

0757

BOX:

423

FOLDER:

3911

DESCRIPTION:

Jackman, Patrick A.

DATE:

01/06/91



3911

0759

Police Court 4 District.

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

of No. 400 East 19th Street, aged 42 years,
occupation Labor dealer being duly sworn

deposes and says, that the premises No. 400 East 19th Street, 18th Ward
in the City and County aforesaid the said being a four story brick
dovelling part
and which was occupied by deponent as sleeping apartments
and in which there was at the time no human being, by name

were BURGLARIOUSLY entered by means of forcibly opening the
door leading from the hallway on
the second floor to deponent's apartments
in the rear part of the house

on the 22 day of December 1899 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Three dress coats, three vests
one pair of pants, one overcoat,
one pair of shoes and one suit
of underwear value of about Twenty five
dollars (\$15.00)

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

Patrick A. Jackman (now here)
and another man not yet arrested

for the reasons following, to wit: that at about the hour
of 12:10 o'clock a.m. on said
date deponent locked and securely
fastened the door leading to deponent's
apartments and went away and the
said property was in the rooms
deponent is informed by James Cole
wh. lives with deponent that he leave
came to the house about the hour of 12:30

0760

6 o'clock A.M. and found the said door open and the defendant Jackson and the said unknown man in the room and the said property had been taken from where it had been hanging and piled up ready to carry away. The said unknown man got away and Cole held the defendant Jackson until the arrival of the officer. Wherefore deponent charges the defendant Jackson and the said unknown man with burglary, entering the premises as aforesaid and feloniously attempting to take, steal and carry away the said property and says that they are dealt with by the law direct.

Given & before me } Jas M. Crocker
this 23rd Day of December 1890 }

Charles K. Smith
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated _____ 188 _____ Police Justice

I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 188 _____ Police Justice

There being no sufficient cause to believe the within named _____
guilty of the offence within mentioned, I order he to be discharged.
Dated _____ 188 _____ Police Justice

Police Court, _____ District, _____
THE PEOPLE, etc.,
on the complaint of _____
vs.
1 _____
2 _____
3 _____
4 _____
Dioc. _____ 188 _____
Magistrate _____
Officer _____
Clerk _____
Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
to answer General Sessions.

0761

CITY AND COUNTY }
OF NEW YORK, } ss.

James Cole
aged 19 years, occupation Butcher of No.

400 East 19th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of James McCorkin

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

Sworn to before me, this 23 day of December 1890 } James Cole

Charles W. Linton
Police Justice.

0762

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK ss.

Patrick A. Jackman 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.

Patrick A. Jackman

Question. How old are you?

Answer.

32 years old

Question. Where were you born?

Answer.

New York City

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

Answer.

None

Question. What is your business or profession?

Answer.

Summer

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
I waive examination
Patrick A. Jackman*

Taken before me this

day of *Sept* 1934

Charles A. ...

Police Justice

0763

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

Defendant

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

Dated *Dec 19* 18*90* *Charles K. Smith* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0764

1886

Police Court--- *H* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Cronley
400 - East 19th
Patrick A. Jackson

Offence
Drunk

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 *December 23* 18*90*

Hunter Magistrate.

Grady Officer.

18 Precinct.

Witness *James Cole*

No. *400 East 19* Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

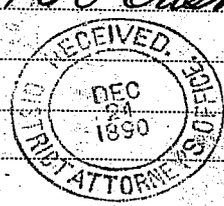
No. _____ Street.

James G. S. to answer

James G. S.

James G. S.

James G. S.



0765

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick A. Jackman

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

Patrick A. Jackman

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

The said Patrick A. Jackman

late of the Eighteenth Ward of the City of New York, in the County of New York
aforesaid, on the twenty-second day of December in the year of our Lord one
thousand eight hundred and ninety, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one James Mc Cronken

there situate, feloniously and burglariously did break into and enter, with intent to
commit some crime therein, to wit: with intent, the goods, chattels and personal property
of the said James Mc Cronken

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.

0766

SECOND COUNT—

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

Patrick A. Jackman

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

The said

Patrick A. Jackman

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

three coats of the value of twelve dollars each, three vests of the value of five dollars each, one pair of trousers of the value of six dollars, one overcoat of the value of fifteen dollars, one pair of shoes of the value of four dollars, one shirt of the value of one dollar and one pair of drawers of the value of one dollar

of the goods, chattels and personal property of one

James Mc Carkeu

in the dwelling house of the said

James Mc Carkeu

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

*De Lancey Nicoll,
District Attorney*

0767

BOX:

423

FOLDER:

3911

DESCRIPTION:

Jacobs, Morris

DATE:

01/13/91



3911

0768

R. Quentin

Counsel,

Filed *10th* day of *Jan* 18 *91*
Pleads, *Wm. H. H. H.*

THE PEOPLE

vs.

H
Morris Jacob

Grand Larceny, *Second Degree.*
(From the Person.)
[Sections 538, 539, — Penal Code].

John R. Fellows
JOHN R. FELLOWS,

District Attorney.

A True Bill.

Franklin Edson
Jan 10/91
Foreman.
Spriedy Aquator

Witnesses:

0769

Police Court

4 District

Affidavit—Larceny.

City and County of New York, ss.

of No. 338 East 35th Street, aged 40 years, occupation Cook, being duly sworn

deposes and says, that on the 1st day of January 1894 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 day time, the following property, viz:

One ~~small~~ souber case silver watch of the value of fifteen 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 Morris Jacobs (now here)

from the fact that deponent met this defendant in a Third Avenue horse car coming up their avenue and got off the car between 34th and 35th Street, with the defendant. When deponent got on the sidewalk the defendant asked him what time it was and deponent took the said watch, which was in the lower left hand pocket of his coat, attached to the coat with a chain, out of the pocket and when he did the defendant grabbed the said watch, broke the chain by which it was attached

Subscribed and sworn to before me this 1st day of January 1894

Notary Public in and for the City and County of New York

0770

and run away. Wherefore defendant
charges the defendant with feloniously
taking stealing and carrying away the
said property and property that he he held
and dealt with as the landlady

Sporn before me this 4 William Morgan
18 Day of January 1891

John Ryan
Police Justice

0771

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Morris 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 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. *Morris Jacobs*

Question. How old are you?

Answer. *21 years old*

Question. Where were you born?

Answer. *Russia*

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

Answer. *1730th Street 107th St - one year*

Question. What is your business or profession?

Answer. *Dyer*

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

Answer. *I am not guilty
Morris Jacobs*

Taken before me this
day of *Sept* 1891
Wm. H. ...
Police Justice

0772

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.....

Superintendent

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

Dated *July 1* 18*91* *John Ryan* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0773

Police Court--- 4 District. ⁷

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Tom Mayhew
338 - East 35th
Morris Jacobson

Lawrence
Galant
Offence

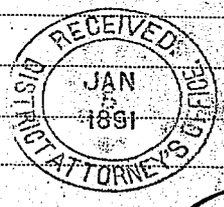
2
3
4

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

Dated *January 9* 1891
James Ryan Magistrate.
D. Kelly Officer
Precinct _____

Witnesses _____
No. _____ Street.

No. _____ Street.



No. _____ Street.
\$ *500* to answer

G. S.
Lawrence
Galant

0774

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Morris Jacobs

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

Morris Jacobs

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

The said *Morris Jacobs*

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

one watch of the value of fifteen dollars

of the goods, chattels and personal property of one *William Mayer* - on the person of the said *William Mayer* - then and there being found, from the person of the said *William Mayer* 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 Ransey Nicoll
District Attorney

0775

BOX:

423

FOLDER:

3911

DESCRIPTION:

Johnson, George W.

DATE:

01/06/91



3911

John A.

Counsel,
Filed *6* day of *May* 188*9*
Pleads *Not Guilty*

Grand Larceny, First Degree.
(DWELLING HOUSE.)
[Sections 528, 530 — Penal Code.]

THE PEOPLE

vs.
George W. Johnson

Richard H. Howell
~~JOHN H. FELLOWS~~

District Attorney.

A True Bill

Howd

Franklin Dixon

Foreman.
Part III January 8/91 -
Pleads Guilty 9/21/04

3 pro y vero D.P.

Witnesses:

0777

Police Court 2 District.

Affidavit—Larceny.

City and County } ss:
of New York,

James Barnes
of No. 57 West 35 Street, aged 35 years,
occupation Stock Broker being duly sworn,
deposes and says, that on the 23 day of December 1890 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 evening time, the following property, viz:

Eight pair of Pants of the Value of One hundred Dollars
Three Coats and three Hats of the Value
of One hundred & Twenty Dollars
One pair of gold Cuff Buttons and
a quantity of under ware, of the Value
of Twenty five Dollars
Said property being in all of the Value of
Two hundred & forty five Dollars
\$ 245.00

the property of deponent and Howell H Barnes
deponent's brother

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 George M. Johnson (now here)

from the fact that deponent had
seen a property in a Room at the
forensic premises.

That in the morning of the 24 day
of December 1890 deponent missed
said property.

Deponent is informed by James
H. Kelly of the Central office Police
that on the 27 day of December 1890
he arrested said defendant and
found part of the afore described
property in his possession.

Said said defendant acknowledges
to deponent in the presence of
certain that he did steal said
property in presence of James Barnes

Sworn to before me, this 29 day

of December 1890
John H. Ryan Police Justice

0778

Sec. 198-200

2 District Police Court

CITY AND COUNTY }
OF NEW-YORK, } ss

Henry M. Johnson 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.

Henry M. Johnson

Question. How old are you?

Answer.

25 years

Question. Where were you born?

Answer.

Richfield Va

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

Answer.

126 West 27 Street 2 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 guilty

Henry M. Johnson
Guilty

Taken before me this

day of

Sept 14 1905
John H. [Signature]

Police Justice

0779

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.....

Referred

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

Dated *Dec 29* 18*90* *John Ryan* Police Justice.

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

Dated..... 18..... Police Justice.

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

Dated..... 18..... Police Justice.

0780

Police Court--- 2 1912 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Barry
vs. *M. 35th St*
Wm. H. Johnson

Offence
Barren
Bellevue

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 *Dec 29* 18*90*

Ryan Magistrate.

Barney Officer.

C. P. Precinct.

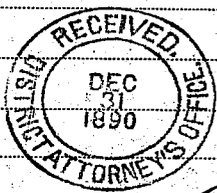
Witnesses *para offer*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1000* to answer *G.S.*



Case *CLL* *AT*

0781

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

George W. Johnson

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

George W. Johnson

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

The said

George W. Johnson

late of the *Twenty first* Ward of the City of New York, in the County of New York aforesaid, on the *33rd* day of *December* in the year of our Lord one thousand eight hundred and *eighty-ninety* in the night time of the same day, at the Ward, City and County aforesaid, with force and arms,

eight pair of trousers of the value of twelve dollars each pair, three coats of the value of twenty-eight dollars each, three vests of the value of twelve dollars each, one pair of buff buttons of the value of five dollars, and a quantity diverse articles of underclothing, of a number and description to the Grand Jury aforesaid unknown, of the value of twenty dollars,

of the goods, chattels and personal property of one

James Barnes

in the dwelling-house of the said

James Barnes

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

[Signature]

*Dehancy Nicoll,
District Attorney*

0782

BOX:

423

FOLDER:

3911

DESCRIPTION:

Johnston, Charles

DATE:

01/29/91



3911

0783

POOR QUALITY ORIGINAL

325

Counsel

Filed

day of

189

Pleas

THE PEOPLE

vs.

Charles Johnston

Grand Larceny, Second Degree.
(From the Records)
(Sections 538, 539, Penal Code)

DE LANCEY NICOLL,
JOHN R. FELLOWS,

District Attorney.

Part II May 27/91

Bond discharged

A True Bill.

Franklin Eason

Foreman

Complainant not present

Remanded about (mid)

April 15

Serial rec. by May 27/91 III

6/6/91

[Faint handwritten notes on the left side of the page, mostly illegible due to low contrast and bleed-through.]

0784

POOR QUALITY ORIGINAL

Witnesses

after repeated attempts to pin the complainant without success & believing that he willfully keeps away - I ask that the deft be discharged on his own recognizance
May 27/91 G.H.B. N.D.H.

325.

Counsel, *John W. Lyall*

Filed *29* day of *May* 18*91*

Pleads *Not guilty*

THE PEOPLE

vs.

B
Charles Johnston

Grand Larceny, 2nd Degree.
From the P. & S. Code.
[Sections 338, 339, 350, Penal Code].

DE LANCEY NICOLL,
JOHN R. FELLOWS,

Part III *May 27/91* District Attorney.

Bail discharged

A True Bill.

Franklin Essoe

Foreman.

Complainant not present -
3rd Monday April - 1901

April *May 15*

Judicial set for *May 27/91 - Part III*
b. e. - 61

0785

Police Court 1st District.

Affidavit—Larceny.

City and County of New York, ss:

John O'Neil of Porti Row on Duane St Ball's Hotel, aged 46 years, occupation Salesman, being duly sworn, deposes and says, that on the 25 day of November 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Five mileage tickets on divers railroads of the value of one hundred and fifty dollars

books of mileage tickets 4 with Central No. Roe

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 Johnson (name here)

from the fact that deponent is informed by George Snyder that said defendant offered one of the aforesaid tickets for sale to him on or about the first day of December 1890

John O'Neil

Sworn to before me this 16 day of

Nov 1890

1890

Charles M. ... Police Justice

0786

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 23 occupation Agent of No.

2267 First Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

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

Sworn to before me, this

day of Jan 4 1898

Charles W. Laints
Police Justice.

George J. Nolan

Agent

John O. Reed

[Signature]

0787

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK } ss.

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

Question. What is your name?

Answer.

Charles Johnston

Question. How old are you?

Answer.

55 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

68 E 112th St 3 mos

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 wish to be represented by counsel and demand an Examination
Charles Johnston*

Taken before me this

16

day of JANUARY 1911
Charles Johnston
Police Justice

0788

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 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 20-1891 Charles W. Linton Police Justice.

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

Dated 20th 1891 Charles W. Linton Police Justice.

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

Dated _____ 18 _____ Police Justice.

0789

#500 for ex
 Jan 19 to 1891. 2 PM
 By request of Council
 City to Jan 19-91
 2 PM CWYD
 City to Jan 20-1891.
 BILLED 2:30 PM CWYD
 No. 1, by Margaret McElroy
 Residence 67 Montgomery Street.
 No. 2, by _____ Street.
 Residence _____ Street.
 No. 3, by _____ Street.
 Residence _____ Street.
 No. 4, by _____ Street.
 Residence _____ Street.

BO. 725
 Police Court--- District.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

John O'Neil
 Clerk of Court Duane St.
 Charles Johnston
 1 _____
 2 _____
 3 _____
 4 _____
 Offence *Arrest*

Dated JANUARY 16 1891
 Jambor Magistrate.

Reap & Wade Officer.
 C.O. Precinct.

Witnesses George Tynler
 No. 2267 First Ave Street.



No. _____ Street.
 No. _____ Street.

\$ 10.00 to answer A.B.
 Bailed

0790

Sec. 192.

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }
OF NEW YORK, } ss.

An information having been laid before Charles W. Taintor a Police Justice of the City of New York, charging Charles Johnston 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 hearing thereof having been adjourned.

We, Charles Johnston Defendant of No. 68 East 112th Street; by occupation a Salesman and Mary Ann Imboden of No. 67 West 112th Street, by occupation a pu-holder Surety, hereby jointly and severally undertake that the above named Charles Johnston Defendant shall personally appear before the said Justice, at the 2nd 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. I charge my separate estate in payment of this undertaking

Taken and acknowledged before me, this 17th day of January 1891 } Margaret Meehan
Charles Johnston
Charles W. Taintor POLICE JUSTICE. Margaret Meehan

0791

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

Sworn to before me, this
1891
day of June
1891
at New York City
District Police Justice.

Margaret Mecklen

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 thousand 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 real estate, consisting of a House & lot at 67 Montgomery St New York City, value \$3000 subject to encumbrance of \$300
Margaret Mecklen

District Police Court,

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John Smith

Charles Johnston

Underlying to appear during the Examination.

Taken the _____ day of _____ 18

Justice.

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 Johnston

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

Charles Johnston

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

The said *Charles Johnston*

late of the City of New York, in the County of New York aforesaid, on the ~~twentieth~~ *twentieth* day of ~~November~~ *November*, in the year of our Lord one thousand eight hundred and ~~ninety~~ *ninety*, in the ~~month~~ *month* time of the said day, at the City and County

aforesaid, with force and arms, *four books, each containing one thousand tickets of the said known as mileage tickets, each entitling the lawful proprietor thereof to a passage for the distance of one mile upon the railway cars of a certain railroad known as the Lake Shore and Michigan Central Railroad said tickets being of the value of three cents each, and said books being of the value of thirty dollars each, and one other book, containing one thousand other tickets of the said known as mileage tickets, each entitling the lawful proprietor thereof to a passage for the distance of one mile upon the railway cars of a certain other railroad known as the Morrison Pacific Railroad, said tickets being of the value of three cents each, and said book of the value of thirty dollars, (a more particular description of which said books and of the said mileage tickets, is to the Grand Jury aforesaid unknown).*

of the goods, chattels and personal property of one *John O'Neill* on the person of the said

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.

SECOND COUNT—

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

Charles Johnston

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

The said *Charles Johnston*,

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 *John Hill,*

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

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

Charles Johnston

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

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

0794

BOX:

423

FOLDER:

3911

DESCRIPTION:

Jordan, Daniel

DATE:

01/12/91



3911

0795

Counsel,

Filed

day of

18 91

Pleas,

13
June 13

THE PEOPLE

vs.

Daniel Jordan

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

EL LANCEY NICOLL,

JOHN E. FELLOWS

District Attorney.

A True Bill.

Franklin Green
July 13/91
Foreman.

James A. Klot

James A. Klot

93

13
Nicoll

Witnesses;

0797

Sec. 198-200.

District Police Court

CITY AND COUNTY OF NEW YORK, ss.

Daniel Jordan 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. *Daniel Jordan*

Question. How old are you?

Answer. *13 years*

Question. Where were you born?

Answer. *W -*

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

Answer. *1 Batavia St.*

Question. What is your business or profession?

Answer. *Newsboy*

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
Daniel Jordan*

Taken before me this *10* day of *Nov* 188*7*

Police Justice

0798

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 Nov 31 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0799

Police Court--- / District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Meyer Weiss
117-*2nd* *St*

1 *David Jordan*
2
3
4

4
Offence
Assault

Dated *Dec 31* 188*9*
Novel Magistrate.

Murphy Officer.
Precinct.

Witnesses.....

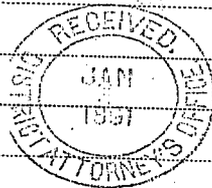
No. Street.

No. Street.

No. Street.

\$ *1000* to *ad*

Ambr 1



BAILABLE

No. 1, by
Residence Street.

No. 2, by
Residence Street.

No. 3, by
Residence Street.

No. 4, by
Residence Street.

0800

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

of the City and County of New York, Joseph Weinberg Street, aged _____ years, occupation Police Officer being duly sworn deposes and says,

that on the 30 day of November 1890 at the City of New York, in the County of New York, he arrested

Samuel Jordan aged 13 years for the reason that defendant was informed by Meyer Weiss now confined in Chambers St Hospital that said Jordan had stabbed him with a knife in his back inflicting a serious wound

Joseph Weinberg

Sworn to before me, this _____ day of _____ 1890

[Signature]

Police Justice

0801

Police Court, _____ District.

THE PEOPLE, & c

ON THE COMPLAINT OF

vs.

Samuel Jordan
B. No. 1 Bataford

AFFIDAVIT.

Dated *Dec 30* 188*7*

White Magistrate.

Murphy Officer.

Witness,

Max Weiss
117 Norfolk

Disposition,

Held to await
result of injuries

0802

New York Nov. 7/92

Dear Sir,

Please be kind enough to
answer me. I submit to
you in writing

On October 25 I brought
a letter of recommendation
from Judge Dever to His
Excellency the Acting
for the discharge of my son
Daniel Jordan 16 years old
from the Catholic Protectory

His honor after reading
the letter said for me to
come back in ten days.

Last Friday the 4th of
November his Honor send
me to the Sailors Snug
Harbor office.

The gentleman after me
stating my case told

0803

me that as the Recorder
sentenced him to the Cath
Protectorij. he was the
only one had the power
to discharge him.

Now wil you please
and remember Recorder
Smith when he come to
the office and oblige

Your Obedient Servant

Andrew D Jordan
44 number 1st
corner Market.

0804

This is to certify that I am
acquainted with Mr. and Mrs. Jordan
for a number of years they kept
store at 153. Cherry St. in
Mr. Dargons house
They are well to do and
respectable people and well
able to look after their boy
now 16 years old —

Richard Moore
Corner Market and Water St.

0805



1 District Police Court,
New York, Oct 24 1892

My Dear Recorder

The bearer Andrew
Jordan has a son in the N.Y.
Catholic Protectory where he was
sent from the Court of General Sessions
on January 13-1891 for Felonious
Assault.

I know this man for a number
of years as a decent hardworking
man and if you can do any thing
towards discharging his son
you will greatly oblige me

Respectfully
P. Jordan

0806

The Society of the New York Hospital,
HOUSE of RELIEF, 160 Chambers St.,
New York, December 23rd 1892

The Hon. F Smyth
Recorder

Dear Sir

In reply to your letter of the 22nd
inst. I beg to inform you that on Dec 30/90
Myor Weiss, aged 14, Russian, 6 years in the
city, newsboy, residing with his father at
117 Norfolk St. was brought in on a call
from the Third Precinct suffering from
two stab wounds of the back, and that
he was discharged Dec 31/90 at 10 A.M.

Yours Respectfully,
Ami Thake

0807

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Jordan

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

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

The said *Daniel Jordan*,

late of the City of New York, in the County of New York aforesaid, on the
30th day of *December* in the year of our Lord
one thousand eight hundred and *ninety*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Meyer Weiss*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Meyer Weiss*
with a certain *knife*

which the said *Daniel Jordan*
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 *Meyer Weiss*
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
Daniel Jordan
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Daniel Jordan*

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 *Meyer Weiss* 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 *knife*

which the said *Daniel Jordan*
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.

De Lancey Nicoll,
District Attorney