

0411

BOX:

533

FOLDER:

4857

DESCRIPTION:

Jackson, John

DATE:

09/08/93



4857

0412

BOX:

533

FOLDER:

4857

DESCRIPTION:

Maguire, James

DATE:

09/08/93



4857

0413

BOX:

533

FOLDER:

4857

DESCRIPTION:

Murphy, Edward

DATE:

09/08/93



4857

Witnesses:

C. Polin

J. O. Keane

Counsel,

Filed

8th day of July

1893

Pleads,

Not guilty

THE PEOPLE

19. Chatham vs. Labre

John Jackson,

James Maguire

and

Edward Murphy

Robbery,
(Sections 224 and 22 & Penal Code.)

DE LANCEY NICOLL,

District Attorney.

off. loc. 1893

A TRUE BILL.

Ed. Bloomingdale

Part 2 - Oct. 11th 1893 Foreman.

All tried
nos 2 + 3 acquitted

Not Pleads asst. 2 Deg
3 nos + 7 nos

Police Court - 1 District

City and County } ss.
of New York, }

Edward Polini

of No. 124 Cherry Street, aged 55 years,
occupation Matchmaker

being duly sworn,
deposes and says, that on the 19 day of August 1893 at the 1st Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the person of deponent by force and violence, without his consent and against his will, the following property, viz:

One pen knife and ninety five cents in money together of the value of two dollars

of the value of Approx DOLLARS,
the property of

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by force and violence of aforesaid

John Jackson James ^{and Edward Murphy} Maguire and
an unknown man known
as "Mack" who boarded the
ship "Tribune" lying at
Pier 12 East River of which
deponent is the watchman
and there assaulted
him by striking him with their
fists and then thrusting their
hands in deponent's pocket and
removing the above mentioned
property. Edward Polini

Sworn to before me, this
of August 1893
Police Justice.

0416

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

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

Question. What is your name?

Answer. *John Jackson*

Question. How old are you?

Answer. *30 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *11 hours*

Question. What is your business or profession?

Answer. *Labourer.*

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 assault but not the robbery.*

John Jackson.

Taken before me this

day of

[Signature]
1885

Police Justice.

0417

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

James Maguire 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. *James Maguire*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *KS*

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

Answer. *194 Park Row*

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*
Svs
James + Maguire
mark

Subscribed before me this *23* day of *March* 188*8*
[Signature]
Police Justice.

(1885)

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Edward Murphy*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *W*

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

Answer. *193 Trout St*

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*

Edward Murphy

Taken before me this

24

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 Defendants

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 200 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, Aug 21 1893 [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0420

66
899
1894
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Polin
124 Cherry
John Jackson
James Maguire
Edward Murphy
Offense *Drunk*

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated *Aug 21* 189 *13*

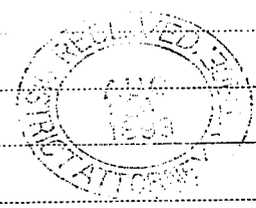
Martin Magistrate.
Mare Officer.

Precinct. *1*

Witnesses
No. Street.

No. Street.

No. Street.
§. *1000* to answer *G.S.*



Committed
No 72

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 Jackson, James Maguire and Edward Murphy

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

John Jackson, James Maguire and Edward Murphy of the CRIME OF ROBBERY in the first degree, committed as follows:

The said

John Jackson, James Maguire, and Edward Murphy, all late of the City of New York, in the County of New York aforesaid, on the nineteenth day of August, in the year of our Lord one thousand eight hundred and ninety-three, in the time of the said day, at the City and County aforesaid, with force and arms, in and upon one Edward Polin in the peace of the said People then and there being, feloniously did make an assault; and

divers coins of the United States of America, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of ninety-seven cents, and one knife of the value of one dollar

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

the said John Jackson, James Maguire and Edward Murphy and each of them being then and there aided by an accomplice, actually present to wit: each by the other and by a certain other person to the Grand Jury aforesaid unknown, and by 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.

Wm. Lawrence McCall, District Attorney

0422

BOX:

533

FOLDER:

4857

DESCRIPTION:

Jacobs, Bertha

DATE:

09/08/93



4857

Recd. of the

Sept 11/93

Witnesses:
off Lawler
Leon Maudslott
Bertha Jacobs

Counsel,
Filed *8* day of *Sept* 189*3*
Pleads,

Property Clerk of Kings Co
to bring the money in
this case -
19th Sept.

14
Amended
THE PEOPLE
vs.

Bertha Jacobs
Sept 8/93
Heads of L. order

Grand Larceny, second Degree.
[Sections 528, 534, Penal Code.]

DE LANCEY NICOLL,
District Attorney.

Sept 19

A TRUE BILL.

E. W. Bloomington, Sept 19/93
H. J. Juvenile Asylum
Foreman.
No 27 4/19/93

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Leon Mandelstam

of No. 81 Allen Street, aged 32 years,
occupation actor

deposes and says, that on the 17 day of August 1893 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 hundred and thirty dollars
lawful money of the United States

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 Bertha Jacobs for the reasons that the defendant was a visitor at deponent's house (the above address) and said money was in a satchel in an adjoining room. The defendant had entered the room and some time thereafter deponent missed the money and suspected the defendant. Deponent is informed by Officer Thomas Lawler (now here) of the Sixth Precinct in the City of Brooklyn, that he arrested the defendant and that she voluntarily confessed that she stole said money.

Leon Mandelstam

Sworn to before me, this 18 day of August 1893

John McLaughlin
Police Justice.

0425

City and County of New York, ss:

Bertha Jacobs 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 a 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. *Bertha Jacobs*

Question. How old are you?

Answer. *14 Years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *92 Moore St Brooklyn 2 Weeks*

Question. What is your business or profession?

Answer. *house work*

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
Bertha Jacobs,*

Taken before me this

day of *Aug* 1893

John J. ...

Police Justice.

0426

State of New York, }
COUNTY OF KINGS, } ss.
CITY OF BROOKLYN.

Form No. 6

Charles Mayer of No. *12 Ave. a New York*
being duly sworn says that he his acquainted with the handwriting of *John R. Voorhes*
the Police Justice, who issued the aforesaid Warrant and that
the signature to this Warrant is in the handwriting of said *John R. Voorhes*
Sworn to before me this *19* day of *Aug* 18*93*

John R. Voorhes
Police Justice of the City of Brooklyn.

This warrant may be executed in the City of Brooklyn.

Dated this *19* day of *Aug* 18*93*.

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 Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Ten Hundred Dollars, and it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, Aug^r 23^d 1893

John McMorris Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0428

\$1000. for Exp² Aug¹ 23 9 AM 291 3rd District 892

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Leon Mandelstort
vs. St. Allen
Bertha Jacobs

Grand Jurors
offense

BAILED.

No. 1. by _____
Residence _____ Street.

No. 2. by _____
Residence _____ Street.

No. 3. by _____
Residence _____ Street.

No. 4. by _____
Residence _____ Street.

Date, Aug 21 189 3

N. Donchin Magistrate.
Mayer Officer.
3rd D. L. Squad Precinct.

Witnesses John H. Dietz
No. 297 - 4th Ave Street.

off. Thos. Lavelle
No. 6th West Bkly Precinct.

No. _____ Street.
1000 to answer

Com. to S. P. C. G.
No 29



0429

CITY AND COUNTY }
OF NEW YORK, } ss.

1921

Thomas Lawler
aged 37 years, occupation Police officer of No. 61st St.
Brooklyn Bushwick Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Leon Mandelstam

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

Sworn to before me, this 18 day of August 1895 } Thomas Lawler

John P. ... Police Justice.

0430

Sec. 151.

3

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 Leon Mandelstam

of No. St. Allen Street, that on the 17 day of August 1895 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States
of the value of One Hundred and Thirty - 130⁰⁰ Dollars,
the property of said Mandelstam
was taken, stolen, and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Bertha Jacobs

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 3 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 18 day of August 1895

John P. ... POLICE JUSTICE.

0431

POLICE COURT. DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Leon Mandelkoff

vs.

Bertha Jacobs

Warrant-Larceny.

Dated Aug 19 1883

Magistrate

Weyer Officer

The Defendant Bertha Jacobs

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

Officer.

Dated 188

This Warrant may be executed on Sunday or at
night.

Police Justice.

REMARKS.

Time of Arrest, Aug 11 93

Native of 14 yrs

Age, 9

Sex, 9/2 Moran
Brooklyn

Complexion,

Color,

Profession,

Married

Single,

Read,

Write,

0432

Count of General Sessions

The People

Bertha Jacobs

REPORT OF THE NEW YORK SOCIETY FOR THE PREVENTION OF CRUELTY TO CHILDREN.

No. 297 FOURTH AVENUE, (Corner East 23d Street.)

New York, Aug 22 1893

CASE NO. 74853 OFFICER Ditz

DATE OF ARREST Aug 21/93

CHARGE Grand Larceny

AGE OF CHILD 14 years

RELIGION Hebrew

FATHER Max

MOTHER Esther step-mother

RESIDENCE 92 Moore Street Brooklyn

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The Society has no record of girl being arrested before. Girl lives with her father Max, and step-mother Esther, but cannot get along with her step-mother who says girl is unmanageable.

Bertha's father is a "presser" and is married to present wife for six months, and says girl has done the house work the past two years on account of her mother being sickly, and is obedient at home, but cannot get along with her step-mother, who is anxious to get her out of the house.

All which is respectfully submitted,

O. Hellows Secretary

To Dist Atty

0433

Count of
General Decisions

Henry
PENAL CODE, ²⁵

The People

vs

Bertha Jacobs

Report of the New York Society
for the Prevention of Cruelty
to Children.

ELBRIDGE T. GERRY,
President, &c.,

No. 297 Fourth Avenue,
Corner East 23d Street,

NEW YORK CITY.

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

THE PEOPLE OF THE STATE OF NEW YORK
against
Bertha Jacobs

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

Bertha Jacobs

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

The said

Bertha Jacobs

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

*the sum of one hundred and
thirty dollars in money, lawful
money of the United States of
America, and of the value of
one hundred and thirty dollars*

of the goods, chattels and personal property of one

Leon Mandelton

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

*De Lancey Nicoll
District Attorney*

0435

BOX:

533

FOLDER:

4857

DESCRIPTION:

Jacobson, Jacob

DATE:

09/12/93



4857

Witnesses:

Lester Stern

In within case after a careful examination in view of the within indictment of couple I am satisfied that a conviction would be warranted and believing that the interests of justice will be served by a conviction of the indicted, I so recommend
Oct 2. 93 *Jacob Bloom*

Oct 2. 93

Jacob Bloom

Counsel,

Filed,

Pleads,

R. M. Deft
day of *Sept* 189*3*

W. D. Stentz
W. J. Deft

THE PEOPLE

vs.

B

Jacob Jacobson.

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

Joseph De Lancey Nicoll,
District Attorney.

Sept 15 1893

to be read & notified

A TRUE BILL.

Geo. Bloomington

Foreman.

Oct 3/93

my recon. of dist
atty. prosec. dis. R. B. M.

J

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

Jacob. Jacobson

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. The defendant and myself are residents in the same house No. 138. Division St. where we have lived for the past year. we have been the best of friends until this occurrence it started with my mother and his' wife, about some misunderstandings and family affairs, the alleged assault was committed during a quarrel in the hall way and since that time I have forgiven him, for every thing that occurred, my injuries are very slight and since it happened I am all well, the defendant is the only support of his mother she is a very old woman and I desire to withdraw this complaint and hope he will be discharged.

0438

Sign here - James Stern
136 Willis St

Witness
Joseph Specter

September 26/93

Police Court— 3 District.

1981

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

of No. 136 Division Louis Stern Street, aged 28 years,
occupation pedler being duly sworn,
deposes and says, that on the 27 day of August 1893 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by
Jacob Jacobson (now here) who
cut and stabbed deponent on the
left arm with a Foster's shears
which said Jacobson then and then
held in his hand and that said
assault was committed by defendant

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

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

Sworn to before me, this 28 day }
of August 1893, } Louis Stern

John P. ... Police Justice.

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } SS

Jacob Jacobson

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. *Jacob Jacobson*

Question. How old are you?

Answer. *7 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *138 Division St -*

7 years

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty -*

Jacob Jacobson

Taken before me this

28

day of *August* 1901

John McArthur

Police Justice.

0441

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

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

Dated, August 1893 John P. [Signature] Police Justice.

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

Dated, Aug 3rd 1893 John P. [Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0442

BAILED,
 No. 1, by Aaron Smith
 Residence 43 Canal Street.

 No. 2, by _____
 Residence _____ Street.

 No. 3, by _____
 Residence _____ Street.

 No. 4, by _____
 Residence _____ Street.

P.O. 38 3 909
 Police Court, _____ District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

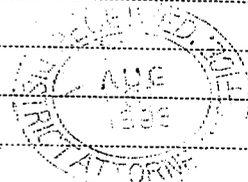
Louis Sterns
 136 Division
 Jacob Jacobson

Offense Felonious Assault

Dated, August 28 18 93
 Voorhis Magistrate.
 Foley Officer.
 11 Precinct.

Witnesses _____
 No. _____ Street.

 No. _____ Street.



No. _____ Street.
 \$ 1000 to answer G. S.

Bond
 Bailed
 M. 38

0443

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Jacob Jacobson

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

Jacob Jacobson

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

The said *Jacob Jacobson*

late of the City of New York, in the County of New York aforesaid, on the *29th*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*three*, with force and arms, at the City and County aforesaid, in and upon
the body of one *Louis Stern* in the peace of the said People
then and there being, feloniously did make an assault, and *him* the said
Louis Stern with a certain *shears*

which the said *Jacob Jacobson*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *Louis Stern*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

Jacob Jacobson

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

The said *Jacob Jacobson*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
Louis Stern in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *Louis Stern*
with a certain *shears*

which the said *Jacob Jacobson*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

Jacob Jacobson

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

The said

Jacob Jacobson

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said

Louis Stern in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

with a certain *shears*

Louis Stern

which *he* the said

Jacob Jacobson

in *his* right hand then and there had and held in and upon the

arm

of

him

the said

Louis Stern

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

Louis Stern

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

DE LANCEY NICOLL,

District Attorney.

0445

BOX:

533

FOLDER:

4857

DESCRIPTION:

Jarvis, Harry

DATE:

09/12/93



4857

Witnesses:

Ernest Jarvis
Chief Clerk

Seamus J. Gault
JP

Counsel,

Filed,

Pleads,

Henry Jarvis
day of *Feb* 189*3*
March 1893

THE PEOPLE

Henry Jarvis
vs
Henry Jarvis

IP

Henry Jarvis

BIGAMY.
Section 298, Penal Code.)

H.D.

DA LANCHE NICOLL,
District Attorney.

A TRUE BILL.

Ernest Jarvis

Foreman

Ernest Jarvis
March 1893

22

0447

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Harry Jarris 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 sees 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. *Harry Jarris*

Question. How old are you?

Answer. *21*

Question. Where were you born?

Answer. *New York*

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

Answer. *236 East 57th Street. 4 1/2 months*

Question. What is your business or profession?

Answer. *Engineer*

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*
Harry Jarris

Taken before me this *21* day of *August* 189*9*

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.....

defendant

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

Dated, *Sept 5* 1893

W. J. Brady

Police Justice.

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

Dated,..... 189

Police Justice.

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

Dated,..... 189

Police Justice.

Police Court--- 4 District. ⁹³⁸

THE PEOPLE, &c.,
ON THE COMPLAINT OF,

John Graham
Harry Jarvis

2 _____
3 _____
4 HOUSE OF DETENTION CASE

Graham
Offense

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated, *August 31* 189 *3*

Grady Magistrate.

Mike Officer.

St. J. Precinct.

Witnesses *Edith Harris*

No. *House of Detention* Street.

Grace Mary Jarvis

No. *W. H. New Brighton* Street.

S. J.

No. _____ Street.

\$ *1500* to answer *G. J.*

No. 102

Cam

\$2000 & Sept 1. 1893.

1000 & Sept 5. 1893.



0450

18 Form II.

1484

New York, Aug. 31st 1893

A Transcript from the Records of the Marriages Reported to the Health Department of the City of New York.

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK

No. of Certificate,

2965

I Herely Certify, that Harry Jarvis and Grace Mary Wingar were joined in Marriage by me in accordance with the laws of the State of New York, in the City of New York, this 23rd day of February 1891

Witnesses to the Marriage,

Henry Adams
Saml Adams

Signature of person performing the Ceremony,

R. J. McNicholl

Date of Marriage.	Groom's Full Name.	Bride's Full Name.	Residence.	Age.	Color.	Single or Widowed.	Birthplace.	Father's Name.	Mother's Maiden Name.	Number of Marriages.	Name of Person performing Ceremony.	Official Station.	Residence.	Date of Record.
February 23, 1891	Harry Jarvis	Grace Mary Wingar	749. 5 th Ave.	21 yrs.	White	Single	New York City	Alfred Jarvis	Mr. Gally	First	R. J. McNicholl	6 Bergman	162. E. 113 th St.	Mar. 7, 1891
				20 yrs.	White	Single	West Brighton, St. John	Joseph Wingar	Portland	First				

A True Copy.

C. Goldman

Chief Clerk

NOTICE.—In issuing this transcript of record, the Health Department of the City of New York does not certify to the truth of the record transcribed. The seal of the Board of Health attests only the correctness of the transcript, and no inquiry as to the facts reported has been provided for by law.

7

0451

10 Form H.

COUNTY OF NEW YORK.

STATE OF NEW YORK.

CITY OF NEW YORK.

No. of Certificate, 10513

I Hereby Certify, that Harry Garrison and Louisa Clark were joined in Marriage by me in accordance with the laws of the State of New York, in the City of New York, this 26 day of August 1893

Witnesses to the Marriage: James Pomeroy, Mary Elizabeth Hogan; Signature of person performing the Ceremony: Milton S. Littlefield Jr.

MARGIN RESERVED FOR BINDING. NO MUTILATED CERTIFICATE WILL BE RECEIVED.

Date of Record.	Residence.	Official Station.	Name of Person performing Ceremony.	Number of Brides.	Mother's Maiden Name.	Father's Name.	Birthplace.	Maiden Name, If a Widow.	Single or Widowed.	Color.	Age.	Residence.	Bride's Full Name.	Number of Grooms.	Mother's Maiden Name.	Father's Name.	Birthplace.	Single or Widowed.	Color.	Age.	Residence.	Groom's Full Name.	Date of Marriage.
Aug 20 1893	341 3rd St	Clergyman	Milton S. Littlefield Jr	1	Jane Thompson	William Clark	Jersey City		Single	White	19	440 3rd St NYC	Louisa Clark	1	Lucy McDonald	Alfred Jaffie	London Eng	Single	White	21	336 8th St NYC	Harry Garrison	26 August

AFFIDAVIT FOR COMMITMENT OF WITNESS.

4771

POLICE COURT 4 DISTRICT.

CITY AND COUNTY OF NEW YORK, ss.

John F. Sinker

of the Precinct Police, being duly sworn, deposes and says that

Louise Clark
(now here) is a material witness for the people against *Clarey Jones* charged with *Bigamy*.

As deponent has cause to fear that the said *Louise Clark*

will not appear in court to testify when wanted, deponent prays that the said *Louise Clark* be

committed to the House of Detention in default of bail for his appearance.

John F. Sinker

Sworn to before me this day of 1899

John F. Sinker
Police Justice

0453

Police Court, 4 District.

(1859)

City and County of New York, } ss. *Jane Brigham*
of No. *440 West 58* Street, aged *48* years,
occupation *Kept House*, being duly sworn, deposes and says,
that on the *26* day of *August* 189*3*, at the City of New
York, in the County of New York

Harry Jarvis, (now here) did unlawfully
misfully and feloniously marry one
Ethel Louisa Clark while having a
wife living without being divorced
in violation of Section 295 of the Penal
Code of the State of New York for the following
reasons. That on the *21* day of *February* 189*1*
the defendant was married to one *Grace*
Mary Minger, by *Rev. R. J. McNeill* a
clergyman of No 164 East 36 Street in the
City of New York and a record of the said mar-
riage exists from the Health Department
records and certified by the Chief Clerk
of the said Department is hereto annexed.
That deponent is informed by *Ethel Louisa*
Clark, that on the said *26* day of *August*
1893 the defendant *Harry Jarvis* did bring
her, *Ethel*, to *Milton S. Littlefield* a clergyman
residing at No 341 West 56 Street and did
represent to the said clergyman that he
was *Ethel* that he had been divorced and had
been divorced and in these representations the
ceremony was thereupon performed and
the defendant did then and there commit
the crime of bigamy in violation of the
section aforesaid. Therefore deponent
says that the defendant be dealt with
according to law.

Subscribed and sworn to before me this *31* day of *August* 1893 *Jane Brigham*

Wm. H. Brady
Police Justice

0454

CITY AND COUNTY }
OF NEW YORK, } ss.

Ethel Louise Clark

aged 17 years, occupation Live at home of No.

440 West 58 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Jane Brigham

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

Sworn to before me, this

of August 3 1893

Ethel Louise Clark

[Signature]

Police Justice.

0455

1852

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 11 DISTRICT.

John F. Tucker
of No. The 22 Precinct Street, aged _____ years,
occupation Officer being duly sworn, deposes and says
that on the 28 day of August 1893
at the City of New York, in the County of New York, he arrested

Harry Lewis, now here, on suspicion
of having committed bigamy, & with
having married one Ethel P. Clark
while having a wife living and not
having any divorce. Defendant
has the defendant he held several
papers & secure evidence of the
same bigamy

John F. Tucker

Sworn to before me this

of

Wm. J. Ryan

Police Justice

143
Police Court, 1 District.

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

Harry James
vs.

APPEARED BY
[Signature]

Dated Aug 24 1893

Madge Magistrate.

Mike Officer.

Witness, _____

Disposition, _____

Good Exp Aug 31 - 10 am

0457

W. W. Sept 18th

~~As the Most Important~~
~~Witness in the Jarvis Divorce~~
Case has had no subpoena
this case is to be before Judge
Fitzgerald on the 22nd Sept. please
send subpoena to Mrs J Wheade
440 W 58th Care of Mrs J
Brigham if sent by Mail it
will see that it will be
served on the person named
respectfully Mrs J Brigham
Mother of the second wife

440 W 58th

THIS CERTIFIES

That on the Twenty-sixth day of August

IN THE YEAR 1893 OF OUR LORD

Harry Jarvis
and Ethel Louisa Clark
were by me united in

MARRIAGE

at 341 West 56th St New York City
according to the Laws of the State of New York

James Stewart Milton S. Pettifield Jr
Mary E. Stagan Minister of the Gospel.

Section 618, Cod. Cr. Pr.

Court of General Sessions of the Peace,
City and County of New York.

THE PEOPLE, &c.,

Jarvis Jarvis

Vernon M. Davis

being duly sworn, says that he is one of the Assistant District Attorneys of the City and County of New York, and that he believes that the evidence of *Mrs. Grace Mary Jarvis* who resides at *West New Brighton St.* is material, and that the

attendance of said *Grace M. Jarvis* at the trial of the above named *defendant* is necessary.

Vernon M. Davis
Assistant District Attorney.

Sworn before me this *2*
day of *Sept* 18 *93*

Henry Wherry
Notary Public
N. Y. Co.

0460

1852

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 4th DISTRICT.

Sworn to before me, this

of _____ 189

day

Police Justice.

Jane Brigham
of No. 440 West 5th Street, aged 48 years,
occupation Housekeeper being duly sworn, deposes and says
that on the 31st day of August 1893
at the City of New York, in the County of New York, at the Court

District Police Court in said City - she
filed a complaint sworn to before
Thomas H. Brady, the Police Justice
then presiding in said Court, charging one
Harry Jarvis with the crime of Bigamy
in that on the 26th day of August 1893
the said Jarvis in said City of New York
was married to the daughter of the present,
Ethel Louisa Clark, while having a
wife living from whom he the said Jarvis.

had not been divorced to-wit. one Grace Mary
Jarvis born Winegar. Deponent avers that
said Grace Mary Jarvis is a necessary and
material witness on the part of the prosecution
and resides in West New Brighton in the Town
of Richmond and State of New York and deponent
says that her attendance at the examination
now being had upon the charge may be enforced
by an order in accordance with the provisions
of Section 618 of the Code of Criminal

Police Court, District,

THE PEOPLE, Etc.,
ON THE COMPLAINT OF

ARRIDAVIT.

vs.

1899
Magistrate
Officer

Shown to before me this
1st day of September, 1893

Prosp. hady
Police Justice Jane Brigham

Dated.

Witness.

Disposition.

0462

DE GROOT, RAWSON & STAFFORD,
ATTORNEYS & COUNSELLORS AT LAW,

OFFICES:
53 BROADWAY, NEW YORK,
AND
PORT RICHMOND, STATEN ISLAND.

A. DE GROOT, } STATEN ISLAND.
S. F. RAWSON, }

DE WITT STAFFORD,
NEW YORK.

0463

Court of General Sessions of the Peace,
City and County of New York.

THE PEOPLE, &c.,

vs

Henry Jones

Thomas M. Davis

being duly sworn, says that he is one of the Assistant District Attorneys of the City and County of New York, and that he believes that the evidence of *Grace Mary Jones* who resides at *West 125th St. S. 9.* is material, and that the attendance of said *Grace Mary Jones* at the trial of the above-named defendant, is necessary.

Sworn to before me this *21*

day of *Sept* 189 *3*

John H. Jones

*Deputy Clerk
County of New York
City*

N. Y. Co.

Thomas M. Davis
Assistant District Attorney.

0464

The People
vs
Harry Jarris

Affidavit of
Tennell Davis

filed Sept 21/93

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Harry Lewis

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

Harry Lewis

of the CRIME OF BIGAMY, committed as follows:

The said *Harry Lewis*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty-third*
day of *February*, in the year of our Lord one thousand eight hundred and
ninety-one, at the *City and County aforesaid*,

did marry one *Grace Mary Winegar*, and *then* the said
Grace Mary Winegar, did then and there have for
his wife; and the said *Harry Lewis*,

afterwards, to wit: on the *Twenty-fifth* day of *August*, in the year of
our Lord one thousand eight hundred and ninety-*three*, at the City and County
of New York aforesaid, did feloniously marry and take as *his wife*, one
Ruth Louisa Prada, and to the said
Ruth Louisa Prada, was then and there married, the said
Grace Mary Winegar, being then living and in full life,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.

0466

BOX:

533

FOLDER:

4857

DESCRIPTION:

Jiocopino, Frank

DATE:

09/12/93



4857

Witnesses:

Wm. M. Caber
W. M. Coulter

~~Sentences to~~
~~and then tried~~

Counsel,

Filed

1893

Pleas,

THE PEOPLE

Schubert
vs.
Wm. P.

Frank Jacobson
a case

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

E. J. Downing
Sept 3 - Sept. 18, 1893 Foreman.
Tried and convicted
of Assault & 1st Degree
H. M. P. J.

COURT OF GENERAL SESSIONS, PART III.

-----	:	
	:	
THE PEOPLE OF THE STATE OF	:	<u>BEFORE</u>
	:	
NEW YORK	:	<u>HON. FREDRICK SMYTH</u>
	:	
vs	:	<u>AND A JURY.</u>
	:	
FRANK JIICIPINI.	:	
-----	:	

INDICTMENT FILED SEPT. 12th, 1893, INDICTED FOR ASSAULT IN THE FIRST DEGREE.

New York, September 18th, 1893.

A P P E A R A N C E S.

FOR THE PEOPLE, ASSISTANT DISTRICT ATTORNEY, S. J. O'HARE.

FOR THE DEFENDANT, MR. C. J. O'CALLAGHAN.

WILLIAM H. MCKABE, a witness for the people,
 sworn, testified:
 I live at No. 509 Ninth Ave. I was on Third Ave., on the
 night of the 21st of August last; I saw the defendant
 there; I was walking peacefully down Third Ave., on my way
 home from my Sister's house, when this Italian came up to
 me and caught me by the sleeve; he put his hand in his

left-hand pocket and took out a knife or some sharp instrument and slashed me with it; my face bled, I did not know I was hurt until some people came around and told me so; I had never seen this man before, never had any quarrel with him and do not know any reason in the world why he should have attacked me in the street; I took my handkerchief out and it was all covered with blood. A police officer came, the man was arrested and I made a charge against him in the Police Court the next morning. He just gave me one slash in the neck with some sharp instrument.

CROSS-EXAMINATION.

My place of business is at 322 East 31st St. I have lived in this City for a number of years; I never saw this man before in my life, I never had any trouble with him, I do not understand his language and had no conversation with him whatever. He had no cause or provocation for striking me in the manner in which he did.

MARY BEHRENS, a witness for the people, sworn, testified:

I live at 609 Second Ave., in this City. I am working in a candy store at that number. I saw the defendant now at the bar on the night of the 2nd of August last. I was on Third Avenue between 32nd and 33rd streets a short time after 12 o'clock; I was just taking a walk with a friend

of mine; when I got between 32nd and 33rd Streets, the defendant came up in back of me and scratched me with a knife; I could not say exactly what it was; I did not see him until he was a couple of steps behind me; he cut me right on this side, the mark of it is there yet and I have no objection to showing it to the Court and Jury. I never saw this man before, I never had any difficulty with him and I do not know why he should have struck me in the manner in which he did.

CROSS-EXAMINATION.

I never had any trouble with this man before. I never saw him before in my life; he just simply came behind me and gave me a jab with his knife. I had done nothing to him whatever.

JOHN McCULLOUGH, a witness for the people, sworn, testified:
 I have seen the last two witnesses who were upon the stand. I saw them upon the night of the 2nd of August last and they made complaint to me that the defendant had stabbed them. I met the defendant on Third Avenue between 32nd and 33rd St. I saw a crowd gathering, I ran and was informed that this defendant had cut two people; I placed him under arrest. I brought him back and he was identified by both William McKabe and the woman Behrens. The woman came and told me that she had been cut in the neck. The

man McKabe was bleeding and he told me that he had been cut. I placed the defendant under arrest and took him to the station-house; I could not find any knife on him at the time; when I got him to the station-house I searched him and found nothing whatever upon him; I went back afterwards and I found the knife which I now produce on 32nd Street. None of the witnesses could identify the knife as the one which the defendant had used.

CROSS-EXAMINATION.

This man cannot speak any English and therefore I had no conversation with him at all. When I showed him the knife in the station-house he made an effort to get possession of it; he did not say whether it was his knife or not. I did not give it to him.

D E F E N S E .

FRANK JIICIPINI, the defendant, sworn, testified:
 I work in First Avenue near 68th Street, I don't know the number. The name of the man I work for is John Itiola. He is a barber. On the night in question I was up town, I believe, on Third Avenue. I was under the influence of liquor. These people who are strangers to me, came up and commenced to push and to hit me; I did not know what to make out of it; that is all I remember. The next morning I found myself in prison and that is all I know about it.

about it. I do not remember stabbing any of these people. I never was arrested before in my life. The knife which is now produced I recognise as my knife and when the officer showed it to me in the station-house I wanted to get possession of it. I have worked for a barber for some time but have never cut anybody before. I do not know any reason why I should have cut any of these people as they never did anything to me. I have no recollection whatever of meeting these people or of cutting them as they have stated.

*Examination of the knife
 returned to the defendant*

The Jury returned a verdict convicting the defendant of the crime of assault in the second degree.

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank Jirocopius

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

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

The said *Frank Jirocopius*

late of the City of New York, in the County of New York aforesaid, on the *21st*
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*three*, with force and arms, at the City and County aforesaid, in and upon
the body of one *May Behrens* in the peace of the said People
then and there being, feloniously did make an assault, and *he* the said

to the Grand Jury aforesaid unknown with a certain sharp instrument

which the said *Frank Jirocopius*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *he* the said *May Behrens*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

Frank Jirocopius

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

The said *Frank Jirocopius*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
May Behrens in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *he* the said *May Behrens*

with a certain sharp instrument *to the Grand Jury aforesaid unknown*

which the said *Frank Jirocopius*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

Frank Giocopius

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

The said

Frank Giocopius

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *May Behrens* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *he* the said

with a certain *sharp instrument to the brand gun of resaid unknown* which *he* the said *Frank Giocopius*

in *his* right hand then and there had and held, in and upon the *neck* of *he* the said *May Behrens* then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~blow~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

May Behrens

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

DE LANCEY NICOLL,
District Attorney.

0475

Witnesses:

Mary Behrens
John Green

Annex on
Annex on

[Handwritten signature]

Counsel,

Filed

Pleaded

12/18/93
day of Sept
1893
Guilty

THE PEOPLE

vs
Frank J. Hopkins
(9 Cases)

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

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

St. O. Downing, Jr.

Foreman.

Part VI - Sept 10, 93 JOK

0476

Police Court— District.

City and County of New York, ss.:

William A. M. Lake

of No. 509 2nd Avenue Street, aged 21 years, occupation Bank Clerk, being duly sworn,

deposes and says, that on the 21 day of August 1893 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Frank J. Scarpino / one hour

with one sharp instrument this was

cut and that report in the

with some sharp instrument this was

then held in the hands of one Scarpino

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

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

Sworn to before me this 21 day of August 1893

Wm. M. Lake

Police Justice.

0477

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Frank Giocopino 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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question: What is your name?

Answer: *Frank Giocopino*

Question: How old are you?

Answer: *45 Years*

Question: Where were you born?

Answer: *Italy*

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

Answer: *1st Avenue & 78th Street*

Question: What is your business or profession?

Answer: *Barber*

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

Answer: *I am not guilty*

F. Giocopino

Taken before me this *21* day of *August* 189*3*
W. J. Kelly
Police Justice.

0479

B.O. 889
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William A. McLaughlin
509-2 ave
Frank Josephina

John
Williams
Warrant

2
3
4

BAILED,

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

Dated, *Aug 21* 1893

Grady Magistrate.

McLaughlin Officer.

21 Precinct.

Witnesses *Mary Williams*

No. *Mary Williams* Street.

609 2 ave

No. *John Groves* Street.

609 2 ave

No. Street.

\$ *2000* to answer *J.S.*

James

No 23

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

THE PEOPLE OF THE STATE OF NEW YORK
against

Frank Jircopius

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

Frank Jircopius

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

The said *Frank Jircopius*

late of the City of New York, in the County of New York aforesaid, on the
day of *August* in the year of our Lord one thousand eight hundred and
ninety-*three*, with force and arms, at the City and County aforesaid, in and upon
the body of one *William Mc Cabe* in the peace of the said People
then and there being, feloniously did make an assault, and *him* the said

William Mc Cabe with a certain *sharp instrument*
to the Grand Jury aforesaid unknown
which the said *Frank Jircopius*
in *his* right hand then and there had and held, the same being a deadly and
dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and
wound,

with intent *him* the said *William Mc Cabe*
thereby then and there feloniously and wilfully to kill, against the form of the statute in
such case made and provided, and against the peace of the People of the State of New York and
their dignity.

SECOND COUNT—

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

Frank Jircopius

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

The said *Frank Jircopius*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, with force and arms, in and upon the body of the said
William Mc Cabe in the peace of the said
People then and there being, feloniously did wilfully and wrongfully make another assault,
and *him* the said *William Mc Cabe*

with a certain *sharp instrument to the Grand Jury aforesaid*
unknown
which the said *Frank Jircopius*
in *his* right hand then and there had and held, the same being a weapon and
an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully
and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case
made and provided, and against the peace of the People of the State of New York and their
dignity.

THIRD COUNT—

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

Frank Josephus

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

The said

Frank Josephus

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said

William Mc Cabe in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *him* the said

with a certain *sharp instrument to the Grand Jury aforesaid unknown*

which *he* the said

Frank Josephus

in *his* right hand then and there had and held, in and upon the

neck

of

him

the said

William Mc Cabe

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, ~~scrape~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

William Mc Cabe

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

DE LANCEY NICOLL,

District Attorney.

0482

BOX:

533

FOLDER:

4857

DESCRIPTION:

Johnson, Annie

DATE:

09/14/93



4857

Witnesses:

Wm A Ely

10

Subpoena
Office &
Court

Counsel,

Filed

1893

Plead

July 15

THE PEOPLE

32

2434207

vs.

Ann Johnson

Ann Johnson

Sept 3 - Sept. 19. 1893

Trial and Convicted

of Receiving Stolen Goods

DE LANCEY NICOLL,

District Attorney.

J. M. S. Mrs J. P. for

Witness, at auburn 22

A TRUE BILL,

Sept 29, 1893, F.D.

W. Loomingdel

Foreman.

Grand Larceny, Second Degree. [Sections 528, 531, Penal Code.]

[Handwritten signature]

[Handwritten signature]

[Handwritten signature]

0484

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Annie Johnson

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

Question. What is your name?

Answer.

Annie Johnson

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

243 West 32 St - 5 months

Question. What is your business or profession?

Answer.

Domestic

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

Answer.

I am not guilty

Annie Johnson

Taken before me this
day of *Sept*

1887

Police Justice.

[Signature]

0485

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

de Ferrand

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

Dated, Sept. 3^d 1893

[Signature] Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0488

930

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Helena A. Ely
102 W 71 St
Annie Johnson

Carver
Sec
Offense

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Sept 3* 189?
Horgan Magistrate.
Valety & Evanhoe Officer.
C. O. Precinct.

Witnesses

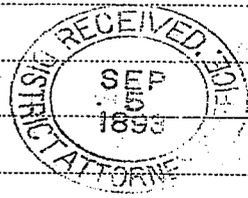
No. Street.

No. Street.

No. Street.

\$ *2000* to answer *9.00*

John
Ch 157



0487

Police Court 2 District. Affidavit—Larceny.

City and County of New York, } #: Helen A. Ely

of No. 102 West 71 st Street, aged 27 years,

occupation Housekeeper being duly sworn,

deposes and says, that on the 10 day of August 1893 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 indictment of the value of twenty dollars, and other personal clothing, and recent silk - all of the value of about three hundred and fifty dollars \$350.

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 Annie Johnson

(now her) Dependant was a servant in deponent's employment and she had access to the trunk where said property was kept in said premise, and deponent left said premise about the 13th day of August and the said property was missed immediately and deponent went to No 249 West 32nd street to reside, and deponent is informed by Detective Sergeant Frank N. Evans and James F. Vally, now her, that they found the said skirt in deponent's possession at her residence No 249 West 32nd street, and deponent confessed

Sworn to before me, this 1893 day of August 1893
Police Justice.

that he had stolen said property,
and that he had pawned some
of it.

Sworn to before me this
3d day of August
1899

William B. Ely

J. H. [Signature]
Justice

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Vabell

aged _____ years, occupation *Detective* of No. _____

3 or Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Walter F. Ely*

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

Sworn to before me, this *9*
day of *Sept* 189*7*

James J. Vabell

E. J. Hagan
Police Justice.

0490

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

Frank N. Evanhoe

aged _____ years, occupation Collector of No.

307 Mulberry

Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Heber A. Ely

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

Sworn to before me, this 3
day of September 1897 }

Frank N. Evanhoe

[Signature]

Police Justice.

COURT OF GENERAL SESSIONS, PART III.

-----x	
THE PEOPLE OF THE STATE OF	: BEFORE
NEW YORK,	: HON. FREDERICK SMYTH,
vs.	: <u>AND A JURY.</u>
A N N I E J O H N S O N .	: -----x

INDICTMENT FILED SEPTEMBER 14th, 1893, INDICTED FOR
GRAND LARCENY IN THE SECOND DEGREE.

New York, September 19th, 1893.

A P P E A R A N C E S .

FOR THE PEOPLE, ASSISTANT DISTRICT ATTORNEY, S.J. O'HARE,
FOR THE DEFENDANT, MR. HUGH COLEMAN.

HELEN A. ELY, a witness for the people, sworn,
testified:

I live at No. 102 West 71st Street, with my mother-in-law. On the 10th of August last, I lost personal property consisting of an under-skirt and other ladies' clothing. I had also twenty-five yards of white silk, with a brocaded flower in it, twelve and a half yards of black silk, with a red stripe in it. I also had some under-clothing which was missing. The value of the property which was taken from my premises altogether was about \$350.00. I went to the country about the 20th day of July. Some of these articles were in my trunk at the time I left on the 20th of July. The trunk was in

the front basement of the house. This defendant Annie Johnson was in my employ at that time as a domestic servant. I returned from the country on the 29th of August. When I returned from the country I did not find any of the articles that I have mentioned here. They were missing.

CROSS-EXAMINATION:

There were three servants in the house altogether. This defendant was in my employ about six months previous to the time I went away into the country. I am positive that the articles I have mentioned were in my trunk.

FRANK H. EVANHOE, a witness for the people, sworn, testified:

I am a detective officer attached to police Head-quarters in this city. I was notified that a crime had been committed, and some property taken from this complainant. In consequence of information I received, I went to the residence of this defendant, and arrested her. I found her at her house, 247 West 32nd Street on the 3rd of September. They had been looking for her for a few days. When I found out her house I went up-stairs and tried the door. The door was open, so I went in and lit the light, and looked around. I saw a skirt lying in a basket. There was nobody there, so I took it with me. That skirt was afterwards identified by Mrs. Ely, as part of her property which she left in her trunk at the time she went away to the country.

I took it around to Mrs. Ely's house and she identified it. I charged the defendant with having stolen it, and she at first denied that she had ever lived with Mrs. Ely. I asked her about the other articles, and she said she never knew anything about them. Then I asked her about that skirt, and she said that a friend of her's had left it there; that it did not belong to her. We locked her up. We searched her house, and we found a roll of twenty-five yards of silk. She said that that silk had been in her house for some time. We searched all the pawn-shops, but were unable to locate any more of the goods. Officer Vallely was with me in this search.

CROSS-EXAMINATION:

I found but one article in this woman's house. I cannot remember the day of the month exactly, when she was arrested. I did not have much conversation with her.

JAMES F. VALLELY, a witness for the people, sworn, testified:

I made the arrest of this defendant in connection with Officer Evanhoe, at 243 West 32nd Street. Mr. Evanhoe said, "Come up, and we will see this woman. We went to the house 243 West 32nd Street, and went up a stoop, into a back room. We didn't find anybody but the defendant, and we said to her, "What became of the skirt

that was lying on the table last night?" She said, "What skirt?" and I said, "That fancy skirt that was embroidered." She said she didn't know where it was, at first, and finally Mr. Evanhoe went over to a drawer and pulled out a piece of goods. That piece of goods was afterwards identified by Mrs. Ely as part of the property which was in her trunk when she went away to the country. When the defendant found we had discovered this much property, she says, "You give me five minutes time, and I will go and get that skirt for you, but I want to go alone." She went out, and Mr. Evanhoe went out after her. In about five minutes she came back, with a parcel under her jacket, pulled it out, and in it was a skirt which Mrs. Ely identified subsequently. We asked her where the rest of the property was that was taken, and she said that she left some of the things on her bureau, but they were gone. They were stolen out of her house. She said one package contained twenty-five yards of silk. We searched the pawn-shops, but were unable to locate anything until we got to Michael Eanan's pawn-shop, and there we found some of the articles which Mrs. Ely identified.

DEFENSE.

ANNIE JOHNSON, the defendant, sworn, testified:

I am a married lady, but I am not now living

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Annie Johnson

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

Annie Johnson

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

The said

Annie Johnson

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

one underskirt of the value of twenty dollars, fifteen yards of silk of the value of three dollars, each yard, and divers other articles of clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of three hundred dollars
of the goods, chattels and personal property of one *Helen A. Ely*

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

Annie Johnson

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

The said

Annie Johnson

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

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

of the goods, chattels and personal property of one

Helen A. Ely

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

Helen A. Ely

unlawfully and unjustly did feloniously receive and have ; the said

Annie Johnson

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

DE LANCEY NICOLL,

District Attorney.

0498

BOX:

533

FOLDER:

4857

DESCRIPTION:

Johnson, Frank

DATE:

09/18/93



4857

Witnesses:

W. Martin

Counsel,

Filed

1898

day of

Pleas

Sept 19

vs. THE PEOPLE

vs.

P

Frank Johnson.

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

BY LANCEY NICOLL,

District Attorney.

Lancey Nicoll
Henry Zuley

A TRUE BILL.

Sw. [Signature]

Foreman.

[Signature]

[Signature]

Sept 21 1898
[Signature]

0500

Police Department of the City of New York.

Precinct No.

New York, 189

Abila
Abiathan Martin
St. John's Hospital
Paris, opposite St.
John's Park, about the 11th
of December last.

Incised wound in lower part
of back.
Came in Nov. 15, 1892.
Discharged Dec. 9. "

0501

Police Court 2 District.

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

Abraham Martin

of No. 209 West 17 Street, aged 36 years,

occupation laborer being duly sworn

deposes and says, that on 15 day of November 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Frank Johnson, now dead,
who stabbed and cut deponent
on the back, inflicting a wound
seven inches long with some
sharp instrument then and then
led in his hand by deponent
from the effects of which deponent
was confined to St. Vincent
Hospital nearly four weeks

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant. Deponent has not been able to cause the arrest of Assailant since August 26th 1893

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

Sworn to before me, this 27 day }
of August 1892 }

Abraham Martin

[Signature]
Police Justice.

0502

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Frank Johnson*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *27 Thompson St - 3 months*

Question. What is your business or profession?

Answer. *Writer*

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

Answer. *I am not guilty -*

*If I did anything to the
Complement it was in
self defence*

*Frank Johnson his
Munk*

Taken before me this
day of *August* 189*7*

27

Police Justice

[Signature]

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

Frank Johnson

~~guilty thereof~~, I order that he be held to answer the same, and he be admitted to bail in the sum of ~~Two~~ 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, *Aug 27* 189)

[Signature]
Police Justice.

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

Dated, _____ 189 _____ Police Justice.

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

Dated, _____ 189 _____ Police Justice.

0504

Police Court--- 2 District. 900

THE PEOPLE, &c.
ON THE COMPLAINT OF

Abraham Martin
203 W. 11th
Frank Johnson

Offense Felonious Assault

2 _____
3 _____
4 _____

Dated, Aug 27 189 3

Hogan Magistrate.

Ellis C. Magee Officer.

Witnesses Neil Foster

No. N. E. cor. G & Hudson Street.



No. _____ Street.

No. _____ Street.

\$ 1000 to answer 900

cp 206
Conner

BAILABLE,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0505

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Frank Johnson

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

Frank Johnson

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

The said

Frank Johnson

late of the City of New York, in the County of New York aforesaid, on the 15th day of November in the year of our Lord one thousand eight hundred and ninety-~~two~~ two, with force and arms, at the City and County aforesaid, in and upon

the body of one Abiathar Martin in the peace of the said People then and there being, feloniously did make an assault, and him the said

Abiathar Martin with a certain sharp instrument to the Grand jury aforesaid unknown

which the said Frank Johnson in his

right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent him the said Abiathar Martin

thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

Frank Johnson

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

The said

Frank Johnson

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said

Abiathar Martin in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Abiathar Martin

with a certain sharp instrument to the Grand jury aforesaid unknown which the said Frank Johnson

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

THIRD COUNT—

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

Frank Johnson

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

The said *Frank Johnson*

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Abiatta Martin* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *Abiatta Martin* the said with a certain *sharp instrument to the Grand Jury aforesaid unknown* which *he* the said *Frank Johnson* in *his* right hand then and there had and held. in and upon the *back* of *him* the said *Abiatta Martin* then and there feloniously did wilfully and wrongfully strike, beat, stab, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

Abiatta Martin

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

DE LANCEY NICOLL,
District Attorney.