May, Notary Public

Court of General Sessions,
Chester County,

The People vs.

Thomas H. O'Neil

City and County of New York ss.

William T. Baxter
being duly sworn deposes and says
my business is that of a grocer at
204, Varick Street in the City of
New York. I am well acquainted with
the defendant above named and have
known him for the past fifteen
years and have seen him almost
daily during that time. He worked
for me for about two years. I
found him honest and industrious
that was in 1878, 1879, and 1880.

I live in the same neighborhood
in which he resides and know
his general reputation for peace
and quietness to be good.

Sworn to before me

this 5th day of May 1886

William Baxter
McClifford
Mary Suberwald

0097

N. Y. General Session
 The People of the State }
 of New York
 appt
 Thomas O'Neil }

Let it be found and returned

Annie J. O'Neil
 being duly sworn says. I am the wife of
 the defendant above-named. I have been
 married to him two years. We have lived
 during that period at No 256 Houston Street
 and No 38 Downing Street. My husband is
 a mason and works for his father Patrick
 O'Neil. My husband has always borne him-
 self towards me as a kind and loving
 husband. Since the occurrence which re-
 sulted in his conviction, my husband, to
 my knowledge has never drank any intox-
 icating liquor and solemnly declared to
 me that thereafter he never would which I
 verily believe he kept and intended to keep
 to the end of his days.

Sworn to before me this
 1st day of May 1888

Annie J. O'Neil

Wm. C. Clafford
 Mary Publicover

City and County of New York ss:

William Linneman
being duly sworn deposes and says
I am engaged in the Confectionary
business at 95 Varick Street in the
City of New York and have been there
over twelve years. I know Thomas
H. Over and have known him for
tho past twelve years. I know his
general reputation for peace
and quietness in the Community
in which he resides, and in
which I reside, it is good since
his arrest upon the charge that
resulted in his conviction I
have seen almost daily and
have never seen him under
the influence of liquor. In fact
I was informed and do believe
that since that unfortunate oc-
currence he has never drank a drop
of intoxicating liquor of any kind

I now subscribe me *W. J. Garrison*
this 5th day of May 1886

Wm Clifford
Notary Public
1880

0099

N.Y. General Sessions
The People of the State
of New York

vs
Thomas O'Neil

City of New York

Patrick G. Toney
being duly sworn says I am a bookkeeper
for the Homeopathic Life Insurance Company
at 107 West 42nd Street New York City. I reside
at No 584 Greenwich Street in the City of
New York. I know Thomas O'Neil the de-
fendant above named and have known
him for the past twelve years. I know
a great number of other people who know
him. I know his general reputation for
peace and quietness in the neighborhood where
he resides and it is of the very best.

I have seen him frequently, almost every
day. I have noticed that ever since the
occurrence upon which he was convicted, he
has never been under the influence of liquor,
and on several occasions has refused to drink
saying that he had given it up for good. During
the past year he has been industrious, quiet and
orderly.

Sworn to before me this 3rd day of May, 1855
Wm. C. Clafford
Notary Public New York

0900

City and County of New York. ss:

William O'Connell
being duly sworn deposes and says
I reside at no 231. West Houston
Street in the City of New York. and
am engaged in business as a
measurer. I know Thomas F. O'Neil
and have known him for twenty
years past. have worked with
him. I know his general reputa-
tion in the community where
he resides for peace and quiet-
ness and know it to be good. I
know that he was not of a quarrel-
some disposition, but quite
the contrary.

Sworn to before me, William O'Connell
this 5th day of May 1886

Wm. C. C. C. C.
Notary Public N.Y.

No

Recorder Smythe

The undersigned respectfully
petition in the interest of Thomas
H. O'Neil, a young man of sober
and industrious habits and who has
been known to the most of us
for years and to many of us
since childhood; that punishment
may be lightened if not entirely
suspended, and for which we
shall always pray.

Dated N. Y. May. 3. 1886.

Father Anacleto C. S. F.

Secretary

William Carter Crocker 204 Varick St.

Wm. L. Furwick Attorney at Law. 206 Broadway.

Wm. L. Furwick M.D. No. 40 Morton St.

John B. DeRad 383 Hudson St.

William J. J. J. 199 Varick St.

Bernard Weiss 173 Varick St.

William A. Senior 79 Carmine St.

Dr. Reilly 193 Varick St.

Thomas Scott Mulholland 29 Jones St.

Edward Mansell 113 West 16 Street

James McElaney 281 Hudson St.

Sylvester Byrne 85 Carmine

Frank Blauz 223 Varick St.

Patrick Walsh 223 Varick Street

Andrew Horan 4 Clarkson St.

POOR QUALITY
ORIGINALS

0902

Answered

Dec 12th 1884

R. B. Lee

Address

on Westway

line

W

POOR QUALITY
ORIGINALS

0903

State of New York.

Executive Chamber.

ALBANY, June 2^d 1884.

SIR:

An application for Executive clemency having been made on behalf of
Thomas F. O'Neil, who was con-
victed of *Assault, 2^d* in the
County of *New York*, and sentenced *May 11* 1886, to
imprisonment in the *N.Y. Penitentiary* for the term of *3*
years and *6* months ~~and to pay a fine of~~

~~\$~~, I am directed by the Governor respectfully to request that,
in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884,
you will forward to him a concise statement of the facts and circumstances developed
upon the trial or upon the preliminary examination, or before the Coroner's jury, if
no trial was had, together with your opinion of the merits of the application. Will
you also inform the Governor of any other matters having a bearing upon this case
which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive
Chamber should be separately answered.

I am,

Very respectfully yours,

William F. Rice,
Private Secretary.

To Hon. *R. B. Martine,*
Dist. Atty. of N.Y. Co.
N. Y. City.

POOR QUALITY
ORIGINALS

0904

See J. A. on this camp
has office 12/87
F. M. W. 12/87
J. S.

POOR QUALITY
ORIGINALS

0905

State of New York.

Executive Chamber.

ALBANY, June 25 1887.

SIR:

An application for Executive clemency having been made on behalf of Thomas F. O'Neil, who was convicted of Assault, 2nd degree in the County of New York, and sentenced May 11 1886, to imprisonment in the N.Y. Penitentiary for the term of 3 years and 6 months, ~~and to pay a fine of~~

~~\$~~ I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

William G. Rice,

Private Secretary.

To Hon.

F. Smyth,

Recorder of the City of New York.
N. Y. City

0905

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

Police Court 2^d District 188

THE PEOPLE, &c.,
ON THE COMPLAINT OF

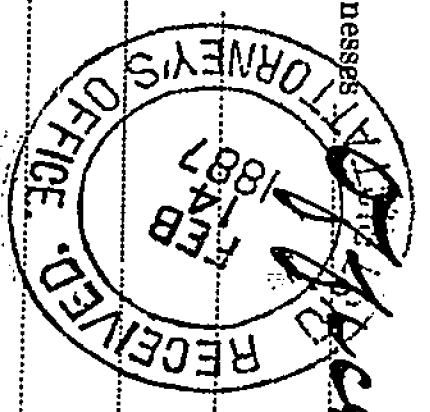
Margaret Harris
vs Wm Harris

Offence Grand Larceny

Dated February 12 188 7

A O Reilly Magistrate.
Eze Moundock Officer.

15 Precinct.



Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____

No. _____ Street _____
\$ 1000 to answer E. B.
Commenced

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 One 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 12 188 7 Sam'l C. Reilly Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0907

Sec. 198-200.

112

District Police Court.

CITY AND COUNTY { ss
OF NEW YORK,*William Morris*

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

William Morris

Question. How old are you?

Answer

19 years

Question. Where were you born?

Answer.

New York

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

Answer.

508 W 26th St 2 years

Question What is your business or profession?

Answer

Laborer

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

Answer.

*I am guilty of the charge**William Morris*

Taken before me this

day of

188

Police Justice.

POOR QUALITY
ORIGINALS

0908

Police Court— 2 District.

Affidavit—Larceny.

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

Margaret Norris

of No. 508 W 26 St.

Street, aged 50 years,

occupation Nothing

being duly sworn

deposes and says, that on the 20 day of January 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property viz:

Good and lawful money consisting of several bills and pieces of silver coin of the value of Twenty seven dollars and fifty cents

the property of Deponent and Abraham Norris her husband

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by William Norris (now here)

Deponent says that she left said de-
dant in said premises and went
out and when she returned said
money was taken stolen and carried
away from a trunk in said premises
and defendant had gone away

Deponent says that said defendant
admitted and confessed in the
presence and hearing of Officer
Murdoch that he took said and
carried away said money as
aforesaid

Margaret ^{her} Norris
mark

Sworn to before me, this 12 day
of January, 1887

Samuel W. Smith
Police Justice.

POOR QUALITY
ORIGINALS

0909

BAILED,
No. 1, by John D. McKinney
Residence 179 W. 11th St.
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

No. 82
Police Court 363
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Williams
of West
William Ward

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Offence, Assault on
An officer

Dated April 6 1885

Walter Magistrate.

John D. McKinney

Witnesses, Walter Samuel Hall

No. 176 West 10th St.

Michael Doherty

of 9th Street

No. 300 to answer Charles

Wm
Michael Doherty

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 William Ward

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

Dated April 6th 1885, Wm. H. H. H. Police Justice.

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

Dated April 7 1885, Wm. H. H. H. 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
ORIGINALS

09 10

Sec. 198-200

CITY AND COUNTY
OF NEW YORK

Second District Police Court.

William Ward 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.

William Ward

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

261 West Houston Street, about 2 months

Question. What is your business or profession?

Answer.

Longshoreman

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 William Ward*

Taken before me this

day of

1888

Police Justice.

0911

Police Court Second District.

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

of No. the 9th Precinct Police Street,

on Monday the 6th day of April
in the year 1885, at the City of New York, in the County of New York,

Deponent while in the discharge of his duties as a police
officer
was violently ASSAULTED and BEATEN by William Ward
(now here), who wilfully and maliciously
kicked deponent several times on
the legs
3

without any justification on the part of the said assailant.

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

Sworn to before me, this 6th } Martin Whelan.
day of April 1885 }

Wm. Hook Police Justice.

Margaret Morris
Sept. has sent
bees in care for
Lawrence 7/17.

THE PEOPLE

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Peterboro Immovs
 Feb 18 / 94
 Wm. G. Foreman.
 24 Apr 1894

Wm. L. Foreman.

2 up with 2

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0912

POOR QUALITY
ORIGINALS

0913

Witnesses:

Margaret Norris
Sept. has sent
accusis len for
Larceny 207

Counsel,
Filed *128* day of *July* 188*7*
Pleads

THE PEOPLE

vs.

William Norris

Grand Larceny in the second degree.
(MONEY)
(Sec. 528 and 537, Penal Code.)

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

Edward J. Morris

July 18/87

Florida, Guilford Foreman.

24th S.P. 207

09 14

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

- William Morris

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

- William Morris -

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

The said William Morris,

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the twentieth day of January, in the year of our Lord one thousand eight hundred and eighty-seven, at the Ward, City and County aforesaid, with force and arms, in the day time of the same day, one promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars —; two promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each; five promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each; ten promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each; one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars —; two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each; five promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of seven dollars

and eighty cents

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

RANDOLPH B. MARTINE,

District Attorney.

09 15

Insured

Dec 12, 1884

P. S. R.

09 16

State of New York.

Executive Chamber.

ALBANY, *Sept 12* 1887.

SIR:

An application for Executive clemency having been made on behalf of *William Morris*, who was convicted of *Grand Larceny, 2nd degree* in the County of *Wes.*, and sentenced *Feb. 18* 1887, to imprisonment in the *Sing Sing Prison* for the term of *3* years and _____ months _____ and to pay a fine of \$_____. I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

William G. Rice,

Private Secretary

To Hon.

J. B. Martine,
Dist. Atty. of W. Co.,
N. Y. City.

0917

James
6/1

09 18

State of New York.

Executive Chamber.

ALBANY,

Sept. 12 1887.

SIR:

An application for Executive clemency having been made on behalf of William Norris, who was convicted of Grand Larceny, 2nd degree in the County of New York, and sentenced Feb. 18 1887, to imprisonment in the Sing Sing Prison for the term of 3 years and months and to pay a fine of \$, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial or upon the preliminary examination, or before the Coroner's jury, if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since the conviction.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

Very respectfully yours,

William G. Rice,

Private Secretary.

To Hon.

J. Smyth,
Recorder of the City of New York
N. Y. City.

0919

STENOGRAPHERS' MINUTES.

Cont of General Sessions - P-2

The People vs.
against
Thurman (Jail, indicted for
Assault in the second degree)

BEFORE

John Frederick Denton

Spencer and a friend

And. Wilson 37-1886

WITNESSES.

DIRECT.

Cross.

RE-DIRECT.

RE-CROSS.

Q. 10 - Reaction of Chlorine

1-2

0920

Indictment filed May -

Court of General Session P²

The People vs.
Against

Thomas O'Neil

STENOGRAPHERS' TRANSCRIPT.

May 3^d 1886.

0921

1

Court of General Sessions, Part 2.

THE PEOPLE &c.:
- against - : Before Hon. Frederick Smyth,
Thomas F. O'Neil, Indicted : Recorder and a Jury.
for Assault in the Second : -----000-----
Degree. :

Tried May 3, 1886.

APPEARANCES.

Assistant District Attorney, John R. Fellows for the People;
Mr. Hathaway, for the Defence.

-----000-----
OFFICER MARTIN WHALEN, of the 9th Precinct, testified
that on Monday the 5th of April, he was assaulted by the de-
fendant, Thomas F. O'Neil, at 11.30 in the morning. He re-
ceived injuries from the defendant and from Wm. Ward, jointly
indicted with the defendant. He was travelling his post
from Waverly Place to Houston Street, along Carmine Street
and Sixth Avenue. In Varick Street between Houston and Car-
mine Streets he saw the defendant O'Neil, about to strike a

0922

2

man and there was a crowd gathering. He told the defendant to settle his difficulties somewhere out of the street, and O'Neil struck him in the right eye with his fist, and he, the officer, took hold of O'Neil and then O'Neil wheeled around and threw him, the officer, down to the sidewalk and butted him with his head. When he was down he got a kick. He was kicked several times in the body by Ward. His right eye was discolored and his legs and body were blackened and bruised. Police surgeon McGovern examined.

-----000-----

Under cross examination the officer testified that he did not know at the time who the man was that O'Neil attempted to strike; but he understood afterwards that it was O'Neil's father.

-----000-----

Dr. SAMUEL HALL, who was riding on a car, corroborated the officer's testimony.

-----000-----

OFFICER MICHAEL CAHILL of the 9th Precinct also corroborated it.

-----000-----

0923

3

For the defence, Patrick O'NEIL, of 203 varick Street testified that he was the father of the defendant, and was a mason by trade. His son had been drinking on the day in question and he, the father had gone out to bring him into the house. At that moment the officer came up and insisted upon arresting his son. The officer hit his boy on the nose and threw his son down on a cellar door, and thumped him with his fist, and then arrested him. His son made no resistance

-----000-----

FRANCIS L. PATTEN, drug clerk of number 10 Grove Street, corroborated the father's testimony and Annie Smith of 2 03 Houston Street and Mary O'Brien corroborated him.

-----000-----

THOMAS F. O'NEIL, the defendant testified that he was going home with his father, peaceably, and officer Whalen ran over from the 9th Ward into the 8th Ward, and grabbed hold of him, the defendant and kicked him and struck him upon the head with his club and blackened his eye. He, the defendant was going peaceably with the officer, when the officer turned and kicked him in the stomach. He, the defendant, did not lay his hand upon the officer at all. He, the

0924

4

defendant, had been drinking that day and had had a dispute with his brother, and his father came out from the house to take him home.

Under cross examination, O'Neil testified that he had never been arrested before. He was on trial before judge Gildersleeve, but he thought that Mr. Fellows meant to ask whether he had ever been sent away. He had been arrested for larceny and tried in the General Sessions on the 5th of July, 1883, but was acquitted. He had been arrested once before for being drunk.

-----000-----

0925

Police Court—2nd District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } SS.

of No.

the 9th Precinct Police Street,on Monday the 6th day of April
in the year 1885, at the City of New York, in the County of New York,Deponent while in the discharge of his duties as a
Police Officerwas violently ASSAULTED and BEATEN by Thomas F. O'Neil
(now here) who wilfully and maliciously
struck deponent several blows on the head with
his clenched hands and kicked deponent
twice on his legs

without any justification on the part of the said assailant.

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

Sworn to before me, this

day of

188

Martin WhelanPolice Justice.

POOR QUALITY
ORIGINALS

0926

BAILED,
No. 1, by Henry M. Deane
Residence 145 Grand Street,
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Order No. 83
Police Court District
District 363

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Deane
2
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4
APR 9 1885
Offence, Assault on an Officer

Dated April 6 1885

Wells Magistrate.

Charles J. Deane Officer.

Charles J. Deane Clerk.

Witnesses, Charles J. Deane

No. 1, by Charles J. Deane Street,

Michael Callahan

No. 2, by Charles J. Deane Street,

Charles J. Deane

No. 3, by Charles J. Deane Street,

Charles J. Deane

No. 4, by Charles J. Deane Street,

Charles J. Deane

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 Thomas J. Deane

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

Dated April 6th 1885, Charles J. Deane Police Justice.

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

Dated April 7th 1885, Charles J. Deane 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
ORIGINALS

0927

Sec. 198-200.

2nd

District Police Court.

CITY AND COUNTY
OF NEW YORK, { ss

Thomas F. O'Neil 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 Thomas F. O'Neil

Question. How old are you?

Answer 25 years

Question. Where were you born?

Answer. New York

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

Answer. 256 West Houston Street, about 9 months

Question What is your business or profession?

Answer Laborer

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

Answer. I am not guilty of the
Charge of
Shooting & Murder

Taken before me this

day of March 1885

Police Justice.

0928

BOX:

174

FOLDER:

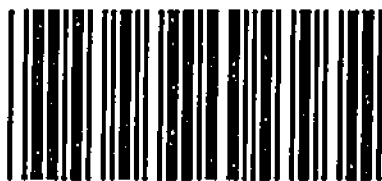
1768

DESCRIPTION:

Watkins, James O.

DATE:

04/17/85



1768

POOR QUALITY
ORIGINALS

0929

Witnesses:

W.B. Hoyt 24 Feb 1885

Jno H Jones

Weston Island 10 Feb 1885

4 Ave + 17 St

Off Coates 1 Ave

Louis Rohdenburg

8 Ave + 17 St

P. B. Bradford

Watson 11 Feb

Counsel:

O.L. Almont

Filed 17 day of April 1885

Pleads 10th July 1885

THE PEOPLE

vs.

P

James O. Watkins

46. 14 E 16

RANDOLPH B. MARINE.

PETER B. GLENNY

District Attorney

In Law built

Filed & convicted -

A TRUE BILL.

May 1885

Wm. J. Cady

June 1 1885

Foreman.

S. J. Lumsden

Geo. J. Coates

(False pretenses).
[Sections 528 and 58 Penal Code].

432

No. 140

POOR QUALITY
ORIGINALS

0930

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 O. Wadden

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

James O. Wadden

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

The said James O. Wadden,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the third day of December, in the year of our Lord
one thousand eight hundred and eighty-four, at the Ward, City and County
aforesaid, with force and arms, with intent to deprive and defraud one

John St. Jones

of the property hereinafter mentioned, and of the use and benefit thereof, and to ap-
propriate the same to his own use, did then and there feloniously, fraudulently
and falsely pretend and represent to the said John St. Jones,
That a certain paper writing in the words
and figures following, to wit:

No. Paterson, N. J. Dec 2 1884
Second National Bank
Pay to the order of Cash
Fifty Dollars
\$ 50 #
Thomas C. Demarest

which the said James O. Wadden then and there
exhibited to and delivered to, and caused to be exhibited
and delivered to the said John St. Jones, was a good
and valid order for the payment of money, and of
the full value of fifty dollars. That Thomas C.
Demarest then had an account in the Second National
Bank of Paterson in the State of New Jersey and then
had a credit in the said Bank to the amount of at
least fifty dollars, against which he was then entitled
to draw checks, and that the said Thomas C. Dem-
arest was the same person who signed the paper
writing aforesaid, and that the said James O.
Wadden had received the same paper writing in the
regular course of his business, and had paid a
valuable consideration therefor,

0931

And the said John St. James,

then and there believing the said false and fraudulent pretenses and representations so made as aforesaid by the said James O. Wadman

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 James O. Wadman, a sum

of money to wit: the sum of twenty dollars in money, lawful money of the United States, and of the value of twenty dollars,

of the proper moneys, goods, chattels and personal property of the said

John St. James. and the said James O. Wadman, did then and there feloniously obtain the said sum of money

of the proper moneys, goods, chattels and personal property of the said

John St. James from the possession of the said John St. James

by color and by aid of the false and fraudulent pretenses and representations aforesaid, and with intent to deprive and defraud the said John St. James

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 paper instrument

which the said James O. Wadman so as aforesaid then and there exhibited and presented to, and caused to be exhibited and presented to the said John St. James, was not a good and valid order for the payment of money and was not of the full value of twenty dollars, or of any value whatever.

And whereas in truth and in fact the said Thomas O. Demarest

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did not then have an account in the
Second National Bank of Paterson
in the State of New Jersey, and did
not then have a credit in the said
Bank to the amount of at least
fifty dollars, or to any amount
against which he was then entitled to draw checks,
whenever and wherever in truth
and in fact the said James O.

Wadsworth had not received the said
money within in the regular course
of his business and had not paid
any consideration therefor;

And Whereas, in truth and in fact, the pretenses and representations so made
as aforesaid by the said James O. Wadsworth
to the said John H. Jones, was and were,
then and there in all respects utterly false and untrue, as the said
James O. Wadsworth
at the time of making the same then and there well knew.

AND SO THE GRAND JURY AFORESAID do say: That the said
James O. Wadsworth
on the day and year first aforesaid, at the Ward, City and County aforesaid, in the
manner and form aforesaid, and by the means aforesaid, with force and arms, the
said sum of money to wit: the sum
of fifty dollars in money, lawful
money of the United States, and
of the value of fifty dollars,

of the proper moneys, goods, chattels and personal property of the said

John H. Jones,
then and there feloniously did STEAL, against the form of the Statute in such case made
and provided, and against the peace of the People of the State of New York, and their
dignity.

RANDOLPH B. MARTINE.

PETER B. OLNEY District Attorney.

0933

Wm. C. Cooke, President

W. C. Fagerman, Secy. & Treas.

The Passaic Rolling Mill Co.

New York Office
Room 45, Astor HousePaterson, N.J. Mar 10th 1885R. B. Martine
Dist. Attorney. N.Y.
Sir

I have
 your subpoena addressed to my
 son William, and in reply, have
 to say that he is still confined
 to his bed, and likely to be
 for many days - even if his
 life is spared, which at times
 seems not at all certain - he
 was getting along quite favorable
 until Thurs. last when he had
 a relapse and his fever is now
 fully as high as during the first
 course of the disease, should it
 abate and he again become conval-
 -escent it would be weeks before
 he would be able to come to the city

Respectfully
 Jos. Blauvelt

POOR QUALITY
ORIGINALS

0934

PART 2.

THE COURT-ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

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.]

SUBPÆNA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To *William D. Blauvelt*

of No. *328 Ellison*

Street,

Paterson N.J.

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the *10* day of *March* instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

Jas. O. Watkins
in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall in our said City, the first Monday of *March*, in the year of our Lord 188 *9*

RANDOLPH B. MARTINE, *District Attorney.*

*Answered
March 10.*

POOR QUALITY
ORIGINALS

0935

PART 2.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.
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.]

SUBPENA
FOR A WITNESS TO ATTEND THE
Court of General Sessions of the Peace.

The People of the State of New York,

To William D. Blauvelt

of No. 328 Ellison Street, Paterson N.J.

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 16 day of FEBRUARY instant, at the hour of eleven in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

James O. Watkins
in a case of Felony whereof *he stands* indicted, And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars,

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of

FEBRUARY

in the year of our Lord 188

PETER B. OLNEY, *District Attorney.*

POOR QUALITY
ORIGINALS

0936

Paterson N.J. Feb 14/85
District Attorney
City & County of N.Y.
Dear Sir

The enclosed
summons came duly to hand
but I regret to inform you that
the recipient is quite seriously ill
having been confined to his bed
since Monday last with a fever
that his physician fears may be
a lingering one of several weeks
Very Resp Yours
Joseph Blauvelt
Father of Wm D.

TORN PAGE

POOR QUALITY
ORIGINALS

0937

United States of America, } ss. On the Eight day of December
State of New Jersey, }

in the year of our Lord one thousand eight hundred and eighty NIN, at the request of The
First National Bank of Paterson, New Jersey, I, WILLIAM H. WILLIAMS,

Public Notary
Paterson in said State, did present
said bank at Paterson aforesaid, where hereunto
able to James W. R. cashier
and demanded payment thereof of him, who refused to pay
the same, saying No funds

Whereupon I, the said Notary, at the request aforesaid, did Protest and by these
presents do publicly and solemnly Protest, as well against the maker and endorser of the
said check as against all others whom it doth or may concern, for ex-
change, re-exchange and all costs, damages and interest, incurred and to be hereafter incurred
said check

one and the same at
said, in the presence of John P. and Richard Roe, witnesses.

In Testimonium Veritatis,

W. H. Williams

TORN PAGE

POOR QUALITY
ORIGINALS

0938

2 Paterson

Cash 50

51

Oriented

PROTEST

OF

Thos. B. Duncanson

FOR

First National Bank of Paterson, N. J.

Dated Dec 8th 1884

Loose \$50.

Fees, 1.30

Postage, .08

\$51.38

10

W. H. WILLIAMS,
Notary Public.

H. A. WILLIAMS,
Attorney and Counsellor for "The First National Bank,"
PATERSON, N. J.

ord in Book of Protests, page 164

Guardian Printing Establishment, Paterson, N. J.

50.46

51.48

.04

51.52

AM 5/ 70.2

POOR QUALITY
ORIGINALS

0939

People's
NEW JERSEY.

No. *Exhibit B* PATERSON, N.J. *Dec 8* 188*4*

SECOND NATIONAL BANK

Pay to the order of *Cash* -

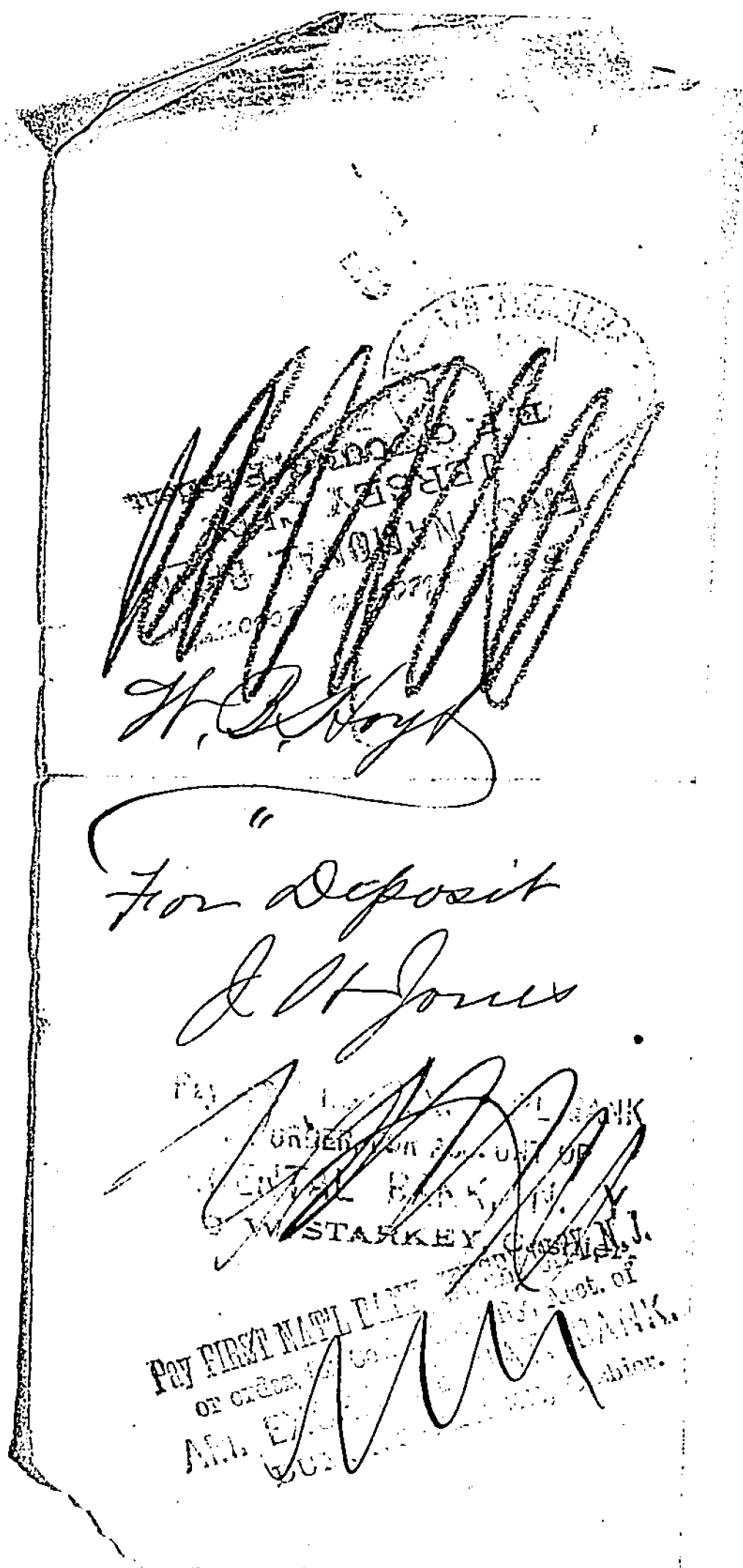
Fifty Dollars

\$ *50* *Thos. C. Demarest*

Dennison & Brown, 50 Maiden Lane, N.Y.

POOR QUALITY
ORIGINALS

0940



POOR QUALITY
ORIGINALS

0941

Hubert D.

Friend Hoyt

Wednesday Dec 9/94

Received dispatch from my friend
Levin & must go to Springfield today will return at
once. Meet me at the United States Hotel, Boston
& Karl in Delorah's office 1st floor this afternoon
at half past four (4 1/2) O'clock. Hope to have
the matter then decide for you. My kindest

Yours truly
L. D. Hubert

POOR QUALITY
ORIGINALS

0942

Handwritten notes on the left page of a notebook, including:
- "Handwritten"
- "with Mr. R. A. K. [unclear]"
- "anything?"
- "Part of the [unclear]"
- "and [unclear] anything?"
- "What [unclear] [unclear]"
- "in [unclear] [unclear]"

Handwritten notes on the right page of a notebook, including:
- "W. B. H. [unclear]"
- "242 [unclear] [unclear]"

for the people

9

POOR QUALITY
ORIGINALS

0943

Sec. 612 & 619.

SUBPOENA.

DISTRICT POLICE COURT.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the Name of the People of the State of New York,
To Louis Rohdenburg
No. 8 Old Slip Street,

You are Commanded to appear before Solomon B. Smith
Special Sessions Court Room
one of the Police Justices in the City of New York, at the District Police Court, 101

Centre St in the said City, on the 9 day of Jan

1885 at 2 o'clock in the after noon of that day, as a witness in a criminal action prosecuted by the

People of the State of New York, against Walter B. Hoyh
James O. Watkins

And for a Failure to attend you will be deemed guilty of a Criminal Contempt, and liable to a Fine of Two Hundred and Fifty Dollars, and Imprisonment for thirty days.

Dated at the City of New York, this 2d day of Jan 1885
Solomon B. Smith Police Justice.

POOR QUALITY
ORIGINALS

0944

Charles S. Chapman
364 36th Street
Brooklyn

6.25
25
50
35
05
10
5
10
40
8.05
2.95

2.00 2.00
1.00
3.00
2.30

POOR QUALITY
ORIGINALS

0945

Law Offices of Orlando L. Stewart & Son,
5 Beekman St.

Wm Clarke Stewart.

(TEMPLE COURT)

New York, April 1st 1885

The People
vs
James C. Watkins

Please take notice
That I shall move the Court in
part one for the discharge of the
defendant on his own recognizance
for want of prosecution. He having
been in prison for over two months
on Thursday - the 2^d day of April
instant on the opening of the
Court.

George
Orlando Stewart
Counsel for Watkins.

R. B. Martine Esq.
District Attorney

Amable Watson for the
People, a Bank Clerk in Paterson
N.J. just recovering from typhoid fever

**POOR QUALITY
ORIGINALS**

0946

Latimer

1

Richard

Pat. 1/
April 2/18

1000

100

100

100

1944

100

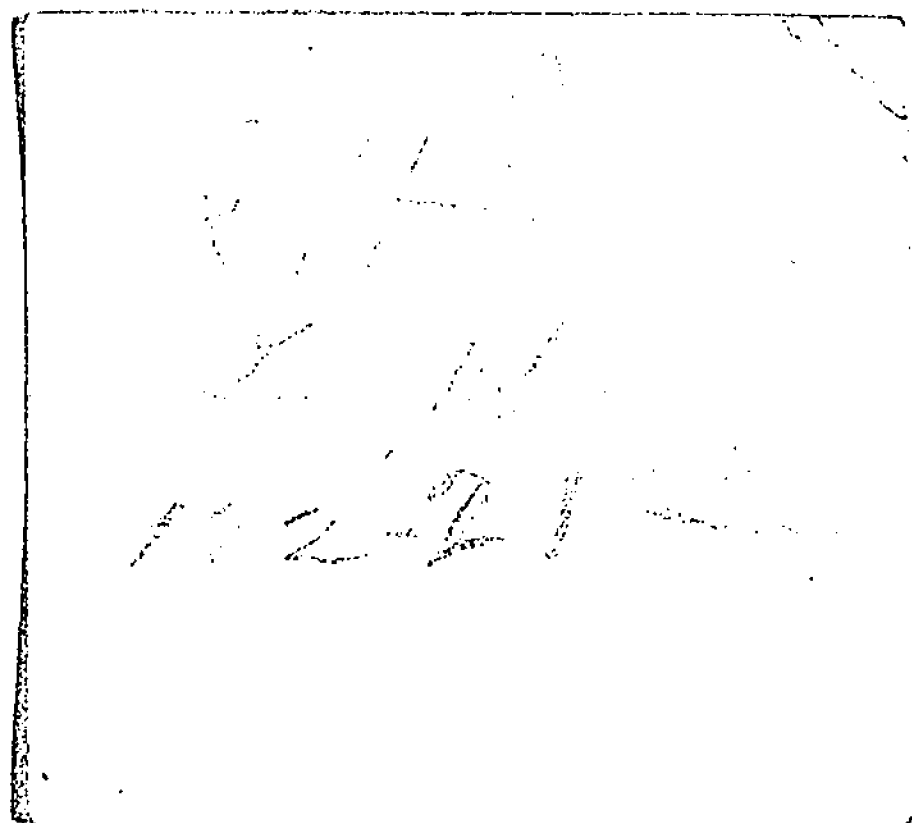
Prof. Dr. J. J. van der Vliet

14-21-0

by the agent

POOR QUALITY
ORIGINALS

0947



POOR QUALITY
ORIGINALS

0948

(1)

I first met Watkins at Law Office of Baker Bailly & Baker. - He was there for the purpose of getting bonds for our builder, amt \$10,000. Bailly said he considered him good, and this opinion was held by the Co.

I as Treasurer was required to give bonds for \$10,000. At this time, some 3 weeks after meeting said Watkins, and other arrangements having been made with him to assist in building our building. I was then in contact with him daily. As yet I had not secured bonds, & I said in an off-hand manner, "I suppose you will go on my bond" Why certainly I thought - I was somewhat astonished - but yet when the time came he did as he agreed, and went my bond for 10,000.

POOR QUALITY
ORIGINALS

0949

2

About this time he further agreed to raise me \$1000. on my Skating Rink stock. - And for such accommodations I considered myself under obligation.

~~He~~ About this time he began to borrow money \$5. - \$10. etc and day before Thanks giving he owed me \$16. I then told him I must have the money. it was paid next A.M. Thanks giving. he offered as payment a \$20. CK which I got cashed. he paying me \$15. Then followed the passing of 3 other CKs through me. for a the sum of \$60.00 -

Officer Oates heard his remarks when he & Rhodenberg & myself went

0950

3

to his home in Brooklyn.
He then testified as to
the ~~summons~~ of the Cks.
&c. stating that the man
Demarest was as well
known in Paterson as Astor was
in N.Y. & that the Cks were
as good as wheat -

He was not
arrested, when the officer went to his
home as he had 2 sick children. -
Also became I made myself responsi-
ble to complainant. I however took
what I supposed was ample security
in the shape of \$10,000 of mining
stock. (utterly worthless) with this
promise to settle next day Monday
at 12 o'clock - He did not come
to time -

0951

Watts & Co. Merchants.
W.C. Foy & Co. Merchants, Secy & Treas.
Will
Produce
a case
from
Colindale
Attending
Physician
Refining
Mill Co.
 Mar 5 1885
 Mr L. Rohdenburg
 Sir
 My son is still
 Confined to his bed, and likely to be
 for some days yet - his father-in-law
 died very suddenly on Saturday, and
 that has somewhat unnerved him so
 that last eve'g he had about as much
 fever as at any time during his illness
 still we are in hopes that it is only
 temporary and that he will begin to grow
 better at the expiration of 28 days which
 will be on Saturday next - such fevers
 always run 21 - and often 28 days
 - I have already written twice to District
 Attorney in response to Subpoenas recd
 and acquainted him with the facts, if
 a day is again set and Will has not
 recovered, and you will inform me in season

0952

Walter Crocker, President

W. C. Fagerman, Secy. & Treas.

The Passaic Rolling Mill Co.

New York Office:
Room 42, Astor House

Paterson, N.J. Age 6" 1885

R B Martine Esq
Deat Atty
Dr Sir

over

Your subpoena at hand but my son is as yet unable to respond to it, he is slowly - very slowly convalescing from his attack of typhoid fever, but has not yet been out of the house, he was confined to his bed 42 days and for many of them we had serious doubts of his recovery - just as soon as he is able to get out at all the Dr has ordered him to go down in the fine woods of South Jersey and

POOR QUALITY
ORIGINALS

0953

endeavour to recover his strength
so you see it will be impossible
to say when he would be able
to appear and testify.

Respy
Jo. Blauvelt

Mr. Main Mtnes
I hope that the
protection against
Chuck has no account
common

POOR QUALITY
ORIGINALS

0954

PART 2.

THE COURT-ROOM IS IN THE THIRD STORY, AND FRONTING THE PARK.

137 If this Subpoena is disobeyed, an attachment will immediately issue.

138 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

Court of General Sessions of the Peace.

The People of the State of New York,

To *William D. Blawie*

of No. _____ Street,

GREETING:

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace to be holden in and for the City and County of New York, at the Sessions Building in the Park of the said City, on the _____ day of _____ instant, at the hour of ten in the forenoon of the same day, to testify the truth and give evidence in our behalf, against

_____ in a case of Felony, whereof *he stands* indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of _____, in the year of our Lord 1885

RANDOLPH B. MARTINE, *District Attorney.*

POOR QUALITY
ORIGINALS

0955

FILED.

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Fohdeuberg
vs. Old Slave
Walter B. Hoyle
James O. Watkins

Dated Dec 11/88
1888

Offence Larceny

Witnesses
No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Witnesses
No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, 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 James O. Watkins

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 Jan 27 1885 Solomon Smith 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 Walter B. Hoyle
guilty of the offence within mentioned, I order he to be discharged.

Dated Jan 16 1885 Solomon Smith Police Justice.

POOR QUALITY
ORIGINALS

0955

8/4 Randall
294 Broadway
St-Dea

W. J. H. H. H. H.
170 Broadway

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

124
Police Court - District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Rodenburg

1 Walter B. Mott
2 James B. Mott

3 James B. Mott

4 James B. Mott

Dated December 11th 188

Magistrate.

Officer.

Precinct.

Witnesses

will please hear the

within case

will please hear the

within case

will please hear the

within case

will please hear the

within case

will please hear the

within case

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 within mentioned, I order h to be discharged.

Dated..... 188..... Police Justice.

POOR QUALITY
ORIGINALS

0957

Sec. 198-200.

District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss.

James O. Watkins 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* to 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* in the trial.

Question. What is your name?

Answer. *James O. Watkins*

Question. How old are you?

Answer. *46 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *19. E 16. St. 2 months*

Question. What is your business or profession?

Answer. *Real Estate*

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 acquainted with
Mr. Hoyt. I have seen Mr
Rosenberg the complainant
once or twice. I received the
\$50 check shown me now from
Mr. Demarest (Shosb). in New
York City, in the first part of
Decr. the 13 of Dec. 1884.
I received it on account of
commission, for the sale
of some property in New Jersey
belonging to Mr. Demarest.
The property was located in
Ocean County. I have
received several checks from
the commission.*

Taken before me this
day of *Dec* 1884

Police Justice

Mr Demarest resides between
Patterson and Newark. He
formerly lived in Patterson.
I believe he has a family where
he lives now. Mr Demarest
is in New Orleans at present.
I have met a gentleman; a
Mr Nichols, who saw Demarest
in New Orleans, within a week.
Nichols is a brother of the late
Sidney P Nichols. He is at
present engaged in business
in the West & South. He told
me he saw Demarest in
New Orleans and left him
there within a week. I received
another check for \$60 dollars
from Demarest about Dec 13.
When I received the check
I believed them to be good
or I would not have taken
them. I did not request Mr
Hoyt to raise any money
on the checks. I had a business
transaction with Hoyt on the
afternoon he received the
check. He wanted to borrow
some money, and I told him

I had a check in my pocket. He said if I would let him have it he could get the money on it. I handed him the \$50 dollar check, and he said if I would go with him he would get the money. That was on Decr / 23 I went to Old Slip, and he got the money there from the complainant. I did not know the complainant and had never seen him before. The complainant did not speak to me or I to him. I was not introduced to him. He did not ask me if the check was all right and I did not tell him it was. If the complainant spoke to me it was about the Skating Rink. He may have asked me if the Rink was all right. Hoyt had told him I was interested in it. Hoyt handed me the money he got on the check less five dollars. I don't think he had any more out of that check.

I have had checks from Dan must
before, and they have always
been paid. I believed the check
to be perfectly good and that
it would be paid on presentation.
The next day Hoyt asked
me for the \$60 dollar check
knowing that I had it. He
wanted to get money on it
and was asking me for
money. I gave him the check
but did not go with him.
He was gone two or three hours
and brought me the money
at the United States Hotel
in Fulton St. I was not
present when he got the
money on the \$60 dollar
check and I don't know where
he got it. He had I think
ten dollars out of it.
He had heard nothing
about the first check being
bad. Hoyt told me that Mr
Rosenberg had often cashed
checks for him, and would
cash any check that he
took or gave to him.

I had no design or desire
to injure Mr Rodenberg in any
way. I never exchanged any
words with Mr Rodenberg
about either check till he
came to my house and told
me the checks were not good.
There were one or two parties
present when I got the checks
from Deemorest. Mrs Watkins
Runs of my Runny Deemorest
and of my business connections
with him and that he had
visited at our house. She
confined to her bed and
not able to be out to day. She
has ~~diphtheria~~ - diphtheria -
Mr Buell is also sick. He is
a witness of mine. I am
willing to pay the check
as soon as the money
comes in in my business.
I was not asked by Mr
Rodenberg to endorse the
check and my name is
not on it.
Mr Deemorest's name is
Thomas B Deemorest

X Ex.

X Ex.

He owed me about two hundred dollars as commissions on the sale of the property - I don't think it was two hundred and eighty dollars. I think it was about \$225⁰⁰ when I went to him for my commissions. I think he gave me three checks that day. Two of fifty and one of sixty dollars - This check is one of the fifty dollar checks. They were all like that except as to the difference in the amount, as near as I can remember. I received no other checks from him that day except those stated - I have not received any other checks from him since that time. ~~He~~ I have had other business relations with relatives of Demarest. I don't remember his first name but was of the firm of Demarest & Whitlock. I was in the same line of business for him.

POOR QUALITY
ORIGINALS

0963

That was several years ago. I don't remember any other person of that name with whom I have had business dealings. I don't call any others to mind now. All the checks I received from Deemore were from Thomas B. Deemore the man I sold the property for. The check for sixty dollars ~~re~~ from me is the one I received from him. Also the one for fifty dollars from him. I received them at the same time from him and also the one ~~from~~ for twenty dollars from him. I received from Thomas B. Deemore. I did not receive that check at the same time with the other I received the twenty dollar check about Thanksgiving day. It was on ~~an~~ account of the commission he over me. I did not receive any other checks from him at that time on account.

of commissions. I got part
of the money on that check.
The paper I have is in my
handwriting. I have not
received any checks from
Demarest since December
first. I visited Demarest
when he lived in Patterson
I don't know exactly where
he lives but between Patterson
and Newark. I received
part of the money on the \$20
dollar check from Mr Hoyt
at the office of the Collision
Company in 14th Street. I only
received five dollars on
the check. I never received
any money from Mr Hoyt at
the Everett House. I did not
go to that house with Hoyt
when he got the check
cashed. I got the money on
the \$50 check. I don't remember
where I got it. It was about
Dec 11th. I don't remember
ever seeing Mr Jones (now)
present before. I went I think
once with Hoyt to the office

of the Westmoreland Hotel
with the \$50 check Hoyt had
the check. It was the second
check. I got some money from
Hoyt at that time. I don't
think I saw Hoyt get any
money at that time. I saw
fifty dollars in money. Hoyt
told me he got the money from
the party who kept the hotel.
I did not see Hoyt get it.
I now remember receiving
the money on the check and the
place where I got it. I understand
Deemore's family are living
now between Newark & Patterson
I don't know it personally.
Deemore is in the Real
Estate business.

Redwood I last visited Mr Deemore
and his family at Patterson
about two years ago. My
business transactions with
him have usually been
at the Merchants Exchange.
Deemore has dated his
checks ahead before
I did not request Mr

POOR QUALITY
ORIGINALS

0966

Hoyle to get the checks
cashed. He allways asked
me for the checks so that he
could get the money.

Sworn to before J. O. Watkins
me Jan 27, 1885

Soldier Smith

Police Justice

POOR QUALITY
ORIGINALS

0967

1
Louis Rodenberg being
gross examined says.
I have known Mr Hoyt about
2 1/2 years. He used to be connected
with an oil concern in Watauga.
He was in my place twice or
three times a month. He has
been in the habit of getting
checks cashed in my place.
3 or 4 times during the last 8
months. Those checks were
always paid. They were from
houses I knew. I cashed the
check after banking hours.
Mr Watkins was in company
with Hoyt. Hoyt had the
check. Hoyt passed the
check to me. I said I had not
the money and being an out
of town check. He said I would
be doing him a favor as
he wanted it; and he knew
it was all right. Then I
gave him the money.
Watkins then stood by
the side of Hoyt who
gave the money to him
Watkins.

POOR QUALITY
ORIGINALS

0968

2
Then Watkins gave Hoyt
some of it back. I don't
know how much. I have no
idea how much he gave him
back. I next saw Hoyt
Dec 4. Then I cashed another
check for him for sixty dollars.
He and Watkins again
came in together. I gave
the money to Hoyt and they
both went out. The first
check came back on the 5th or
6th. I then went to look for
Hoyt. I did not know Watkins.
I next saw Watkins at his
house in Brooklyn, where
Hoyt took me. Officer Oates
was with me.

Recd

When I received the first
check I deposited it in my
bank for collection. It came
back to me, as it is now.
Watkins told me the
check was all right. He said
he knew the maker of the check
and that he was a real estate
man and that he was
wealthy and that the check
was all right.

0969

3

He said he had often had checks of the same man before and they were always paid.

I asked him where the man was and he always gave me an off handed answer that was after the checks had been cashed. He did not say the maker of the check had a bank account, but that he was wealthy. When the check was cashed Hoyt

said he knew the check was all right and that I need not be afraid. I went to Patterson and presented the check to the president of the bank myself. He took the check to Mr. Blumelt.

Blumelt said there was no such an account. I tried to find Thomas C. Demarest the maker of the check in Patterson. I did not find him. I could not find that any man of that name was ever there.

Rex

I am sure Hoyt said "I know it is all right"

0970

p

That was before Watkins told me he had had several Demarests checks.

It was after the first check came back that I had any conversation with Watkins - I did not know Watkins - I had never cashed any checks at his request before.

He never asked me to cash a check for him before, or ever. Watkins was present when the second check was cashed. He did not say any thing to me. The first time I cashed a check Watkins said "It is all right" - It was in my place. The next conversation with Watkins was at his house in Brooklyn. I ~~to~~ cashed the check because I believed what Hoyt & Watkins said was true. I told Judge Smith I cashed the check because I knew Hoyt, entirely independent of Watkins. It is not correct when I testified in my direct, that I did not know Watkins, after the check came.

back, and I went to look for him. I have not been told by my counsel what to say here in order to make out a case against Watkins or Hoyt. I inquired at fine places in Patterson for Deenest. I did not look in the directory. I could not find any. I cant swear that there is no such man as Deenest, whose name is on these checks I cant swear there is no such person.

Re deenest. It was at Watkins house when he told me he knew the maker of the checks and that he was wealthy and in the real estate business. He did not say any thing of that kind when I cashed the check.

Re x All he said was "It is all right" that was when the first check was cashed.

Re deenest The only thing Watkins said was that it was all right. I believed the statements made to me to be true at the time I cashed the checks and relied upon them.

0972

6

I would not have cashed the
check for Watkins at the first
interview because he was a
perfect stranger.

Sum before me this }
16 of January 1885 }
Solou Betmick

Police Justice

William D Blawell 22 yrs
book/keeper Patterson N J
being duly sworn says
I am a book/keeper in
the Second National Bank
of New Jersey I have heard
the testimony of Mr Rodenberg
about his being at the 2^d
National Bank. As far as
I have heard it his testimony
is true. The check now shown
me was presented at our bank.
There is no account in our
bank standing in the name
of Thomas B Deuarest and
was not at that time. To my
knowledge there has never been
any account in that name.
I have searched the ledgers of
the bank to see if an account in
that name is on the books of the
bank or has been in the past
few years. I found no account
of that name. Payment was
refused on the check for the
reason that there was no account
or funds in the bank. I do not
know any man named Thomas
B Deuarest living in Paterson

X 4

I never heard of him till the presentation of that check.

I don't know Thomas ~~Samuel~~ or never heard of him. I don't know that he lives between Newark and Patterson. There are other banks in Patterson besides ours. I have known of checks being presented where there were no funds and no account. I have never known of parties who had never had an account in the bank drawing checks on the bank and afterwards depositing the money in the bank to meet those checks. We don't do any thing of that kind. Some times parties having an account have drawn checks and afterwards deposited money to meet the checks. I don't know of any family named Demarest living between Newark and Patterson. I am not acquainted with families living outside of Patterson by that name. There are some people named Demarest living out side or near by. William D. Blawie

drawn before me this 16 of Jan 1885
 John D. Demarest
 Police Justice

Walter B. Foyt 242 E 71st
32.4th oil broker being duly
sworn in his own behalf says
I am an oil broker at 139
Madison Lane. I knew him
Rosenberg about 3 years and
Watkins about 6 weeks. I met
him first at a Langes office
181 Broadway. at Baileys. I
was there on business with
friends and met Watkins
there. I first saw the check
attached to the complaint
at the United States Hotel on
Julius R. Watkins showed me
the check. It was the first
time I had seen it. He said
it was late and asked me
to get it cashed for him. I said
I would try. We went to
Rosenbergs and Watkins
handed me the check in
front of the bar. I passed
it to Mr. Rosenberg and
asked him if he would
cash it for me. There was
some reluctance on the
part of Rosenberg about
cashing it first. I saw

POOR QUALITY
ORIGINALS

0976

10

It is all right. I supposed it was all right because I had a Demand check cashed once before at the Everett House. Rodenberg cashed the check & I passed it to Watkins with out counting it. So afterwards asked him to loan me five dollars and he did so. I went on the following evening to Watkins' home at 72 Henry St into Rodenberg and Mr Oates the officer. That was the first time I had seen him since I found out the checks were wrong. Oates spoke to Watkins first. Then I told Watkins the checks were bad. He said he was surprised as the maker of the check was wealthy and as well known in Patterson as Astor was in New York. They were going to arrest him and on account of his having two sick children they turned the matter over to Mr Rodenberg and asked

POOR QUALITY
ORIGINALS

0977

4

me if I would be responsible for him. I told him I would see & called Watkins aside, and told him I did not know anything about him, but if he would give me a thousand shares of stock he had I would be responsible for him till Monday at 12 M. I only said to Rosenberg when he cashed the check "Oh that is all right". I did not intend to defraud Rosenberg. I had had checks cashed there before. The last one I believe was for two hundred dollars. I believed the check was good, because one Mylon told me he had seen a bank book in Watkins wife's name with nearly a thousand dollars to her credit. I had no interest at all in the sixty dollar check and had no part of the money - when Rosenberg hesitated about cashing the first check I think he said "It's all right." I am of course his. Watkins was there right by my side. The

X 4

POOR QUALITY
ORIGINALS

0978

12

Re-x

Remark of Rodenberg may have been addressed to both of us. We were both standing together. I think now the remark might have been addressed to both of us. I think Watkins said "Why the check is all right."

I mean Watkins did say that to Rodenberg. Watkins was trying to get me a loan of one thousand dollars before the check was cashed. He had borrowed more than fifteen dollars from me before the first check was cashed by Rodenberg. I was not pressing Watkins for the money before the check was cashed. It was not I who asked him if he had any check he could get cashed. I have had other business relations with him other than getting a loan for me.

of a kind

He said to me he would go on bonds for me for a trusteeship position. I had asked him if he would do so. I had known him before I took the check.

up to the time I found out
the checks were not paid. I
had confidence in him but
have lost it since. I know I
did not have almost as much
as forty dollars out of the two
checks.

Redirect The business I had with
him was to have him go
on my bonds for ten thousand
dollars for a position as
treasurer of a skating rink.
He did go on Mylows bonds
and also on my bond for ten
thousand dollars.

Rex I did not promise him a
suit of clothes and fifty dollars
for going on my bond. I have
let him have sixteen dollars
and some change. I received
fifteen dollars from him by
a check before the check was
cashed. He lent me five
dollars out of the first check
Rodeburg cashed.

Redirect He paid me fifteen dollars
out of a check I got cashed
for him at the Everett house

POOR QUALITY
ORIGINALS

0980

14

Report

and which I endorsed (It
was for twenty dollars and
was no good. I took it up
promised to make it good)
Walter B. Stoy
Sworn to before me
the 16 of Jan'y 1885
Solomon B. Smith
Police Justice

POOR QUALITY
ORIGINALS

0981

Sec. 192.

1st District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before *Andrew J. White* a Police Justice
of the City of New York, charging *James O. Watkins* Defendant with
the offence of *Larceny*

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned,

We, *James O. Watkins* Defendant of No. *92*
Henry St. Brooklyn ~~Street~~ by occupation a *Real Estate Broker*
and *Charles S. Gray* of No. *127 De Kalb Avenue Brooklyn*
Street, by occupation a *Theatrical Manager* Surety, hereby jointly and severally undertake that
the above named *James O. Watkins* Defendant
shall personally appear before the said Justice, at the *1st* District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York the sum of *five*
Hundred Dollars.

Taken and acknowledged before me, this *11th*

day of *December* 188*8*

Andrew J. White
POLICE JUSTICE.

James O. Watkins

Charles S. Gray

POOR QUALITY
ORIGINALS

0982

CITY AND COUNTY
OF NEW YORK, } ss.

Sworn to before me, this
day of September 1884
Charles S. Gray
Police Justice.

~~James S. Gray~~ Charles S. Gray
the within named Bail and Surety being duly sworn, says, that he is a resident and
holder within the said County and State, and is worth Twenty Hundred Dollars,
exclusive of property exempt from execution, and over and above the amount of all his debts and
liabilities, and that his property consists of house and lot known as

Number 34 and 36 Moyer Street Brooklyn
& worth Sixty Thousand Dollars & encumbered
by a mortgage of Ten Thousand
Dollars.

Charles S. Gray

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Underlying to appear
during the Examination.

vs.

Taken the day of 188

Justice.

POOR QUALITY
ORIGINALS

0983

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation

William W. Blauvelt
Book Keeper

of No.

228 Edison Street Astoria, Oregon

says, that he has heard read the foregoing affidavit of

Street, being duly sworn deposes and

Louis C. Deaubert

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

Sworn to before me, this

day of

11th
December 1887
William W. Blauvelt

Andrew Jones

Police Justice.

TORN PAGE

POOR QUALITY
ORIGINALS

0984

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

POLICE COURT,

DISTRICT.

of No.

8 Old Slip

Street, being duly sworn, deposes and

says that on the

day of

December

188

at the City of New York, in the County of New York,

One Walter B. Hoyt

Came to deponent at his place of business at No. 8 Old Slip, on the date above mentioned and asked deponent to cash the pretended check hereto annexed, purporting to be drawn upon the Second National Bank of Paterson, New Jersey, for the sum of Fifty Dollars. That said Hoyt was in company with one James O. Watkins at the time and deponent believing said check to be genuine gave to said Hoyt the sum of Fifty Dollars in bank notes of the denomination of Five Dollars. Said Hoyt then endorsed on the back of said check the name of W. B. Hoyt and handed over said sum of Fifty Dollars to said Watkins and said Hoyt and Watkins left deponent's place of business together.

That deponent has since been informed by one William D. Blaauvelt, book-keeper of the Second National Bank of Paterson, New Jersey, that said pretended check is worthless and of no value and that the name or signature of Thomas C. Demarest on said pretended check does not represent the name or any person who has an account in said bank.

TORN PAGE

POOR QUALITY
ORIGINALS

0985

and pray they may be dealt with as
the law directs. Louis Rudenberg,
Sworn before me this {
11th day of December 1884

Police Justice
Sworn before me this
16th day of January 1885
Solon B. Smith
Police Justice

Police Court District.

THE PEOPLE, &c.

ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0986

BOX:

174

FOLDER:

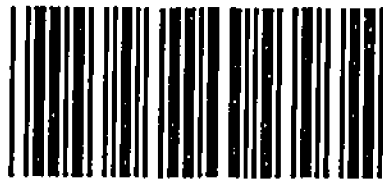
1768

DESCRIPTION:

Weber, John

DATE:

04/14/85



1768

Witnesses:

W. J. Roventraum
Off Boyle

No 105

Counsel,

Oliver
Filed 14 day of April 1885

Pleads Not Guilty 15.

THE PEOPLE

vs.

John Weber

Grand Larceny, 1st degree
[From the person.]
[Sections 528, 530, — Penal Code.]

RANDOLPH B. MARTINE,

PETER B. COLNEY

District Attorney.

Pr. Apr. 20/85

pleads guilty.

A True Bill.

(Signed, Only)

Foreman.
Recd: three years.

0987

0988

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 W. Davis

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

John W. Davis
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

John W. Davis,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the
eleventh day of *April*, in the year of our Lord one thousand
eight hundred and eighty-*five*, in the *night* time of the said day, at the Ward, City and
County aforesaid, with force and arms,

one watch of the value of one

hundred and fifty dollars,

of the goods, chattels and personal property of one *Henry W. Rosenbaum*,
on the person of *the said Henry W. Rosenbaum*,
then and there being found, from the person of the said *Henry W. Rosenbaum*,
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.

Charles D. Martin

District Attorney

0989

Police Court District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Shirley M. Remondou

115 East 56th

John W. Siders

APR 19 1985
CLERK OF THE COURT

Offence Lap. Carry
from Person.

Dated April 19 1885

W. H. Siders, Magistrate.

James J. Smith, Precinct.

Wm. J. Remondou, Precinct.

Adm. J. Siders

No. 1, by

No. 2, by

No. 3, by

No. 4, by

No. 5, by

No. 6, by

No. 7, by

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No. 9, by

No. 10, by

No. 11, by

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No. 296, by

No. 297, by

No. 298, by

No.

0990

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK,

District Police Court.

John Weber 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.

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.

John Weber

Taken before me this

day of

1881

Police Justice.

0991

Police Court— District.

Affidavit—Larceny.

City and County } ss.:
of New York, }of No. 111 East 56th Street, aged 38 years,

occupation Broker being duly sworn

deposes and says, that on the 11th day of April 1887 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

Person of deponent, in the night time, the following property viz:

One Gold Watch of the Value
of One hundred and fifty dollars.

the property of deponent

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

from the fact that at or about the hour
of eight O'clock P.M. on said date
deponent was riding on the rear
platform of an Fourth Avenue Street
Car. and when near the corner of East
26th Street deponent felt some person
pull at deponent's watch chain and
immediately discovered that the
said Watch had been taken stolen and
carried away from the left hand pocket
of the Vest then on deponent's person.
Deponent then left the Car seized
hold of the said Weber and caused
his arrest by Officer Boyle of

Sworn to before me, this
1887 day of

Police Justice.

0992

The 24th Precinct Police took them and
then searched the said Weber in
deponents presence and found in
his possession the watch here shown.
which deponent identifies as the
watch which had been taken stolen
and carried away from deponents
possession and person.

Given before me } Henry W. Ambrose
this 12th day of April 1885 }

Wm. H. Hark Police Justice

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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to bail to answer by the undertaking hereto annexed.

Dated 1885 Police Justice.

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to bail to answer by the undertaking hereto annexed.

Dated 1885 Police Justice.

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

Dated 1885 Police Justice.

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

Police Court, District, _____

THE PEOPLE, &c.,
on the complaint of _____

vs. _____

1 _____
2 _____
3 _____
4 _____

Offence—LARCENY.

Dated 1885 _____

Magistrate _____

Officer _____

Clerk _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

\$ _____ to answer _____ Sessions.

0993

BOX:

174

FOLDER:

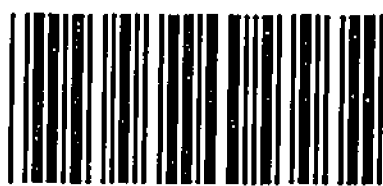
1768

DESCRIPTION:

Weiss, Louisa

DATE:

04/14/85



1768

Witnesses:

Christopher Parks
Off Lane

No 108

C. C. Spencer

Counsel,

Filed 14 day of April 1880

Pleads Not guilty 1/15

THE PEOPLE

vs.

F

Louisa Weiss

Grand Larceny 2nd degree
[Sections 528, 58 Penal Code]

RANDOLPH B. MARTINE,
PETER B. OLNEY,

April 16/80 District Attorney.

Open & requested.
A True Bill.

(May, 1880)

Foreman.

April 16

J. S. B.

0994

0995

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Samuel Weiss

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

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

The said *Samuel Weiss*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *third* day of *April*, in the year of our Lord
one thousand eight hundred and eighty-*five*, at the Ward, City and County
aforesaid, with force and arms, *one bundle of the value of*
one dollar, five promissory notes for
the payment of money of the kind
known as United States Treasury Notes,
the same being then and there due and
unsatisfied, for the payment of and
of the value of one dollar each,

nix Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes of the
denomination of *ten* dollars and of the value of *ten* dollars each,

and nix Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes of the denomination of
ten dollars and of the value of *ten* dollars each,

of the goods, chattels and personal property of one

Christopher Parker,

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.

Randolph B. Martine,
District Attorney

0996

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

Police Court, 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles William Barker
125 E 110th St.
Accused
Grand Jury
Office
1385

Dated April 3 1885

Magistrate
Officer

Witnesses
No. 10 Grand Jurors
Street

No. _____
Street

No. _____
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 _____

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 April 3 1885 _____ 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.

0997

Sec. 198-200.

3rd District Police Court.

CITY AND COUNTY
OF NEW YORK, } ss

Louisa Weiss being duly examined before the undersigned, 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 he see fit to answer the charge and explain the facts alleged against her that he 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. Louisa Weiss

Question. How old are you?

Answer. 45

Question. Where were you born?

Answer. Germany

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

Answer. 49, Forey St Street 3 months

Question. What is your business or profession?

Answer. Washing

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

Louisa Weiss
Mark

Taken before me this

day of April

1885

John J. McNamee

Police Justice.

0998

3rd

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK, ss.of No. 125 East 11 Street, Christopher Parksbeing duly sworn, deposes and says, that on the 3 day of April 1885at 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 :

*good and lawful money of the
issue of the United States consisting
of six notes of the denomination ten
value of ten dollars each
and five notes of the denomination
and value of one dollar each
said money being in all of the value
of sixty five dollars and one
pocket knife of the value of one dollar
said property being in all of the value
of sixty six dollars*

the property of deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken,
stolen, and carried away by Louisa Weiss (nowhere)

*from the fact that at the house of
about 10 O'clock in the night of the
2nd day of April 1885 said Louisa
solicited deponent's company for the
purpose of Prostitution deponent accepted
her solicitation and accompanied her to
a room in premises No 49 Forsyth Street
that deponent undressed himself and
with said defendant went to bed,*

Sworn before me this

day of

Police Justice,

188

0999

✓ That at that time defendant had said money and knife in his pants pockets. Defendant placed said pants under the pillow in said bed.

That defendant fell asleep and at the hour of about 5 o'clock in the morning of said 3rd day of April defendant awoke and defendant missed said property.

Defendant in company of Patrick J. Lane an officer ^{at the 10th Precinct Police} made search for said defendant and found her concealed in a room in said premises. That the knife (heretofore) was found in the bed of the room in which said defendant had concealed herself.

Defendant prays that said Lucia may be dealt with as the law directs.

Sworn to before me this 3rd day of April 1885

Christopher Parks

John G. Brown

Police Justice

[Faint signature]

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDA VIT-Larceny.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

1000

BOX:

174

FOLDER:

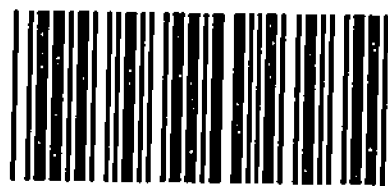
1768

DESCRIPTION:

White, Willard S.

DATE:

04/27/85



1768

POOR QUALITY
ORIGINALS

1001

No 240

Day of Trial

Counsel

Filed

day of

1883

Pleads

THE PEOPLE

vs.

Willard S. White

RANDOLPH B. MARTINE

JOHN MCKEON

District Attorney.

A True Bill.

Raymond C. Cady

Foreman.

Off Link

1002

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William S. White

The Grand Jury of the City and County of New York, by this indictment, accuse *William S. White*

OF THE CRIME OF **Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday**, committed as follows :

The said *William S. White*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-eighth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit : One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT :

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

William S. White

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows :

The said *William S. White*,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit : On the said *28th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County

1003

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

William S. White

The Grand Jury of the City and County of New York, by this indictment, accuse *William S. White*

OF THE CRIME OF Exposing for Sale and Selling Strong and Spirituous Liquors, Wines, Ale and Beer, on Sunday, committed as follows:

The said *William S. White*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-eighth* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did expose for sale and sell as a beverage to

~~and to~~ certain ~~other~~ persons whose names are to the Grand Jury aforesaid unknown, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT:

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

William S. White

of the CRIME OF GIVING AWAY AND DISPOSING OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, ON SUNDAY, committed as follows:

The said *William S. White*,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: On the said *28th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*four*, at the Ward, City and County

1004

aforesaid, the same being the first day of the week, commonly called and known as Sunday, with force and arms, certain strong and spirituous liquors and certain wines, to wit: One gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did give away and dispose of as a beverage to

and ~~to~~ certain ~~other~~ persons whose names are 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.

THIRD COUNT:

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

Richard D. White

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRIT-
UOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Richard D. White*,

late of the First Ward of the City of New York, in the County of New York aforesaid, afterwards, to wit: on the said *28th* day of *December*, in the year of our Lord one thousand eight hundred and eighty-*eight*, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of and having the control of certain premises at number

1045 Sixth Avenue,

in the City and County aforesaid, which said place was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid, unlawfully did then and there open, and cause and procure, and suffer and permit, to be open, and to remain open, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

RANDOLPH B. MARTINE.

JOHN McKEON, District Attorney.

1005

POLICE COURT 4 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

William F. White

Oyrus Quirk
Pro Excise Law

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, ~~and my right to make a statement in relation to it~~ and demand a trial at the COURT OF ~~SPECIAL~~ General SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

December 29 1888

William F. White

Chas. J. Jones

Police Justice.

1006

Excise Violation-Selling on Sunday.

POLICE COURT-4 DISTRICT.

City and County } ss.
of New York,

of No. the 22 Orchard Street,

of the City of New York, being duly sworn, deposes and says, that on SUNDAY the 28 day

of December 1884 in the City of New York, in the County of New York, at

premises No. 1043 Sixth Avenue Street,

William F. White (now here)
did then and there SELL, CAUSE, SUFFER and permit to be sold, and GIVEN A WAY under his
direction or authority strong and spirituous liquors, wines, ale and beer, being intoxicating liquors,
to be drunk as a beverage contrary to and in violation of the statute in such case made and provided.

WHEREFORE, deponent prays that said William F. White
may be arrested and dealt with according to law.

Sworn to before me, this 29 day
of December 1884 } James C. Quirk

W. J. Jones Police Justice.

1007

Sec. 192.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Nathaniel J. Power a Police Justice
of the City of New York, charging William F. White Defendant with
the offence of Violation Excise Law

Undertaking to appear during the Examination.

and he having been brought before said Justice for an examination of said charge, and it having been made to
appear to the satisfaction of said Justice that said examination should be adjourned to some other day, and the hear-
ing thereof having been adjourned.

We, William F. White Defendant of No. 334
East 33rd Street; by occupation a Writer
and Daniel McManus of No. 937 1/2 Avenue
Street, by occupation a Sign Dealer Surety, hereby jointly and severally undertake that
the above named William F. White Defendant
shall personally appear before the said Justice at the 4 District Police Court in the City of New York,
during the said examination, or that we will pay to the People of the State of New York, the sum of One
Hundred Dollars.

Taken and acknowledged before me, this

day of December 1888William F. WhiteDaniel McManusN. J. Power POLICE JUSTICE

1000

CITY AND COUNTY
OF NEW YORK, } ss,

Police Justice.

day of December 1908

Subscribed to before me, this

the within named Bail and Surety being duly sworn, says, that he is a resident and holder within the said County and State, and is worth Two Hundred Dollars, exclusive of property exempt from execution, and over and above the amount of all his debts and liabilities, and that his property consists of Stock and fixtures

of liquor store 957-13 Avenue
And worth five hundred dollars
above all debts

Paul McManus

District Police Court.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs,

Undertaking to appear during
the Examination.

Taken the day of 1908

Justice,

1009

BAILED.

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

ON THE COMPLAINT OF

James J. White

229 &

Offence

RECEIVED
FEB 29 1884

Magistrate

Quinn

Officer

Precinct

Witnesses

No. 1, by

No. 2, by

No. 3, by

No. 4, by

to answer & decisions

100 -

at 4 o'clock

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

William J. White

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

Dated Dec 29 1884 Henry Henry Police Justice.

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

Dated January 4 1885 Henry Henry 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.

The Police Justice has
is separate to the
proceedings in this
is the complaint
the reason that since
then he is about from the
proceedings
the Police.

100 p. 61
Henry. 4. 84

Stam.

10 10

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

William J. White 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

William J. White

Question. How old are you?

Answer

26 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

334 East 55 Street

Question What is your business or profession?

Answer

Waiter

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

Answer.

I am not guilty of the charge
William J. White

Taken before me this
3 day of December 1884

Police Justice.

10 1 1

BOX:

174

FOLDER:

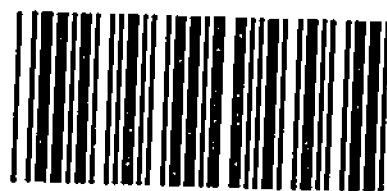
1768

DESCRIPTION:

White, William

DATE:

04/10/85



1768

10 12

Petit Larceeny, and Receiving Stolen Goods.
[Sections 529, 532, 550]

25.

2

William White

J. D. Kilpatrick

Handwritten: "Handwritten"

District Attorney.

A True Bill.

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April 13 / 88 Foreman.

Herde P. J.

Pen 30 days.

~~_____~~
Off. Moran

10 13

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

William White

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

William White

of the CRIME OF PETIT LARCENY, committed as follows:

The said *William White*,

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *Second* day of *April*, — in the year of our Lord one
thousand eight hundred and eighty *five*, at the Ward, City and County aforesaid,
with force and arms,

one box now of the value of

Twenty dollars,

of the goods, chattels and personal property of one *James Rodwell*,
then and there being found, then and there
unlawfully 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.

10 14

SECOND COUNT.

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

William White

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

The said William White,

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

one box robe of the value of

Twenty dollars,

of the goods, chattels and personal property of James B. Smith,

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

James B. Smith,

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

William White,

then and there well knowing the said goods, chattels and personal property to have been unlawfully 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.

Charles B. Martin

~~VERIFIED BY~~ PERHAM, District Attorney.

10 15

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

James A. Potchick
10 St Mark Place
William White
10 St Mark Place
Offence, *Petty Larceny*

Dated *April 3rd* 188*5*

Ruffly Magistrate.
Thomas Morris Officer.
8th Avenue St

Witnesses, *Thomas Morris*
8th Avenue St

No. _____ Street,

No. *522* Street,
to answer *3*

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 *William White*

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 *April 3rd* 188*5* *W. G. Ruffly* 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
ORIGINALS

10 15

Sec. 198-200.

Second District Police Court.

CITY AND COUNTY {
OF NEW YORK. SS

William White 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

William White

Question. How old are you?

Answer

44 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

76 50 East Houston street, about 4 months

Question What is your business or profession?

Answer

Upholsterer

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
William White

Taken before me this

3rd

day of

March 1885

Police Justice.

10 17

POLICE COURT 2nd DISTRICT.

City and County of New York, ss.:

THE PEOPLE,
vs.
William White

On Complaint of Isaac Rothschild
For Petit Larceny

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated April 3rd 1885

Wm White
[Signature] Police Justice.

CITY AND COUNTY
OF NEW YORK, } ss.

Thomas Moran
aged 48 years, occupation Policeman of the 8th Precinct Police Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Isaac Rothschild
and that the facts stated therein on information of deponent are true of deponents' own knowledge.

Sworn to before me, this 3rd
day of April 1885

Thomas Moran
[Signature] Police Justice.

10 18

Police Court—Second District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Isaac Rothschild
of No. 20 St. Marks Place Street, aged 42 years,
occupation Manufacturer being duly sworn
deposes and says, that on the 2nd day of April 1885 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 Buffalo Lap robe
of the Value of twenty 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 William White Cannon

here, for the following reasons, to wit:—
on said date deponent had the
above-described property in his Carriage
which was standing in Beacon
street near South 5th Avenue
That about the hour of 2:30 o'clock
in the afternoon of said date deponent
was in a house nearly opposite
to where said Carriage was standing,
when a young man came and told
deponent that some person had stolen
said property: that deponent then
hurriedly left said house and found
said defendant under arrest

10 19

and in charge of officer Thomas Moran
of the 8th Precinct Police who informed
deponent that he arrested said defendant
on suspicion with a robe in his possession
that deponent then saw said robe and
fully identifies the same as the property
stolen from his possession and which was
missing from said Carriage;

Sworn to before me this
3rd day of April 1885 } J. Rothschild
P. J. Duffy
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 1885 Police Justice
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1885 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 1885 Police Justice

Police C District

THE PEOPLE, &c.,
on the complaint of

Offence—LARCENY.

1
2
3
4

Dated

1885

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$

to answer

Sessions.

1020

BOX:

174

FOLDER:

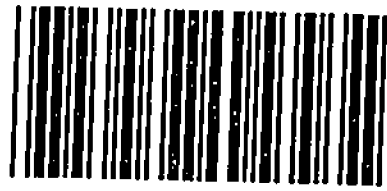
1768

DESCRIPTION:

Willstadt, Charles

DATE:

04/29/85



1768

Examiner:

Chas Peterson

No 271 X

Counsel, *M. J. [unclear]*
Filed *29* day of *April* 188*5*
Pleads *Wm. J. [unclear]*

THE PEOPLE
vs.
Wm. J. Eldridge P
Charles Willstadt
Assault in the Third Degree.
(Section 219.)

~~RANDOLPH D. MARTINE~~
~~JOHN McKEN~~

Dr. May 14/85
He is dayfully
A True Bill.

May 14/85
City Prison 30 days.
Foreman.

May 5, To May 14 - no off M. E. D.

1021

1022

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 Wickstead.

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

Charles Wickstead.

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

The said *Charles Wickstead.*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twentieth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five*, at the Ward, City and County aforesaid, in and upon the body of *Charles E. Johnson*, in the peace of the said people then and there being, with force and arms, unlawfully did make an assault and *in* the said *Charles E. Johnson*, did then and there unlawfully beat, wound and illtreat, to the great damage of the said *Charles E. Johnson*, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

RANDOLPH B. MARTINE

JOHN McKEON, District Attorney.

1023

Police Court—5th District.STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } SS.

Store Keeper

of No.

176 East 87th Street,on 20th the 20th day of April
in the year 1885, at the City of New York, in the County of New York,

being duly sworn, deposes and says, that

he was violently ASSAULTED and BEATEN by Charles Willstadt
 (nowhere) who struck deponent several blows
 about the face and head with his clenched
 hands.

without any justification on the part of the said assailant.

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

Sworn to before me this

21st

day of

April1885Charles PetersonCharles Peterson
Police Justice.POLICE COURT 5th DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

Charles Willstadt

On Complaint of

Charles Peterson

For

Assault

After being informed of my rights under the law, I hereby waive a trial, by Jury, on this complaint, and demand a trial at the COURT OF SPECIAL SESSIONS OF THE PEACE, to be holden in and for the City and County of New York.

Dated

April 21st 1885Charles WillstadtCharles Willstadt
Police Justice.

POOR QUALITY
ORIGINALS

1024

New York Sept. 13/88.

To whom this may concern
The bearer Charles Willstädt has been
in my employ for six months
as driver and proved himself for
this time as a steady and sober man.

Louis J. Mazzetti.
873 - 6th St.
Caterer & Confectioner

1025

Metropolitan Vinegar Works

O. DUDENBACH, Prop.

White Wine & Cider Vinegar,

14 Second Avenue,

NEW YORK.

Mar 18/85

To whom it may concern:

The bearer Charles Willstaedt is personally known to me for the last three years as an honest, upright, industrious & sober young man and as he is very much in need of a position for his daily bread I can cheerfully recommend to anyones kind consideration in need of a faithful worker -

O. Dudenbach

POOR QUALITY
ORIGINALS

1026

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

Police Court- July 4 28
District.

THE PEOPLE, &c,
ON THE COMPLAINT OF

Charles Peterson

vs. S. S. 81

Charles Willstedt

2 _____
3 _____
4 _____
Offence Assault

Dated April 21 188 5

H. J. White
Magistrate.

W. J. J. J.
Officer.

W. J. J. J.
Precinct.

Witnesses _____

No. _____
Street _____

No. _____
Street _____

No. _____
Street _____

to answer
Charles

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 Charles Willstedt

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of One 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 April 21 188 5 Charles Willstedt 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.

1027

Sec. 198-200.

Jth

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss*Charles Milstadt*

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

Question. What is your name?

Answer. *Charles Milstadt*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *228 Eldridge Street, since last September*

Question. What is your business or profession?

Answer. *Driver*

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 struck the complainant in self defence*

Charles Milstadt

Taken before me this

day of

188

Police Justice.

1028

BOX:

174

FOLDER:

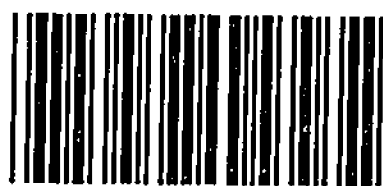
1768

DESCRIPTION:

Winfield, Benjamin

DATE:

04/07/85



1768

POOR QUALITY
ORIGINALS

1029

No. 15

Counsel,

Filed

day of

1880

Pleas

THE PEOPLE

vs.

Benjamin Winfield

RANDOLPH B. MARTINE

JOHN MACKON

District Attorney.

A True Bill.

(Signature)

Ordered to N.Y. Court of Oyer and
Terminer for trial - April 13, 1880

April 21, 1880

Tried and convicted

Burg. 2nd degree

S. P. Ten years - *(Signature)*

Honora Dinan

POOR QUALITY
ORIGINALS

1030

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Benjamin Windfeld

The Grand Jury of the City and County of New York, by this indictment, accuse *Benjamin Windfeld* —

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

The said *Benjamin Windfeld*,

late of the *Eighth* Ward of the City of New York, in the County of New York aforesaid, on the *20th* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, with force and arms, about the hour of *three* o'clock in the — *day* — time of the same day, at the Ward, City and County aforesaid, the dwelling house of *Samuel Simon*,

there situate, feloniously and burglariously did break into and enter,

whilst there was then and there some human being, to wit, one *Samuel Simon*, — within the said dwelling house, the said

Benjamin Windfeld — then and there intending to commit some crime therein, to wit: the goods chattels and personal property of *the said Samuel Simon*, — 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
ORIGINALS

1031

SECOND COUNT.

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

William Windfield
Defendant
of the CRIME OF ~~GRAND~~ LARCENY, ~~in the~~ ~~County~~, committed as follows:

The said William Windfield,

late of the Ward, City and County aforesaid, afterwards, to wit: on the said
20th day of March, in the year of our Lord one thousand eight
hundred and eighty-nine, at the Ward, City and County aforesaid, in the
day time of said day, with force and arms,

two silver of the value of ten
dollars each, and one pair of
knives of the value of five
dollars.

of the goods, chattels and personal property of one Simothy
Quinn, in the dwelling house of one
Simothy Quinn, there situate, then and there being found
in 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.

Randolph B. Martin,
District Attorney

POOR QUALITY
ORIGINALS

1032

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

Police Court, 2nd District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Honora Plumer

524 - Broadway

Benjamin Winfield

APR 2 1885

Office of Burglary

Dated March 31, 1885

Magistrate.

Frank M. Thompson, Officer.

8th Precinct.

Witnesses

No. 1, by _____
Street, _____

No. 2, by _____
Street, _____

No. 3, by _____
Street, _____

No. 4, by _____
Street, _____

\$ _____ 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 _____

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 March 31, 1885 _____ Police Justice.

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

Dated _____ 1888 _____ 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 _____ 1888 _____ Police Justice.

POOR QUALITY
ORIGINALS

1033

Sec. 198—200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Benjamin Winfield 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.

Benjamin Winfield

Question. How old are you?

Answer.

30 years.

Question. Where were you born?

Answer.

London England

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

Answer.

140 Sullivan Street, and thirteen years

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.

Benjamin Winfield

Taken before me this

day of

March 1888

Police Justice.

1034

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation Housekeeper of No.

524 Broadway Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Hanora Deman
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 31
day of March 1885

W. J. Duffy

Police Justice.

Julia Sullivan
mark

1035

Police Court—Second District.City and County } ss.:
of New York,of No. 524 Broome Street, aged 28 years,occupation married being duly sworndeposes and says, that the premises No 524 Broome Street,in the City and County aforesaid, the said being a two story brick
house and the second floor west of
which which was occupied by deponent as a dwelllingand in which there was at the time ^{four} human beings by name Honora Duin
Timothy Duin, Margaret Reardon & Michael Reardon
were BURGLARIOUSLY entered by means of forcibly burstingopen the door facing the hallway
and leading into the hall bedroom
of said dwellingon the 30th day of March 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:two Alpaca Shirts of the Value
of twenty dollars and one pair
of pants of the Value of five
dollars; altogether of the Value
and amounting to twenty five
dollarsthe property of Deponent & her husband Timothy Duinand 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 byBenjamin Winfield (now here)

for the reasons following, to wit:

Deponent is informed by
Julia Sullivan of No 524 Broome Street that
on said date at the hour of 12:30 o'clock
in the afternoon she heard a noise in
her front hall bedroom which adjoins
deponents hall bedroom that the said
Julia then went to her room as aforesaid
to see what was the matter, and found
that the door leading into deponents

1036

Hall bedroom was burst open and saw
the said defendant inside said room
and having the afore-described property
in his possession

Wherefore defendant charges
said defendant with burglariously entering
said dwelling as aforesaid and with
the larceny of said property

Sworn to before me
this 31st day of March 1885 } Hancock Dean
mark.

P. J. Coffey
Police Justice

Police Court District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Degree. Burglary

Dated 188

Magistrate.

Officer.

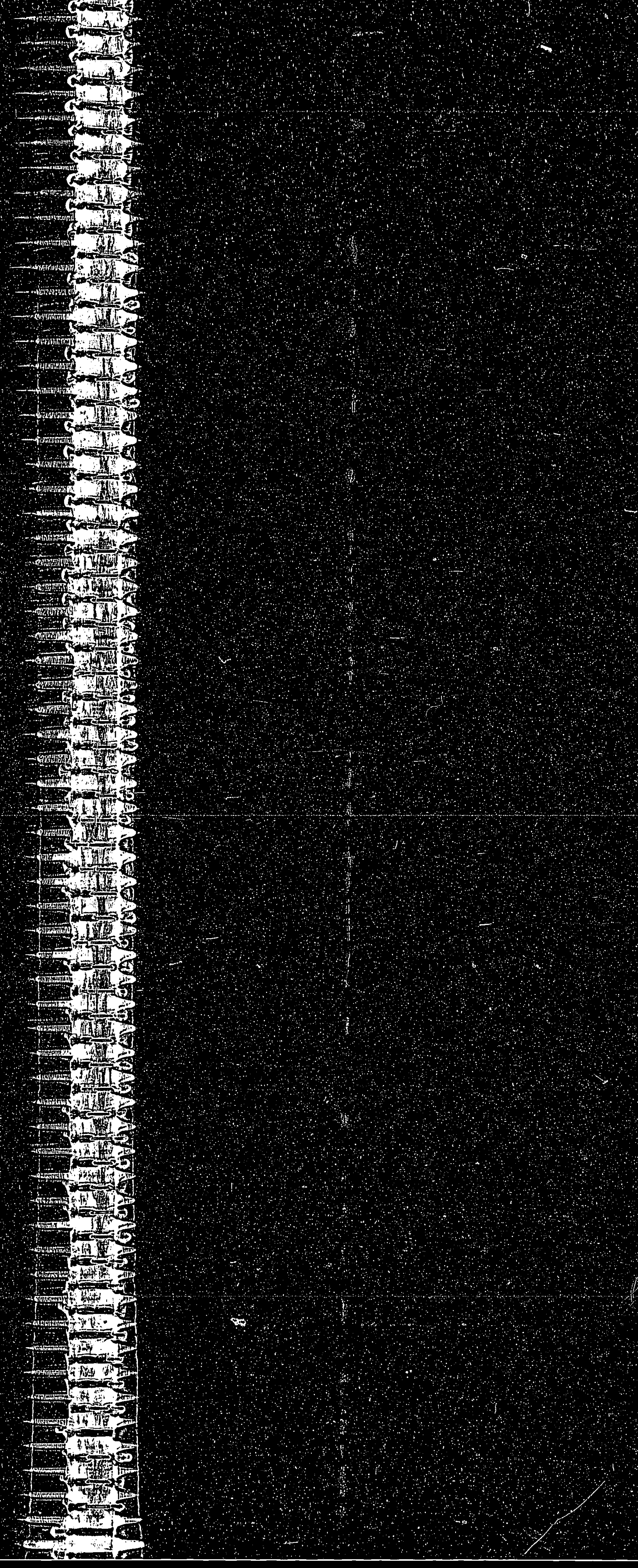
Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.



1032

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

Police Court 2nd District.

334

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Honora D. Brown
524 - Broadway

Benjamin Winfield

Benjamin Winfield

Offence *Burglary*
Larceny

Dated *March 31* 1885

W. H. Thompson Magistrate,
8th Precinct.

Witnesses
Julia A. Sullivan
No. *524* Broadway Street.

No. _____ Street,
No. _____ Street,

No. *524* Broadway Street,
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

Benjamin Winfield
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *one* 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 *March 31* 1885 *W. H. Thompson* Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY
ORIGINALS

1033

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Benjamin Winfield 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.

Benjamin Winfield

Question. How old are you?

Answer.

30 years.

Question. Where were you born?

Answer.

London England

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

Answer.

140 Sullivan Street and thirteen years

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

Benjamin Winfield

Taken before me this

day of *March* 1885

John J. [Signature]
Police Justice.

1034

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 35 years, occupation

Julia Sullivan
Housekeeper of No.

524 Broome Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Hanora Dunan

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

Sworn to before me, this

31

day of March 1885

Julia Sullivan
mark

J. J. Duffy

Police Justice.

1035

Police Court Second District. I P I >City and County }
of New York, } ss.:of No. 524 Broome Street, aged 28 years,occupation married being duly sworndeposes and says, that the premises No 524 Broome Street,in the City and County aforesaid, the said being a two story brick
house and the second floor west of~~and~~ which was occupied by deponent as a dwelllingand in which there was at the time ^{four} human beings by name Honora Dorian
Timothy Dorian, Margaret Reardon & Michael Reardonwere BURGLARIOUSLY entered by means of forcibly burstingopen the door facing the hallway
and leading into the hall bedroom
of said dwellingon the 30th day of March 1885 in the day time, and the
following property feloniously taken, stolen, and carried away, viz:two Alpaca Shirts of the Value
of twenty dollars and one pair
of pants of the Value of five
dollars; altogether of the Value
and amounting to twenty five
dollarsthe property of deponent & her husband Timothy Dorian
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 byBenjamin Winfield (now here)

for the reasons following, to wit:

deponent is informed by
Julia Sullivan of No 524 Broome Street that
on said date at the hour of 12:30 o'clock
in the afternoon she heard a noise in
her front hall bedroom which adjoins
deponents hall bedroom that the said
Julia then went to her room as aforesaid
to see what was the matter and found
that the door leading into deponents

1036

Hall bedroom was burst open and saw
the said defendant inside said room
and having the afore-described property
in his possession

Wherefore deponent charges
said defendant with burglariously entering
said dwelling as aforesaid and with
the larceny of said property

Sworn to before me
this 31st day of March 1885 } Heuoray Duman
mark.

P. J. Coffey
Police Justice

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Degree.

vs.

Burglary

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$

Bail.

Bailed by

No.

Street.

1037

BOX:

174

FOLDER:

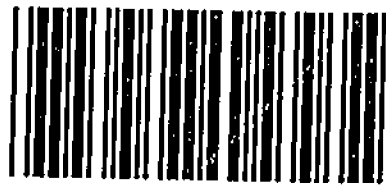
1768

DESCRIPTION:

Wolf, John

DATE:

04/15/85



1768

1038

Witnesses:

Chas Klenzing
Off Haley

No 137

Counsel,
Filed
Plends,
1885
Meynuth, d.

[Sections — Penal Code]

THE PEOPLE

vs.

B

John Wolf

RANDOLPH B. MARTINE

District Attorney.

Sub. II April 21/87
Filed & Registered.

A True Bill.

(Signature)

Foreman

Off. dated 27th March
1887. D.M.

1039

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 W. D. K.

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

John W. D. K.
of the CRIME OF ~~SELLING A~~ *and furnishing a chance share and interest in a dependent upon* ~~PAPER AND INSTRUMENT, PURPORTING TO BE AND TO REPRESENT A LOTTERY TICKET,~~
committed as follows:

The said *John W. D. K.*

late of the City and County of New York, on the *ninth* day of *April*, in the year of our Lord one thousand eight hundred and eighty-*five* with force and arms, at the City and County aforesaid, unlawfully did then and there sell to *one and furnish to one Charles D. Livingston a certain chance, share and interest* ~~a certain paper and instrument, purporting to be and to represent a ticket in and dependent upon the event of a certain lottery called~~ *lotteries called the Florida and Kentucky Lotteries*

thereafter, to wit: on the _____ day of _____ in the year aforesaid, to be drawn at some place to the Grand Jury aforesaid unknown,

the same being a scheme for the distribution of property by chance among persons who had paid or agreed to pay a valuable consideration for such chance, which said paper and instrument is as follows, that is to say: a more particular description of which said chance, share and interest is to the Grand Jury aforesaid unknown, and cannot now be given;

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.

1040

SECOND COUNT.

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

John W. Wolf
of the CRIME OF GIVING TO ANOTHER A ^{Share, Share and interest in and dependent upon the event of a} ~~PAPER AND INSTRUMENT, PURPORTING TO BE AND TO REPRESENT A~~
LOTTERY, ~~Ticket~~, committed as follows:
The said John W. Wolf

late of the City and County of New York, afterwards, to wit: on the said ninth day of
April in the year of our Lord one thousand eight hundred and eighty-five,
at the City and County aforesaid, with force and arms, unlawfully did then and there give to one
Charles Henriquez a certain ^{Share, Share and interest} ~~a certain paper and instrument purporting to be and to represent a ticket in and dependent upon the event of~~
~~a certain lottery called~~ ^{called the Henriquez and Shaw}
Kuday Lottery
thereafter, to-wit: on the _____ day of _____
in the year aforesaid, to be drawn at some place to the said
Henry J. Brown ~~indemnity~~,
the same being a scheme for the distribution of property by chance, among persons who had paid or agreed
to pay a valuable consideration for such chance, which said paper and instrument is as follows, that is to say:
a more particular description of which
said Share, Share and interest is to the
said Henry J. Brown ~~indemnity~~,

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.

Charles R. Martin,
District Attorney
~~THIRD COUNT.~~
And the Grand Jury aforesaid, by this indictment, further accuse the said John W. Wolf

of the CRIME OF SELLING A PAPER AND INSTRUMENT, PURPORTING TO BE AND TO REPRESENT A SHARE AND INTEREST
IN AND DEPENDENT UPON THE EVENT OF A LOTTERY, committed as follows:

1041

BAILED,
No. 1, by John H. Hannon
Residence 1130 Broadway Street.
No. 2, by _____
Residence _____ Street.
No. 3, by _____
Residence _____ Street.
No. 4, by _____
Residence _____ Street.

Police Court 303 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Charles H. Hannon
74 Broadway
John H. Hannon
1
2
3
4
Offence Robbery

Dated April 11 1885

John H. Hannon Magistrate.
John H. Hannon Officer.
John H. Hannon Precinct.

Witnesses
No. _____ Street.
No. _____ Street.

No. _____ Street.
to answer John H. Hannon
John H. Hannon

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 April 11 1885 John H. Hannon Police Justice.

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

Dated April 11 1885 John H. Hannon 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.

1042

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY
OF NEW YORK, ss

John Wolf 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

1885

Police Justice.

1043

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

Charles Klingman aged 51 years
of No. 74 Claridge Street,

being duly sworn deposes and says, that on the 9th day of
April 1885 at No. 98 West
Street, in the City and County of New York,

John Wolf now here

did unlawfully and feloniously sell and vend to a person for the sum
of twenty cents certain numbers viz 5, 55, 38, 31, 42, 64,
in a lottery, the name of the lottery being given by deponent
as Georgia and Kentucky Lottery

~~a certain paper and document, the same being what is commonly known as,~~
~~and is called a Lottery Policy, and which said Lottery Policy, writing, paper,~~

~~and document is as follows, that is to say: and deponent then & then~~
~~paid to said John Wolf, who received from deponent~~
~~the sum of twenty cents for said numbers 5, 55, 38, 41, 42, 64,~~
~~and the chance of drawing said numbers in a~~
~~lottery as aforesaid~~

Wherefore deponent prays that the said John Wolf
may be dealt with according to law.

Sworn to before me, this 11
day of April 1885

John Gorman Police Justice.
John Klingman

1044

BOX:

174

FOLDER:

1768

DESCRIPTION:

Woods, John

DATE:

04/24/85



1768

1045

João Porane

Filed 24 day of April 1883

Plends *Wyzapich - kop*

22.

9

John Woods

43 Buller's
1860

RANDOLPH B. MARTINE

PETER B. O'NEY

Dr. M. A. B. A. District Attorney.

100
Meads attempt

A True Bill.

A True Bill. Pen Maynard

Wm. W. Parker

Forman.

Paul-2

1046

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 Woods

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

John Woods

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

The said *John Woods*,

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

one hundred and twenty two
collars of the value of fifty
cents each,

of the goods, chattels and personal property of ~~one~~ *Adams*
Express 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.

Samuel D. Martine

District Attorney

1047

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

Police Court-1 District. 95-408

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John Romaine
 307 Canal St.
 John Woods

1
 2
 3
 4
 APR 20 1885

Offence Grand Larceny

Dated 16 April 1885

Samuel Kelly, Magistrate.
 Patrick McQuinn, Officer.

5 Precinct.

Witnesses: Officer

No. _____ Street _____

No. _____ Street _____

\$ 1000 to answer General Sessions.

John

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

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 16 April 1885 Samuel Kelly 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.

1048

Sec. 198-200

1st District Police Court.CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer.

John Woods

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

England

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

Answer.

Boston Mass 14 years

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I am not guilty

John Woods

Taken before me this

day of

April 1885

Samuel C. H. [Signature] Police Justice.

POOR QUALITY
ORIGINALS

1049

Police Court—

18th District.

Affidavit—Larceny.

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

John Rouane

of No. 300 Canal

Street, aged 35 years,

occupation Expressman

being duly sworn

deposes and says, that on the 15 day of April 1885 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 package containing ten dozen
Lace Collars in all of the value of
fifty three dollars and seventy
five cents

the property of a company known as and doing business
under the name of Adams Express Company
as common carriers and in care and charge
of deponent and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by John Woods (now here)
from the fact that deponent saw said
defendant take stealing and carry away
said property from deponent's wagon
which was standing on Lispenard Street
and deponent gave defendant chase and
saw defendant dropped said package
on the street

John Rouane

Sworn to before me, this

day of April 1885

David W. McCall Police Justice.

1050

BOX:

174

FOLDER:

1768

DESCRIPTION:

Woods, Katie

DATE:

04/02/85



1768

Witnesses:

Harriet French

57 W. 11th St.

308

Counsel, *R. L. Allen*
Filed *2* day of *April* 188*5*
Pleads *Not Guilty*

THE PEOPLE

vs.

P

Chas Woods

Grand Larceny, 1st degree
[Sections 528, 581, 550, Penn. Code.]

RANDOLPH B. MARTINE,

~~vs. PETER B. OLNEY~~

District Attorney.

12 Apr 9/85

Tried & acquitted.

A True Bill.

W. J. C. Berry

Foreman.

1051

1052

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Katie Woods

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

Katie Woods

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

The said *Katie Woods*,

late of the First 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 eighty-*five*, at the Ward, City and County aforesaid, with force and arms,

one finger ring of the value of eighty five dollars,

one written instrument and evidence of contract, of the kind commonly called pawn tickets (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of eighty-five dollars, — and one piece of paper of the value of one cent, —
of the goods, chattels and personal property of one *Blattie French*,

then and there being found, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

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

The said Katie Woods,

late of the First 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 eighty-five, at the Ward, City and County
aforesaid, with force and arms,

one finger ring of the value of
eighty-five dollars, and one piece
of paper of the value of one cent,

of the goods, chattels and personal property of one Mattie French,

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

French,

unlawfully and unjustly did feloniously receive and have; the said

Katie Woods,

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.

RANDOLPH B. MARTINE

PETER B. OLNEY,

District Attorney.

1054

Residence ..

2nd Reading

Dated _____ 188 _____ *Police Justice.*

POOR QUALITY
ORIGINALS

1055

Sec. 193-200.

24 District Police Court.

CITY AND COUNTY {
OF NEW YORK, } ss

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

Question. What is your name?

Answer Katie Woods.

Question. How old are you?

Answer 20 years.

Question. Where were you born?

Answer Mass.

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

Answer 29 Greenwich Avenue Suffolk.

Question. What is your business or profession?

Answer Dressmaker

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.
Mr Katie Woods.

Taken before me this

28th

day of

March 1888

John J. Peck
Police Justice.

1056

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 38 years, occupation John J. Sullivan Policeman of the 15th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Hattie French
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 28th
day of March 1885

John J. Sullivan

W. J. Murphy

Police Justice.

1057

Police Court—Second District.

Affidavit—Larceny.

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

Hattie French
 of No. 57 West 11th Street, aged 24 years,
 occupation House Keeper being duly sworn
 or about 17th day of February 1885 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 pawn ticket representing a
Diamond Ring of the Value
of Eighty five dollars (\$85⁰⁰/₁₀₀)

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 Statie Wood (now here)

for the reasons following to wit: On said
 date deponent missed the afore-described
 property as having been stolen from her
 trunk in the store room of said premises.
 Subsequently deponent was informed
 by officer John S. Sullivan of the
54th Precinct Police that he arrested
 said Katie on suspicion and found
 in her possession one diamond ring
 (here shown) which deponent fully
 identifies as her property represented
 by said pawn ticket which was stolen
 from her possession — Wherefore deponent
 charges said defendant with the larceny of
 said property

Mrs Hattie French

Sworn to before me, this

28th

day

of March 1885

Police Justice.

1058

BOX:

174

FOLDER:

1768

DESCRIPTION:

Wynn, Charles

DATE:

04/02/85



1768

Witnesses: Charles Schmittman
38 Union Ave.
Providence
Officer Edmund Ryan
44% Precinct

316
Counsel, J. M. Cyle
Filed 2 day of April 1885
Pleads Not Guilty

THE PEOPLE
vs.
Charles Wynn
Grand Larceny, 2^d degree
[Sections 528, 531, — Penal Code.]
From the person.

RANDOLPH B. MARTINE,
PETER B. O'LEARY,
District Attorney.

A True Bill.

M. J. Co. Berry
Foreman,
Ordered to N.Y. Court of Oyer and
Terminer for trial. April 13, 1885
April 14, 1885
Tried and acquitted

1060

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 Wynn

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

Charles Wynn

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

The said *Charles Wynn*, —

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *Twenty-eighth* day of *March*, in the year of our Lord one thousand eight hundred and eighty-*five*, in the *day* time of the said day, at the Ward, City and County aforesaid, with force and arms,

one silver coin of the United States,
of the kind known as half-dollars,
of the value of fifty cents, and one
other silver coin of the United States,
of the kind known as a quarter-dollar,
of the value of twenty-five cents, —

of the goods, chattels and personal property of one *Charles S. Schmittreiner*,
on the person of *the said Charles S. Schmittreiner*, —
then and there being found, from the person of the said *Charles S. Schmittreiner*,
then and there feloniously did steal, take and carry away, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their dignity.

Randolph B. Martin,
District Attorney.



*The New York Society for the
Prevention of Cruelty to Children.*

NO 100 EAST 23^D STREET, (CORNER 4TH AVE.)

New York April 6, 1885

The People
v.
Charles Wynn.

Hon. Randolph B. Martine,
District Attorney &c.

Dear Sir:

The investigation by the Society in the above case shows, that this boy, who was 15 years old in August last, was arrested by Officer Ryan of the 4th Prec., who caught the boy with his hand in the change pocket of Charles Smithhenner of 38 Clinton Av. Brooklyn, who said he missed 75 cents although he did not see the boy nor any one else take the money. No money was found on the boy when arrested. The alleged theft was said to have been committed in Park Row and in a big crowd. The boy's mother lives at 102 Cedar Street, 3rd floor. An investigation by the Society shows that she is respectable, and she stated that the boy had been selling papers of late as the doctors have forbidden him to do any hard work, as his lungs are affected. The father deserted the family three years ago. The other children are grown up except daughter Katie, 13 years old, who learns type-writing. The defendant Charles Wynn has been in the Catholic Protectory for three months for juvenile delinquency. The mother says he used to stay out two years ago, but is fairly good now. Still, if it were not that he is very sickly and not likely to live very long, she would wish him in an institution.

I have the honor to remain,
With great respect,

Wm. J. Gerry

President &c.

1052

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

Charles Schmidt
38 Clinton Ave.
Brooklyn
Charles Schmidt
1
2
3
4
Dated *March 29th* 1885
Magistrate.
Stoffel
Officer.
415
Precinct.
Offence *Larceny from*
the Person.

Witnesses
No. *100 E. 23rd*
Street.
No. _____
Street.
No. _____
Street.
§ *1000* to answer *Arrest* Sessions.
Stoffel

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 *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 *March 29th* 1885 *Samuel O. Kelly* Police Justice.

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

Dated _____ 1885 _____ 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 _____ 1885 _____ Police Justice.

1063

Sec. 198-200

14

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Charles Wynn

Question. How old are you?

Answer.

16 years

Question. Where were you born?

Answer.

New Jersey

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

Answer.

102 Cedar St - 3 years

Question. What is your business or profession?

Answer.

Boat Black

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.
Charles W. Wynn*

Taken before me this

29

day of

March

1880

Samuel W. Kelly Police Justice.

1064

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 39 years, occupation Edward Ryan
Police Officer of No.

4th Precinct Police Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Charles Schmitthener
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

29th
March 1885

Edward Ryan

Samuel C. Kelly
Police Justice.

1065

Police Court—First District.

Affidavit—Larceny.

City and County { ss.:
of New York,

of No.

Charles S Schmitthinner
38 Clinton St Brooklyn Street, aged 23 years,
occupation Carpenter being duly sworndeposes and says, that on the 28th day of March 1885 at the City of NewYork, in the County of New York, was feloniously taken, stolen and carried away from the possession
and from deponent's person
of deponent, in the daytime, the following property viz:Good and lawful money of the United
States consisting of One Fifty Cent Silver
Piece and One Twenty Five Cent Piece
together of the value of Seventy Five
Cents

the property of

Deponent

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by Charles Wynn (now here)for the following reasons to wit, Deponent
missed the aforesaid money from the Change
Pocket of Deponent's overcoat and Deponent
was informed by Officer Edward Ryan
of the 4th Precinct Police that he saw the
said defendant put his fingers in Deponent's
Change pocket of Deponent's overcoat
Charles S SchmitthinnerSworn to before me this
29th day of March 1885

Samuel W. Ryan Police Justice.

1067

**END OF
BOX**