

0653

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Smith, Annie

**DATE:**

11/07/90



3865

0654

35

Witnesses;

.....  
.....  
.....

Counsel,  
Filed  
Pleads,

day of Nov 18 90

THE PEOPLE

vs.

Annie Smith

Grand Larceny, Sec. 5303, Degree.  
[Sections 528, 531, — Penal Code].

*J. R. Fellows*

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

*J. V. Benjamin*  
Foreman.

*10/27/90*  
*Pleads Guilty*  
*2 yrs Pen J.*

0655

Police Court— 4 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

*Annie Coggly*  
of No. *151 East 57<sup>e</sup>* Street, aged *40* years,  
occupation *Keep house* being duly sworn  
deposes and says, that on the *25<sup>th</sup>* day of *July* 18*98* at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the *day* time, the following property, viz:

*Good and lawful money of the United States of the value of Twenty one dollars, wearing apparel of the value of One hundred and forty dollars and a quantity of jewelry of the value of Fifty dollars.*

*All of the value of Two hundred and eleven dollars.*

the property of *deponent*

Sworn to before me, this  
18  
day

Police Justice.

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 Smith* for the reasons that the deponent was a prisoner in the Fourth District Prison in the City of New York to serve a term of one month charged with an offence. That during a part of said term the deponent was employed in performing labor in and about the prison and building and said property was in the rooms occupied by the janitor of the building. Deponent left the deponent in the rooms employed in her duties and when she returned the deponent had escaped and

and said property was missing  
wherefore deponent charges the  
defendant with taking, stealing and  
carrying away said property.

Sworn to before me by  
this 31<sup>st</sup> October, 1890 } Annie Cogges

}  
Charles K. Smith  
Police Justice

0657

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

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

Question. What is your name?

Answer. *Annie Smith*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *Roseville N.J. 2 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 Smith*

Taken before me this

day of *November* 188*7*

*H. J. [Signature]*

Police Justice

0658

Sec. 151.

Police Court 4 District.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*  
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police  
Justices for the City of New York, by Annie Coggyn  
of No. 151 East 57 Street, that on the 25 day of July  
1890 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; wearing apparel and jewelry all

of the value of Two hundred and eleven Dollars,  
the property of said Coggyn  
was taken stolen and carried away, and as the said complainant has cause to suspect, and does suspect and  
believe, by Annie Smith

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 her before me, at the 4 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 31 day of October 1890  
Charles N. Linn POLICE JUSTICE.

0659

Police Court ..... District.

THE PEOPLE, & c.,  
ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated ..... 188

..... Magistrate

..... Officer.

The Defendant.....  
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.

*Charles M. Sinton* Police Justice.

having been brought before me under this Warrant, is committed for examination to the  
WARDEN and KEEPER of the City Prison of the City of New York.

Dated

188

The within named

Police Justice.

0650

W

Police Court District 1652

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Amie Foggy  
151 - 22 Ave 54th

Amie Shmitt

Chaudhary

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence



Dated Nov 2 1890

Magistrate

Officer

Precinct

Witnesses

No. Street

No. Street

No. Street

No. Street

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

defendant

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

Dated Nov 2 1890 A. J. Mahon 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.

0661

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 Smith

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Annie Smith

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

The said

Annie Smith

late of the City of New York, in the County of New York aforesaid, on the 25th day of July in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day - time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of twenty - one

# 21.02

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

twenty - one

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

twenty - one

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

twenty - one

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of

twenty - one dollars, divers

articles of clothing and wearing apparel of a number and description to the Grand Jury aforesaid unknown, of the value of one hundred and forty dollars, and divers articles of jewelry, of a number and description to the Grand Jury aforesaid unknown, of the value of fifty dollars of the goods, chattels and personal property of one

Annie Cogsey 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.

JOHN R. FELLOWS, District Attorney.

0662

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Smith, Joseph

**DATE:**

11/25/90



3865

0663

Witnesses;

202  
L. F. H.  
Counsel,  
Filed 25 day of Nov 1890  
Pleads, Not guilty

THE PEOPLE

vs.

Joseph Smith  
17  
1/30/86

Grand Larceny, 3rd Degree.  
(From the Person.)  
[Sections 528, 531 - Penal Code].

JOHN R. FELLOWS,

District Attorney.

Dec. 1/90  
Pleas Convicted  
Amira Ref. P.B.M.  
A True Bill.  
Dec. 8/90

Foreman.

J. P. Pringle

0664

Police Court H District. Affidavit—Larceny.

City and County } ss:  
of New York,

Northrofer  
Mary Schuck

of No. 1316 Third Avenue Street, aged 28 years,  
occupation Housekeeper being duly sworn,

deposes and says, that on the 16 day of August 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 day time, the following property, viz:

One Pocket book containing  
gold and lawful money of  
the United States of the amount  
and value of three dollars  
& 50 cents

the property of deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and  
carried away by Joseph Smith <sup>deponent</sup>  
from the fact that deponent is  
informed by Officer John F. McGinity  
of the Central Park Police  
at about 3:50 P.M. O'clock of said  
date while deponent was standing  
in the Animal House in the Arsenal  
in said Park he said Officer saw  
defendant place his hand in the  
dress pocket of deponent and attempt to  
through said pocket book  
said officer grasped hold of  
defendants hand while defendant  
had said pocket book in his hand.

John F. McGinity  
Mary Schuck  
made out

Sworn to before me, this 17 day  
of August 1890  
Charles W. ... Police Justice.

0665

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John G. McGinty*  
aged 70 years, occupation Police Officer of No. Central Park Police Street, being duly sworn deposes and

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

Sworn to before me, this 17 day of Nov 1895 *John G. McGinty*

*Charles W. Jamieson*  
Police Justice.

0666

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Joseph Smith*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Longmeadow*

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

Answer. *No 47 1/2 East 86<sup>th</sup> St. 3 days*

Question. What is your business or profession?

Answer. *Waiter*

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

Answer.

*I am not guilty and I demand all my rights  
J Smith*

*Traveling Restaurant  
waiter*

Taken before me this

day of *Jan* 1888

*Charles W. Smith*

Police Justice.





The People  
vs  
Joseph Smith

Court of General Sessions. Part I  
Before Judge Martine. Dec. 1, 1890.  
Indictment for attempt at grand  
larceny in second degree.

John F. McGinty, sworn and examined, testified:  
I am a police officer attached to the Park  
Police and on the 16<sup>th</sup> of November I saw the  
defendant in the Menagerie at Central Park  
between four and five o'clock in the afternoon.  
I saw the complainant, Mary Futhofer in  
the animal house. I saw Smith standing  
behind her with both hands in his over-  
coat pocket and his coat open and he  
was watching another officer who was  
ahead of me in citizen's clothes; Smith was  
working this way through his coat (showing)  
I could not see his hand up against  
where the lady's pocket was. I put out my  
left hand and caught him by the wrist.  
He was working towards where the lady's  
pocket was in the dress with his hand  
in his overcoat pocket all the time. I  
caught him with my left hand and with  
the right hand I felt the pocket book,  
which he had half out, and as soon  
as I did he dropped and let go of the  
pocket book. He was taking the pocket book  
out when I caught his hand. I did not  
look to see whether or not there was

pocket in the lady's dress. I saw him  
 throw that part of the coat, (showing) be-  
 hind the dress and cover it up so. I  
 saw the coat move this way reaching  
 down. He was so near that he touched  
 her. He had the pocket book half out of the  
 lady's pocket. I saw the pocket book in  
 his hand. The lady turned around and  
 I spoke to her. I says, "This man is after  
 trying to pick your pocket." I brought her  
 and the young man to the station house  
 she put her hand into the pocket to see  
 if her pocket book was there, and it  
 was there. She took it out and I saw it.  
 I could not swear that the coat he  
 has on now was the one he wore that  
 day but it is similar to it. The defend-  
 ant did not say anything to me when  
 I arrested him. I took him to the Park  
 station house and afterwards appeared  
 against him in the Police Court.

Cross Examined. I did not see the defendant's hand  
 in the pocket, but I saw the pocket book  
 half out. I grabbed his wrist, and I  
 am positive that he dropped the pocket  
 book back in the pocket. I don't know  
 whether the woman had a pocket or not.  
 I think the woman had a little girl

with her; she was on the left side of the lady. The pocket was on the right hand side. I saw her put her hand down and take the pocket book out; she must have had a pocket. I did not see the bag of the pocket but I saw the hole. I got a glimpse of the pocket book in his hand; he let go of it and it went back in the pocket. I am detailed for special duty in the Park. I have appeared here as complainant a good many times as a witness against men charged with larceny from the person where I myself have seen the parties attempt to pick pockets. I suppose I have had fifteen or sixteen cases where I have seen parties attempt to pick the pockets of persons who were not aware of the act being done at the time. Before I went on the Park police I worked under the Commissioner of Public Works three or four years ago. I previously worked in the Navy yard, Brooklyn; and before that I manufactured boxing gloves on Sixth Avenue. I was not known as a "bouncer" for flash resorts on Sixth Avenue. I have been a boxer, but I did not go round making a living by it. I only did it for exercise. I was working at the time I was boxing. I was going to school in 1892. I am now twenty six

years old I was in New York in 1873. I was never out of it. I guess I left school in 1874. I cannot recollect whether I was in school during the years 1873 and 1874. I guess I continued in school from the first time I went until 1874. I will swear that I was in the city of New York all through the year 1874.

By Mr. Davis. Have you ever been convicted of any crime? No sir. It was the naked hand of the defendant that I caught hold of, it was through the coat, his hands were down, it was exposed on the other side - exposed on the inside of the coat. I caught hold of the hand while it was on the inside of the coat, the wrist was through the pocket. He had the pocket book half out right close to her pocket, it was not two inches. The woman did not charge me in the Police Court with having my hand in her pocket; she did not pick me out as the man who had his hand in her pocket. Did she not make that statement and you said, "I am the officer, this is the man" (pointing to the defendant) No sir.

Q She did not make that statement?  
A No sir.

Mary Fotherover, sworn and examined.  
I don't speak very good English. I live in  
Third Avenue. On the 18<sup>th</sup> of November I  
was in Central Park in the animal house. I  
saw the defendant and Officer McGinty there.  
I did not see anything until officer McGinty  
caught me by the arm; he said, "Lady, this  
young fellow has got your pocket book."  
When I put my hand in my pocket I found  
my pocket book in the pocket and the  
money was in the pocket book. It was a  
leather pocket book and three dollars was  
in it. I did not hear the young man  
say anything. I had two little girls with  
me; there was a big crowd in there.

Cross Examined. I went there to see the animals  
with the little girls; one was eleven years  
old and I do not know how old the other  
one was. I had one of them by the right  
hand. I am wearing the dress now that  
I had on at that time; the pocket was  
on the right side. The officer told me that  
this boy tried to steal my pocket book and  
to come to the station house. He did not  
say anything to me the next morning  
in Court. He did not tell me I should  
~~swear~~ I felt the boy trying to take my  
pocket book. He officer told me I should  
go to the Fifty-seventh Street Court the next

morning. In the Court the officer winked at me and told me "that is the boy." The boy was brought up behind me. The officer told the Judge that was the boy he caught in Central Park and he found him with my pocket book in his hand. It was so crowded in the animal house that I did not feel anybody at my pocket book.

Joseph Smith, sworn and examined in his own behalf testified. I live at 430 East Eighty Sixth street. I was employed in the restaurant of Mrs. Walter, 453 Sixth ave. I have never been arrested or charged with crime before. I was cashier for Henry Strickmatter in the same place; it has changed hands; it is on Sixth Avenue between 27<sup>th</sup> and 28<sup>th</sup> sts. Mr. Strickmatter is not in Court. I had no time to send for witnesses. My counsel was retained this morning. I went up to the Central Park to see the animals. Officer McGinty arrested me up there, and when he did so I told him I had done nothing. He said, "Come on," and he took me up stairs. I did not attempt to steal any property from the lady who was here. I did not go to the Park for the purpose of stealing anything.

I did not have my left hand in the pocket of the lady's dress. I was dressed the same as I am now. I saw the lady when the officer called her over. I was three feet away from her at the time. (The witness showed his coat and the pocket of it to the jury.) I have been locked up in the Tombs since I was arrested, and I am wearing the coat now I had on that day. I have a light overcoat but I did not change it for this one. The coat has not been sewed up. I had no sewing materials in the Tombs. The coat is in the same condition now that it was the day I was apprehended. The officer pulled me over and he grabbed hold of the woman and pulled her over. He said, "This young man had his hand in your pocket." She shoved him away and said, "No, no." He caught hold of me by the arm and called me up stairs. I did not have my hand in her pocket. I was three feet away; she had two children on the right arm.

Cross Examined: I was arrested two weeks ago last Sunday. My father and mother are dead. I have a brother whom I have not seen for six months; he works in a Syndicate Trade Co. in Franklin Street somewhere. I have not seen him since I have

been arrested. Smith is my right name I never went by any other name. My brother's name is Frank Smith. He works in Franklin street. I don't know the number, he lives up town in Forty Seventh St. I am not very friendly with him. Since I have been in the Tubbs a friend named George Kerrett called upon me and remained I should judge a quarter of an hour at the cell door; it was a couple of days after I was arrested. I sent a note to him; he called upon me about six times. Saturday was the last time he called. I did not tell him to have my employer down here when the case was tried to give me a character I signed my name to the paper now shown me when I was examined in the Police Court. I did not say there that I lived at 472 East 86<sup>th</sup> St. I said 430. The officer grabbed me by the arm and my hand was in my pocket at the time. In answer to the question put to me in the Police Court I said. "I am not guilty and I demand an examination." The jury rendered a verdict of guilty of an attempt at grand larceny in the second degree.

0676

Testimony in the  
case of  
Joseph Smith

filed Nov. 1840.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Smith

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

attempting to commit the crime of the CRIME OF GRAND LARCENY in the second degree committed as follows:

The said Joseph Smith

late of the City of New York, in the County of New York aforesaid, on the sixteenth day of November in the year of our Lord one thousand eight hundred and Ninety, in the day - time of the said day, at the City and County aforesaid, with force and arms,

one promissory note for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollars; one United States Gold Certificate, of the denomination and value of two dollars; one United States Silver Certificate, of the denomination and value of two dollars;

three promissory notes for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of one dollar each; three promissory notes for the payment of money of the kind commonly called Bank Notes, of the denomination and value of one dollar each; three United States Gold Certificates, of the denomination and value of one dollar each; three United States Silver Certificates, of the denomination and value of one dollar each;

divers coins of a number kind and denomination to the Grand Jury aforesaid unknown, of the value of three dollars, and one pocketbook of the value of fifty cents

of the goods, chattels and personal property of one Mary Forthofer on the person of the said Mary Forthofer then and there being found, from the person of the said Mary Forthofer 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.

John L. Fellows, District Attorney.

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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.

JOHN R. FELLOWS,  
District Attorney.

0679

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Smith, Philip G.

**DATE:**

11/13/90



3865

0680

See also for office

84  
84

Witnesses:

*FD*  
*Friday*

Counsel,  
Filed *13* day of *Nov* 18*90*  
Pleads, *Not Guilty*

THE PEOPLE

*21 W 37*  
*233 plumber*

*Philip S. Smith*

Grand Juror, First Degree.  
(DWELLING HOUSE.)  
[Sections 538, 539 — Penal Code].

*10 20*

JOHN R. FELLOWS,

District Attorney.

*24th Nov 1890*

A True Bill.

*J. M. Pringle*

Foreman.

Part III November 17/90  
Pleads *Guilty*

*2, 2, 20*  
~~*John R. Fellows*~~

0681

Police Court H District.

Affidavit-Larceny.

City and County }  
of New York, } ss:

Addie Sharkey

of No. 360 East 39 Street, aged 26 years,

occupation House Keeper being duly sworn,

deposes and says, that on the 11 day of October 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:

Good and lawful money of the United States. Consisting of three bills of the value of in all of Twenty five dollars.

the property of Deponent.

and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by Philip Smith, now present,

from the fact that defendant was in the room and saw deponent put said money in the drawer, and give the key to her mother, who was the only other person in the room.

That during the mother's absence from the room, said drawer was unfastened with a knife, and defendant on leaving the house, told deponent that he would return in a few minutes. That deponent did not see him again until his arrest, and missed the money as soon as she returned. Deponent is informed by Officer Maude, that defendant admitted taking the money. Addie Sharkey

Sworn to before me, this

11th day of October 1890

H. J. Mahoney Police Justice.

0682

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles J. Padu*

aged *38* years, occupation *Police* of No.

*18 Recruit Police* Street, being duly sworn deposes and

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

Sworn to before me, this  
day of *November* 18*90*

*Charles J. Padu*

*W. M. ...*  
Police Justice.

0683

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Philip Smith*

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

Question. What is your name?

Answer. *Philip Smith*

Question. How old are you?

Answer. *21 years.*

Question. Where were you born?

Answer. *In New York City.*

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

Answer. *317 W 29 St. Three months.*

Question. What is your business or profession?

Answer. *Member.*

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.*

*Philip L. Smith*

Taken before me this

day of *November* 1899

*Henry M. ...*

Police Justice.

0684

BO 84  
Police Court... 1653  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Adeline Shakerley*  
316 - re. Oct 22nd  
*Philip Smith*

2  
3  
4  
Offence *Larceny*

Date *Nov 1st 1890*

*McMackin* Magistrate.  
*Orde* Officer.

Witness *Edw. Shakerley*

No. *18* Street.

No. *316* Street.

No. *172* Street.



BAILED,

No. 1, by *330*

Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_

Residence \_\_\_\_\_ Street.

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

*Defendant*

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

Dated *1 Nov* 18 *90* *W. J. McMahon* 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Philip G. Smith

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

Philip G. Smith

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

The said

Philip G. Smith

late of the 18th Ward of the City of New York, in the County of New York aforesaid, on the eleventh day of October in the year of our Lord one thousand eight hundred and eighty-nine in the night time of the same day, at the Ward, City and County aforesaid, with force and arms.

\$72.00 one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of fifty dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of fifty dollars; one United States Gold Certificate, of the denomination and value of fifty dollars; one United States Silver Certificate, of the denomination and value of fifty dollars;

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of twenty dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of twenty dollars; one United States Gold Certificate, of the denomination and value of twenty dollars; one United States Silver Certificate, of the denomination and value of twenty dollars;

one promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of two dollars; one promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of two dollars; one United States Gold Certificate, of the denomination and value of two dollars; one United States Silver Certificate, of the denomination and value of two dollars;

of the goods, chattels and personal property of one Addie Sharkey in the dwelling-house of the said Addie Sharkey

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.

John R. Fellows, District Attorney.



0687

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Stam, George C.

**DATE:**

11/25/90



3865

0688

Witnesses:

Counsel,

Filed

day of

1890

Pleads,

W. D. Perrine  
201 58 William

23<sup>rd</sup> Nov 90  
Not Guilty

THE PEOPLE

40  
36  
George C. Starn  
clerk

George C. Starn

Grand Larceny, 2nd degree  
(MISAPPROPRIATION)  
(Sections 528 and 537 of the Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

J. M. Perrine

Part III December 1/90

Pleads Attain'd 4. L. 2. 4 deg

Pen 6 months

Mr. Goff informs me that he has examined this case and in his opinion it is a proper one in which to accept a plea of guilty of attpt at G. L. 2<sup>nd</sup> deg. For the examination I have made of this case I concur in Mr. Goff's view and respectfully recommend that such a plea be accepted.

Part 3 Dec 1/90

W. D. Perrine

clerk

0689

STATEMENT.

New-York, Sept 1 1890

Mr J. R. Quimby

66 Worth

To LOWTHER & BRO.,  
COAL AND WOOD,

Telephone Call 21st Street-51.

104 WEST 11th STREET,  
203 EAST 30th STREET,

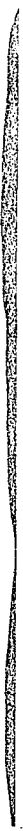
"THE HOFFMAN ARMS," MADISON AVENUE,

309 6th AVENUE,  
10th STREET, EAST RIVER,  
CORNER 59th STREET.

June	To amount as per bill	97.00
Sept 19/90	Paid Lowther & Bro per Gestan	



0690



66 2011

154-6 aw

0691

Police Court - 2 District.

Affidavit - Larceny.

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

Charles Lowther

of No. 154 South Avenue Street, aged 51 years,  
occupation Coal and Wood being duly sworn

deposes and says, that on the 19 day of September 1889 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

Good and Lawfull money of the United States of the amount of Ninety seven dollars (\$97<sup>00</sup>/<sub>100</sub>)

the property of deponent and 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 C. Stam (now here)

from the following facts to wit: that the said defendant was in the employ of said firm, of which deponent is a member, as a collector, and by reason of said employment, was entrusted by deponent, and authorized to collect various sums of money, due said firm, from various Customers, and on the payment of said money by said Customers, to return the same to said firm to be charged to the Credit of said Customers.

And that deponent is informed by James Thomson of No 204 West 17

Police Justice

who is in the employment of Joseph R. Quinby of No 66 North Street is Bookkeeper that on the aforesaid date defendant came to the place of business No 66 North Street of said Quinby and presented a bill to said Quinby for a quantity of merchandise delivered to him, and that said Joseph R. Quinby did then and there check said bill, with his mark, and that deponent is further informed by said James Thomson that said defendant did then and there present said bill with said certification to him and that he then and there pay the defendant said amount of bill.

And deponent further says that the said defendant has not turned in, nor paid the said monies received, from said Quinby. but when questioned in relation to said bill has given deponent previous answers

13  
 Member  
 Do J. C. Brucy

Chas Lowther.

0693

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 57 years, occupation James Thomson  
Book Keeper of No.

204 West 17 Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Charles Louthen

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

Sworn to before me, this 15  
day of November 1888 } James Thomson

To J. C. ...  
Police Justice.

0694

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*George C Stam*

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

Question. What is your name?

Answer. *George C Stam*

Question. How old are you?

Answer. *40 years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *36 Orange Street - Brooklyn*

Question. What is your business or profession?

Answer. *clerk*

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

Answer.

*I am guilty*

*George C Stam*

Taken before me this

day of *November* 1935

*So. Police Justice*

0695

BAILED,  
 No. 1, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 2, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 3, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street  
 No. 4, by \_\_\_\_\_  
 Residence \_\_\_\_\_ Street

Police Court... 1916  
 District

THE PEOPLE, &c.,  
 ON THE COMPLAINT OF  
 Charles Carter  
 154 - 108 St Ave.  
 Moore & Stone  
 Larceny  
 Offence

Dated November 15 1899  
 Magistrate  
 Greig  
 Precinct

Witnesses  
 J. Thompson  
 No. 204 Street 17 St  
 Street

No. \_\_\_\_\_ Street  
 \$1000 to answer  
 COMMITTED  
 RECEIVED  
 NOV 17 1899  
 DISTRICT ATTORNEY'S OFFICE

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

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

Dated November 15 1899 J. J. [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.

0696

**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 C. Starn*

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

*George C. Starn*  
of the CRIME OF Grand LARCENY, in the second degree, committed as follows:

The said *George C. Starn*

late of the City of New York, in the County of New York aforesaid, on the *nineteenth* day of *September* in the year of our Lord one thousand eight hundred and *eighty-ninety*, at the City and County aforesaid, being then and there the clerk and servant of *George Lowther and*

*Charles Lowther, co-partners* —

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *George Lowther and Charles Lowther*

the true owner thereof, to wit:

*the sum of ninety-seven dollars in money, lawful money of the United States of America and of the value of ninety-seven dollars:*

the said *George C. Starn* — afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money* —

to his own use, with intent to deprive and defraud the said *George Lowther and Charles Lowther* of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *George Lowther and Charles Lowther*

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

JOHN R. FELLOWS,  
District Attorney.

0697

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Stantz, Joseph

**DATE:**

11/21/90



3865

Witnesses;

.....  
.....  
.....  
.....

169  
11/21/90  
Counsel,  
Filed 21 day of Nov 18 90  
Pleads, Not guilty

THE PEOPLE

attorney at law  
128 E 44  
Joseph Stantz

Grand Larceny, second degree.  
[Sections 536, 537 3/4 Penal Code].

JOHN R. FELLOWS,

Dist 2 - Dec. 4, 1890 District Attorney.  
Pleads Guilty

**A True Bill.**

Per 10/20 J.F.C.  
W.T.

Foreman.

J. E. Prunier

Dec 7/90  
11/21

0699

Police Court— 6 District.

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

William J. Rothman

of the 33<sup>d</sup> Precinct Police riding at No. 837 Caldwell Avenue, aged 25 years,  
occupation being being duly sworn

deposes and says, that the premises No. 837 Caldwell Avenue ~~Street~~,  
in the City and County aforesaid, the said being a frame building

and which was occupied by deponent as a dwelling  
and in which there was at the time a human being, by name Mary Folk

were **BURGLARIOUSLY** entered by means of forcibly moving the  
curtain hangings of a window

on the 15 day of November 1890 in the day time, and the  
attempted following property feloniously taken, stolen, and carried away, viz: a jewelry case  
containing two watches and other property to  
the value of Seventy Five Dollars

the property of deponent  
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid  
**BURGLARY** was committed and the aforesaid property attempted to be taken, stolen, and carried away by  
Joseph Strantz, now here,

for the reasons following, to wit: Deponent, while in the kitchen  
near his bedroom in said premises, heard a noise in the  
bedroom, and, going into the bedroom, saw said Joseph  
Strantz behind the bed. The drawer of a bureau in  
which said property was was partly opened, John  
W. Folk who resided in said premises informed deponent  
that the curtains of the window in his room  
were torn just previous to deponent's discovery of said  
Strantz.

Wm J Rothman

Secty of Police & Juror before me  
Wm J Rothman  
No 1598  
of New York

0700

CITY AND COUNTY }  
OF NEW YORK, } ss.

*John W. Folke*

aged 49 years, occupation Policeman of No.

837 Cavendish Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of William J. Rothman

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

Sworn to before me, this 16  
day of November 1890

*John W. Folke*

*John Cochran*  
Police Justice.

0701

Sec. 198-200.

6<sup>th</sup>

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

Joseph Strantz 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. Joseph Strantz

Question. How old are you?

Answer. 22 years

Question. Where were you born?

Answer. Germany

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

Answer. 482 East 24<sup>th</sup> St.; 6 months

Question. What is your business or profession?

Answer. Cigar packer

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

Deputy Sheriff

Taken before me this 20  
day of November 1890  
Wm. C. Wallace  
Police Justice.

0702

169  
Police Court... 6  
1926  
District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

William J. Robinson

1 Joseph Shantz  
2  
3  
4

Offence: Attempted  
Grand Larceny  
Hungary

Dated November 16, 1890

Cochran Magistrate

Postman  
332 Precinct

Witness: Adam W. Fick

Adrian Kleinert Street

Residence Street

No. 4, by

Residence Street

No. 3, by

Residence Street

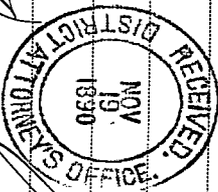
No. 2, by

Residence Street

No. 1, by

Residence Street

RAILED,



No. 577 Street

Samuel Wood

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 Joseph Shantz

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 November 16 1890 John Cochran 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph Stanton

The Grand Jury of the City and County of New York, by this indictment, accuse Joseph Stanton of the crime of attempting to commit of the CRIME OF GRAND LARCENY IN THE second DEGREE, committed as follows :

The said Joseph Stanton

late of the City of New York, in the County of New York aforesaid, on the fifteenth day of November, in the year of our Lord one thousand eight hundred and ninety

two watches of the value of forty dollars each, and divers other goods, chattels and personal property, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of four hundred dollars.

of the goods, chattels and personal property of one William J. Postman,

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.

John P. Tallon, Attorney

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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.

JOHN R. FELLOWS,  
District Attorney.

0705

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Stapleton, Andrew

**DATE:**

11/19/90



3865

✓ L 738 H.

Witnesses;

.....  
.....  
.....  
.....

Counsel,  
Filed 19 *19* day of *Dec* 18 *90*  
Pleads, *Not guilty*

THE PEOPLE

vs.

*B*  
Andrew Stapleton

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

JOHN R. FELLOWS,

*District Attorney.*

**A True Bill.**

*J. Y. Briggins*  
Foreman.

*Pat III December 1900 -  
true and unqualified*

*Edw. King, D.C.*

0707

2 DISTRICT POLICE COURT.

THE PEOPLE,  
ON COMPLAINT OF  
Bridget Hurley  
Andree <sup>asst.</sup> Hoptator

Examination had Sept 20 1880  
Before John J. Corman Police Justice.

I, W. L. Ormsby Stenographer of the 2 District Police Court, do hereby certify that the within testimony in the above case is a true and correct copy of the original Stenographer's notes of the testimony of Bridget Hurley Andree Hoptator, Mary Hoptator as taken by me on the above examination before said Justice.

Dated Sept 24 1880

W. L. Ormsby  
Stenographer.

Police Justice.

POLICE COURT,  
SECOND DISTRICT,  
W. L. ORMSBY, JR.,  
STENOGRAPHER.

The People vs  
Bridget Hurley  
Andrew Mattleton

Examination Before Justice O'Keefe  
Sept 20

For the defendant by Stiner.

Bridget Hurley the complaining witness  
being cross examined on her affidavit  
deposes and says: -

Q You say you were putting  
out the gas?

A No I had the gas out

Q What was you doing in the  
hall?

A He put the gas on again  
after I put it out.

Q Did you come out with  
this in your hand?

(showing a piece of iron pipe)

A Yes I have that for the purpose  
of turning off the gas

Q This man attempted to again  
light the gas did he?

A Yes.

Q He is living in the house?

A Yes.

Q What portion of the hall way were you standing at the time that you were lighting the gas?

A No gas is around at the front; I was at the front.

Q Did you attempt to put the gas out again?

A I was there - he would not allow me to do it.

Q You had this instrument in your hand at the time?

A Yes.

Q Did you raise it?

A No I did not - I raised it of course - I had to raise it to put the gas out.

Q That was all he did - to light the gas again?

A I was going to turn the gas out and I could not because he knocked me down - pulled it out of my

0710  
hand and drew it across my  
face like that

2 Drew it across your forehead  
is that as true as any of the  
evidence you have stated?

A Yes; I fell on the floor  
then he struck me on the  
forehead.

2 Is it not true that you  
attempted to strike him  
and that he put up his  
hand and that instrument  
went out of your hand?

A No sir; that is wrong.

2 Do you want the court to  
understand that without your  
doing anything more than  
turning up the gas this man  
grabbed this out of your  
hand and struck you?

A Yes sir; he pulled it out  
of my hand and struck  
me like that

2 Without your doing anything?

3 A Yes

2 was the wife of the defendant  
there?

A Yes.

2 She saw the whole of it?

A Yes.

Sworn to before me this 23 day  
of September 1890

Police Justice.

### The People Post

Andrew Stapleton the defendant  
being duly sworn deposes and  
says:- It was 20 minutes past  
9. This lady came up and  
put out the gas. I went out  
and turned it on again. I  
lit it. She came over from  
the other side. She said I had  
nothing to do with it. I said  
the gas was allowed until  
10 o'clock; that the agent  
told me. She came over  
and turned it on again. I  
went in after a match and  
I went out and lit it. She

said "How dare you you son of a bitch" "how dare you?"

2. When what did she do?

A. She had this gas pipe in her hand. She was daring me to open the door. I put up my hand to protect myself and the iron flew out of her hand.

2. Did it strike her across the forehead?

A. I did not handle the iron at all.

2. The iron went up?

A. She went back two or three yards and picked it up again and ran after me. and I had to stop her

2. when the iron went out of her hand what happened?

A. It dropped down again behind her

2. you say that you never struck her at all?

5

A I never handled the iron at all.

to  
Suffolk

Mary Matteton being duly sworn and examined as a witness for the defendant deposes and says: - I am the wife of the defendant. I was present at the time of this occurrence.

Q State what occurred?

A She had this weapon in her hand as if she would pick a row. It flew up and I saw it go up and fall down on her head as she was stooping. I thought she was going to hit my husband. I said "oh she is going to hit him." I ran and caught her by the hand and pulled her away.

6 2 Did you see the iron go up?

A Yes.

Q Where did it strike her when it fell?

A It struck her on the head.

Q This lady says your husband struck her. Did your husband do that?

A Never did it.

Q Were you there during the whole trouble?

A I saw the whole of it.

Q You swear positively that your husband did not handle the iron?

A Never - I will swear it.

Q She attempted to strike her did she?

A Yes sir, I swear it. I could take ten oaths on it that it is true.

Sworn to before me this 20<sup>th</sup> day of September 1880

Police Justice

Off held to answer 500 baile

7

Police Court \_\_\_\_\_ District.

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

of No. 439 West 16 Street, aged 55 years,  
occupation House keeper being duly sworn  
deposes and says, that on the 19 day of September 1890 at the City of New  
York, in the County of New York,

§ he was violently and feloniously ASSAULTED and BEATEN by  
Andrew Stapleton (now here)  
who wilfully and  
maliciously struck  
deponent a violent blow in  
forehead with a piece  
of iron gas pipe cutting  
deponents forehead  
deponent furthermore  
that said assault was committed

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 20 day } Bridget Hurley his  
of September 1890 } mark  
[Signature] Police Justice.

0716

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Andrew Stapleton* 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. *Andrew Stapleton*

Question. How old are you?

Answer. *34 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *433 W 16 St. 4 years*

Question. What is your business or profession?

Answer. *Labrer*

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*  
*Andrew Stapleton*

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

0717

Police Court... 2-1465 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Ruppel  
433 St. Mary St. 16  
William M. Appleton

Offence... Assault  
felony

Date: Sept 20 1899

Magistrate: McNeill  
Officer: McNeil  
Precinct: 16

Witnesses: \_\_\_\_\_  
Street: \_\_\_\_\_

No. \_\_\_\_\_  
Street: \_\_\_\_\_

No. \_\_\_\_\_  
Street: \_\_\_\_\_



\$ 500  
to answer.  
D. J. [Signature]

BAILED,  
No. 1 by J. J. [Signature]  
Residence: East Street  
No. 2 by [Signature]  
Residence: \_\_\_\_\_ Street  
No. 3 by [Signature]  
Residence: \_\_\_\_\_ Street  
No. 4 by [Signature]  
Residence: \_\_\_\_\_ Street

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

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 20 1899 [Signature] Police Justice.

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

Dated: Sept 21 1899 [Signature] 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.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
against

Andrew Stapleton

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

Andrew Stapleton

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

The said Andrew Stapleton

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of September 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 Bridget Hurley in the Peace of the said People then and there being, feloniously did make an assault and her the said Bridget Hurley with a certain piece of pipe

which the said Andrew Stapleton 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 her the said Bridget Hurley 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

Andrew Stapleton

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

The said Andrew Stapleton

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 Bridget Hurley in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and her the said

with a certain piece of pipe

which the said Andrew Stapleton

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

— Andrew Stapleton —

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

The said Andrew Stapleton —

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

Bridget Hurley in the peace of the said People then

and there being, feloniously did wilfully and wrongfully make another assault, and

her the said Bridget Hurley —

with a certain piece of pipe —

which he the said Andrew Stapleton —

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

and face of her the said Bridget Hurley

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 wrong-

fully inflict grievous bodily harm upon the said Bridget Hurley

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.

JOHN R. FELLOWS,  
District Attorney.

0720

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Stephens, John

**DATE:**

11/13/90



3865

0721

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Stephens, John

**DATE:**

11/13/90



3865

Bail fixed at  
~~\$5000~~ RBC  
Witnesses:

I have carefully examined  
the written case. The left is  
a man of heretofore good  
character. He has a wife  
& children, one girl.  
His family knows nothing  
of his capture. I have  
consulted with Mr. Jerry  
the President of S.P.C.C.  
and am fully apprised  
of all the facts in the case.  
The child abducted was  
not missed by the left  
he being intercepted at  
an early stage. I recom-  
mend that the heaviest  
fine allowed by statute  
be imposed & that for the  
sake of his wife & children  
the left be not imprisoned.  
Sub 2 Nov 24/20  
W. Jerome  
Dep. - Wash.

91

Counsel,  
Filed 13 day of Nov 1889  
Pleads, Guilty

THE PEOPLE  
30  
Sobman vs.  
90 Brian St. vs.  
Dunard, N.Y.  
John Stephens

ABDUCTION.  
[Section 282, Sub. 1, Penal Code.]

JOHN R. FELLOWS,  
District Attorney.

A True Bill.  
J. G. Brumby  
Part 2 - Nov. 24, 1890 Foreman.  
Pleads Guilty  
Fined \$1000

0723

Third District Police Court.

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

Augustine Wilson

of Number 100 East 23rd Street being duly sworn,  
deposes and says, that on the Thursday sixth day of November 1890, at the  
City of New York, in the County of New York, as deponent

is informed and has just  
cause to believe, one John  
Stephens now present, not  
being the husband of a  
certain female under the  
age of sixteen years, namely  
one Adeline Eklund aged  
thirteen years now present -  
did unlawfully take, receive  
and employ such female  
for the purpose of sexual  
intercourse to and at a  
certain "Furnished-room House"  
situated at No 5 Delaney Street  
in said City, into which he  
the said John Stephens did  
then and there ~~with~~ take such female  
for ~~sexual~~ <sup>indecent</sup> purposes of sexual intercourse  
Wherefore the complainant prays that the said

John Stephens

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this  
day of November 1890

A. Wilson  
Police Justice.

0724

POLICE COURT.....DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF



CRUELTY TO CHILDREN.

DATED.....18

.....Magistrate.

.....Clerk.

.....Officer.

Witnesses:

*E. Follous Jenkins, Supt.,  
100 East 28d Street.*

Disposition, .....

0725

3 District Police Court.

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

Carrie Smith

of Number 50 Delancy Street being duly sworn,  
deposes and says, that on the Thursday day of November 1890, at the  
City of New York, in the County of New York, at about 8 pm

John Stephens now present  
did come to No 50 Delancy  
Street, which is a furnished  
room house, and asked  
for a room for himself  
and a female child named  
Adeline Eklund now  
present. He offered  
deponent money for the  
room and he told the  
said child to go up  
stairs. Further deponent  
says, that she stopped  
said child and put said  
Stephens at the door,  
telling said child not  
to go with him, but to go home

~~wherefore~~ the complainant prays that the said

~~may be apprehended, arrested and dealt with according to law.~~

Sworn to before me, this

day of November 1890

E. Smith  
E. Hogan  
Police Justice.

0726

3 District Police Court.

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

August Ries  
of Number 152 Archard Street being duly sworn,  
deposes and says, that on the 6 day of November 1899 at the  
City of New York, in the County of New York, at about

8 o'clock p.m. deponent  
did see one John  
Stephens now present,  
emerging out of No 5  
W. 42nd Street, a reputed  
house of ill fame, and  
with a female child  
named Madeline Eklund  
now present, and did  
see him enter two  
hallways with said  
child in Eldridge Street  
in said city

~~And~~ before the complainant prays that the said

~~may be apprehended, arrested and dealt with according to law.~~

Sworn to before me, this

day of November 1899

August Ries  
Police Justice.

0727

3 District Police Court.

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

Cecilia Eklund

of Number 134 Montross being duly sworn,  
deposes and says, that on the 7 day of November 1890, at the  
City of New York, in the County of New York, "that Cecilia

Eklund now present was  
thirteen years old on  
the 10<sup>th</sup> day of July 1890

~~Therefore the complainant prays that the said~~

~~may be apprehended, arrested and dealt with according to law~~

Sworn to before me, this

day of November 1890

Cecilia Eklund  
mut  
[Signature]  
Police Justice.



COURT OF GENERAL SESSIONS OF THE PEACE  
IN AND FOR THE CITY AND COUNTY OF NEW YORK.

The People

v.

BRIEF FOR THE PEOPLE.

John Stephens.

STATEMENT OF THE CASE.

The defendant is indicted for abduction (Penal Code § 282) for taking a female child, Adeline Eklund, aged 13, he not being her husband, to a reputed house of assignation at 5 Delancey Street, for the purpose of sexual intercourse.

EVIDENCE FOR THE PEOPLE.

ADELINE EKLUND. - Is 13 years old; a Swede by birth. On Thursday November 6, 1890, she was helping her brother Jim aged 12 to sell evening papers in the Battery, and the defendant came up to her and asked her to go with him to do something or to go on an errand and he would give her a dollar. He paid her car fare to 5 Delancey Street and took her there. This was about 8 P. M. The woman at 5 Delancey Street would not let her in, and Stephens then took her into two halls, and then they were arrested.

CARRIE SMITH. - Resides at 5 Delancey Street, which is a furnished room house, and is the proprietress. On November 6, 1890, the defendant came to 5 Delancey Street about 8 P.M. with the previous witness and asked for a room, at the same time offering payment and telling the child to run upstairs. Witness stop-

ped the child, told defendant he should be ashamed to bring such a girl to that house, and ordered him away, telling the child to go home. They then left together.

AUGUST RIES. - Is a salesman at Ridley's, 152 Orchard Street. On November 6th he noticed the defendant leaving 5 Delancey Street, which witness knows to be a reputed house of prostitution, and overheard Carrie Smith's the last witness's remarks, and then followed Stephens. He saw the defendant enter two halls in Eldridge Street, without having time to do anything because he was so closely followed. Witness called Officer Michael J. Reap and he made the arrest.

CECILIA EKLUND. - Resides at 13 Montgomery Street and is the mother of Adeline Eklund, the child in question, who was 13 years old July 10, 1890. Witness is a widow and has only two children.

MICHAEL J. REAP. - Is an officer of the Municipal Police attached to the 11th Precinct. Arrested the defendant on November 6, 1890, at the request and on the complaint of Mr. August Ries. At the time of the arrest the defendant was in company with the child Adeline.

0731

**N. Y. GENERAL SESSIONS**

**THE PEOPLE  
AGAINST**

*John Stephens*

PERAL CODE, §

**BRIEF FOR THE PEOPLE.**

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 Stephens

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

John Stephens.

of the CRIME OF ABDUCTION, committed as follows:

The said John Stephens,  
late of the City of New York, in the County of New York aforesaid, on the  
sixth day of November, in the year of our Lord one  
thousand eight hundred and eighty-ninth, at the City and County aforesaid, did  
feloniously take, receive, harbor, employ and use one Adeline Edmund,  
who was then and there a female under the age of sixteen years. to wit: of the age of  
fifteen — years, for the purpose of sexual intercourse, he, the  
said John Stephens — not being then and there  
the husband of the said Adeline Edmund,  
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.

JOHN R. FELLOWS,

District Attorney.

0733

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Stewart, Thomas

**DATE:**

11/13/90



3865

83

~~Howe~~ Howe 4/16

Witnesses:

.....  
.....  
.....  
.....

Counsel,

Filed,

13 day of Nov 1890

Pleads,

not guilty

25

THE PEOPLE

108 Charlton st vs.

P

Thomas Stewart

910

FRAUDULENT REGISTRATION.  
[Chap. 410, Laws of 1882, § 1908.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

*[Signature]*  
Part 2 - Nov. 19. 1890 Foreman.  
Pleads Guilty  
Per one *[Signature]*

20

In the 2 Police District Court,  
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
Plaintiffs,

against

Information for Fraudulent Registration.

Thomas Stewart Defendant

City and County of New York, to wit:

John D. O'Brien of 9 Precinct age  
occupation Policeman, being duly sworn deposes, alleges and says:

That he has good cause to believe and doth verily believe and charge that heretofore, to wit: on the 24<sup>th</sup> day of October, in the year of our Lord one thousand eight hundred and ~~eighty~~ eighty, the same being a day duly appointed by law as a day for the general registration of the qualified voters of the said City and County, the above-named defendant, at the City and County aforesaid, did personally appear before the Inspectors of Election of the 13<sup>th</sup> Election District of the 5<sup>th</sup> Assembly District of the said City and County, at a meeting of the said Inspectors of Election then being duly held for the purpose of the general registration of the qualified voters of the said City and County, resident in the said Election District, at the duly designated polling place of the said Election District, and then and there, at the said general registration of voters, feloniously did fraudulently register in the said Election District, not having a lawful right to register therein, by reason of not being a male resident of the said Election District, as then was, or on the day of the general election to be held throughout the said State of New York, and in said City and County on the sixth day of November 1880 and next following the said day of registration, would be entitled to vote therein, in this, to wit: that he, the said defendant was not then, nor would he on the day of the said general election so next following the said day of registration have been an inhabitant of the State of New York for one year, and of the said County of New York for four months, and of the said Election District for the last thirty days next preceding the day of the said election, and being thereby disqualified by the Constitution and Laws of this State as well from voting at the said election, as also from then and there registering as such voter, all of which the said defendant then and there well knew.

That as your informant has good cause to believe and doth verily believe the said defendant in and for so feloniously and fraudulently registering as aforesaid, did then and there, being examined by the said Inspectors of Election according to the requirements of the Laws of this State as to his qualifications as an elector of the said Election District, and particularly in respect to his residence falsely and fraudulently give and state to the said Inspectors of Election as his then dwelling-place and abode, and cause and procure the said Inspectors to enter in the register of the said Election District duly made and furnished as provided by law for that purpose, certain matters to the effect that his dwelling-place and abode was then the premises and place situate in the said Election District known as number

350 Hudson St

and that he had resided in said State and County and at the said premises and place for such a period of time as then entitled him, or would on the day of said election entitle him to vote therein: whereas in truth and in fact the dwelling-house and abode of the said defendant was not then the said premises and place, and he had not so resided in said State and County and at said premises and place for such period of time as aforesaid.

Wherefore your informant prays that a warrant may issue for the arrest of the said defendant, and that he be dealt with according to law.

Taken and sworn to before me, this  
1 day of November 1880

John D. O'Brien

James C. Butler  
Police Justice.

0736

City and County of New York, ss.:

IN THE NAME OF THE PEOPLE OF THE STATE OF NEW YORK.

To any Peace Officer in the County of New York.

Information upon oath having been this day laid before me that heretofore, to wit: on the 24 day of October in the year of our Lord one thousand eight hundred and ~~eighty~~ 90 the same being a day duly appointed by law as a day for the general registration of the qualified voters of the said City and County, one Thomas Stewart at the City and County aforesaid, did personally appear before the Inspectors of Election of the 13th Election District of the Fifth Assembly District of the said City and County, at a meeting of the said Inspectors of Election, then being duly held for the purpose of the general registration of the qualified voters of the said City and County, resident in the said Election District, at the duly designated polling place of the said Election District, and did then and there, at the said general registration of voters, feloniously register in the said Election District, without having a lawful right to register therein.

**You are therefore commanded** forthwith to arrest the above-named Thomas Stewart and bring him before me at the Second District Police Court, in this City, or, in case of my absence or inability to act, before the nearest or most accessible Magistrate in this County.

Dated at the City and County aforesaid this 1 day of Nov 1890

Do J. O'Brien Police Justice.

0737

18<sup>th</sup> E. D.  
5<sup>th</sup> A. D.

---

O'Brien

0738

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK

*Thomas Stewart* 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. *Thomas Stewart*

Question. How old are you?

Answer. *25 years*

Question. Where were you born?

Answer. *NS.*

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

Answer. *350 Hudson St - almost 3 months*

Question. What is your business or profession?

Answer. *Driver.*

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

Answer. *I have lived at 350 Hudson Street nearly three months and I had a right to register there and to vote from there*

*Thomas Stewart*

Taken before me this *4* day of *November* 189*6*

*[Signature]*  
Police Justice.

0739

# 1666  
Police Court... 1 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
*John J. O'Brien*

1 *Thomas Stewart*  
2  
3  
4  
Offence *False Registration*

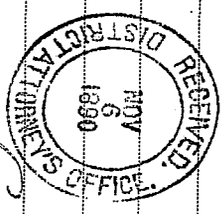
Dated *November 4* 1880

*O'Reilly* Magistrate.  
*O'Brien* Officer.  
Precinct.

Witnesses  
No. Street.

No. Street.

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



*Stewart*

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

*Thomas Stewart*

guilty thereof. I order that he be held to answer the same and he be admitted to bail in the sum of *500* 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 4* 1880 *J. Williams* Police Justice.

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

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

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

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

Grand Jury Room.

*1st time*

PEOPLE

vs.

*Thos Stewart*

*Officer O'Brien*

*Burdan P. Morgan  
pleads not guilty*

0741

New York Nov 11<sup>th</sup> 1890.

Messrs Howe & Hummel  
Gentlemen

Among those who have called upon you is the bearer hereof Mrs Stewart whose son has brought trouble upon himself and his widowed mother -

Mrs Stewart is a tenant of mine and has been for some time, and I can truly testify that she is a poor, hard working woman and her son was the only means of support to her and now as that support is taken from her, she is almost distracted, and is indeed entitled to have mercy extended to her by restoring to her, this wayward son -

It is indeed a pitiful case, a poor widowed woman appealing for her only boy. I hope and trust that a merciful Judge will deal leniently as it is indeed a case that is deserving of sympathy -

Excuse the liberty taken in writing to you -

Yours Respectfully

John H. Dunker  
Agent for premises  
108 & 110 Charlton Street  
New York City

0742

COURT OF GENERAL SESSIONS OF THE PEACE, OF THE CITY AND COUNTY  
OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,  
*against*

*Thomas Stewart*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by  
this indictment, accuse *Thomas Stewart*  
of a FELONY, committed as follows:

Heretofore, to wit: on the ~~24<sup>th</sup>~~ day of  
October, in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, the  
same being a day duly appointed by law as a day for the general registration of the  
qualified voters of the said City and County, the said *Thomas Stewart*,  
late of the City and County aforesaid, at the City and County aforesaid, did personally  
appear before the Inspectors of Election of the *Fifteenth* Election District  
of the *Eight* Assembly District of the said City and County, at a meeting  
of the said Inspectors of Election then being duly held for the purpose of the general  
registration of the male residents of the said Election District as then were, or would be  
on the day of election next following the said day of registration, (to wit: on the  
day of November, in the year aforesaid, being the Tuesday succeeding the first Monday in  
the said month of November, and being the day duly appointed by law for the holding of  
a general election throughout the said State, and in the City and County aforesaid), entitled  
to vote therein, at the duly designated polling place of the said Election District, and did  
then and there, at the said general registration of voters, feloniously and fraudulently  
register in the said Election District, not having a lawful right to register therein, in this,  
to wit: that the said *Thomas Stewart* was not then a male resident  
of the said Election District as then was, or on the said day of election next following the  
said day of registration would be entitled to vote therein, for the reason that he was not  
then, nor would he on the said day of election have been, an inhabitant of the said State  
one year next preceding such election, and the last four months a resident of the said  
County of New York, and for the last thirty days a resident of the said Election District,  
against the form of the statute in such case made and provided, and against the peace and  
dignity of the said People.

JOHN R. FELLOWS, District Attorney.

0743

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Stewart, William J.

**DATE:**

11/11/90



3865

0744

59-

Witnesses:

Counsel,

Filed

day of

1890

Pleads,

11 Nov 90  
C. M. Kelly

THE PEOPLE

vs.

William J. Stewart

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

*[Signature]*

after reading the  
within returned  
I ask that the  
prisoner be  
discharged on his  
own recognizance

may 9th 92  
G. S. B.  
ada

Part 1 - may 9th  
Part 2 - Nov 9/92.  
on motion of District Attorney  
deft. discharged on his own  
recognizance

New York General Sessions.

PEOPLE ON MY COMPLAINT,  
VERSUS

William J. Stewart

Assault

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. I have known the defendant for about two years, and he is a hard working, industrious, and sober young man. He is a married man and works hard to support his family. The alleged assault took place in a liquor store in which I was bartender, we had a quarrel and blow <sup>was</sup> struck before the alleged shooting. The defendant was slightly under the influence of liquor and I do not conscientiously believe the defendant intended to do me any injury whatever at the time the pistol went off. I received no injuries whatever from the shot. The said defendant is now in respectable employment and I feel will continue to lead a quiet, industrious, sober & honest young man life

Jeremiah Doofin

0746

Police Court— 4<sup>th</sup> District.

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

of No. 380 Third Avenue <sup>or 254 First Avenue</sup> ~~Street~~, aged 28 years,  
occupation Bar tender being duly sworn

deposes and says, that on the 25<sup>th</sup> day of October 1890 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~BEATEN~~ by William

J. Stewart (now here) who pointed and aimed a pistol loaded with cartridges containing powder and leaden balls and discharged two of said cartridges, at deponent's body

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 26 day } Jeremiah Doolan  
of October 1890 }

Charles Linton Police Justice.



0748

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*William J. Stewart* 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. *William J. Stewart*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *416 East 15<sup>th</sup> St. 3 months*

Question. What is your business or profession?

Answer. *Shipping clerk*

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

Answer. *I am not guilty*  
*W. Stewart*

Taken before me this *26<sup>th</sup>*  
day of *August* 1887  
*Charles W. Stewart*  
Police Justice.

0749

Sec. 192.

*S*

District Police Court.

Undertaking to appear during the Examination.

CITY AND COUNTY }  
OF NEW YORK, } ss.

An information having been laid before *Charles A. Fenator* a Police Justice of the City of New York, charging *William J. Stewart* Defendant with the offence of *fel. assault*

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, *William J. Stewart* Defendant of No. *416* *East 15<sup>th</sup>* Street; by occupation a *Shipping Clerk* and *John Myrme* of No. *307 E. 6<sup>th</sup>* Street, by occupation a *Real estate dealer* hereby jointly and severally undertake that the above named *William J. Stewart* Defendant shall personally appear before the said Justice, at the *4* District Police Court in the City of New York, during the said examination, or that we will pay to the People of the State of New York the sum of *Ten* Hundred Dollars.

Taken and acknowledged before me, this *26<sup>th</sup>* *W. Stewart* day of *October* 189*0*

*Charles Fenator* POLICE JUSTICE. *John Myrme*

0750

CITY AND COUNTY OF NEW YORK, ss.

Sworn to before me, this 18th day of March, 1890.  
*William W. Mumford* Police Justice.

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

of land 263 East 18<sup>th</sup> Street valued \$7,000 above  
incumbrance  
*John Payne*

*John Payne*

District Police Court.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Undertaking to appear during the Examination.

vs.

Taken the \_\_\_\_\_ day of \_\_\_\_\_ 18

Justice.

0751

#1000 - for 25  
Oct 27 90 - 8 PM  
Oct 27 90 - 9 PM  
G. W. M. M. G. G.

PAID BY  
No. 1 by John E. Payne  
Residence 307 E. 169th  
Street

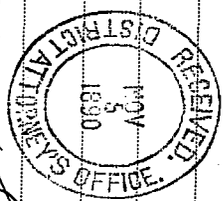
No. 2 by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 3 by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_  
No. 4 by \_\_\_\_\_  
Residence \_\_\_\_\_  
Street \_\_\_\_\_

Police Court... 1 District  
1654

THE PEOPLE, v.  
ON THE COMPLAINT OF  
Jessamine A. Steffen  
280 W 3rd Ave  
William Steffen  
offense Tell

Dated Dec 26 1890

Jamin Magistrate  
Grader Officer  
C. O. X Precinct



No. 1000 Street 105  
to answer

Paul

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

Dated Dec 26 1890 Charles W. Taintor Police Justice.

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

Dated Dec 30 1890 Charles W. Taintor 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.

0752

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William J. Stewart*

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

*William J. Stewart*  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

*William J. Stewart*

late of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *October*, in the year of our Lord one thousand eight hundred and eighty ~~eighty~~ *ninety* with force and arms, at the City and County aforesaid, in and upon the body of one *Jeremiah Doolan* in the peace of the said People then and there being, feloniously did make an assault and to, at and against *him* the said *Jeremiah Doolan* a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *William J. Stewart* in *his* right hand then and there had and held, the same being a deadly and dangerous weapon wilfully and feloniously did then and there shoot off and discharge, with intent *him* the said *Jeremiah Doolan* 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 *William J. Stewart* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

*William J. Stewart*

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 *Jeremiah Doolan* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against *him* the said

*Jeremiah Doolan*  
a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said *William J. Stewart*

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 shoot off and discharge, 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.

JOHN R. FELLOWS,

District Attorney.

0753

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Sullivan, John

**DATE:**

11/17/90



3865

128

Witnesses;

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Counsel,  
Filed 17 day of Nov 1890  
ands,

THE PEOPLE  
vs.

John Sullivan

30  
12/17/90

Grand Larceny, Second Degree.  
(From the Person.)  
[Sections 523, 524, 527 Penal Code].

JOHN R. FELLOWS,  
District Attorney.

A True Bill.

*J. J. Benjamin*

Foreman.

*George Patterson*  
*Henry J. Lacey*

6 Nov 1890  
2/17/90

24 17 20

0755

Police Court

District.

Affidavit—Larceny.

City and County  
of New York,

ss

(15 Wells and John Gleason  
of No. Conkers St. Y. Street, aged 34 years,  
occupation Machinist being duly sworn

deposes and says, that on the 6 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,  
and person of deponent, in the day time, the following property, viz:

Good and lawful  
money of the United States Issues  
to the amount of One Dollar  
\$ 1.00

the property of deponent

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,  
and carried away by John Sullivan (now here)  
from the fact that on said date  
deponent had the said money in his  
possession, and deponent is informed  
by John River of 545 East 134 Street  
Stark River saw the said Sullivan take some-  
thing from deponent's pocket while deponent  
was asleep, and said River caught hold  
of the arm of said Sullivan and found  
in his hand the said one dollar  
bill. Deponent therefore accuses the said  
deponent Sullivan with having taken, stolen  
and carried away the said money from deponent  
possession and person. The said property having been  
~~stolen~~ found in the left hand pocket of the vest then  
and then worn on deponent person John Gleason

Sworn to before me, this  
6 day of November  
1890  
John W. [Signature]  
Police Justice.

0756

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 26 years, occupation John Reimer  
Piano Tuner No. 541-8, 134th Street, being duly sworn deposes and

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

Sworn to before me, this 6  
day of Nov 1897 } John Reimer

[Signature]  
Police Justice.

0757

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

*John Sullivan* 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 Sullivan*

Question. How old are you?

Answer.

*30 years old*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*3 Av. + 128<sup>th</sup> St. 4 Mrs*

Question. What is your business or profession?

Answer.

*Had carrier*

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

Answer.

*I am not guilty*

*John Sullivan*

Taken before me this *11* day of *Mar* 189*6*

*John J. [Signature]*  
Police Justice.

0750

*M. Stovall & Keane*

*Station Program*

*East 114 St*

*Room 2 & Ave - South*

*BAILED, 1 hour -*

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 5, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

No. 6, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street

Police Court, *5-1680* District, \_\_\_\_\_

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John G. Keane*

*John Sullivan*

*John G. Keane*

Offense, *Larceny from the Person*

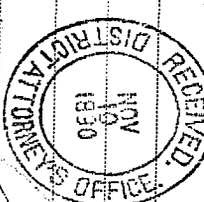
Dated, *Nov 6* 189 *0*

*Meach* Magistrate.

*Richard Sumner* Officer.

*John Keane* Precinct.

*John Keane* Street.



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

*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 6* 189 *0* *Clowmeade* Police Justice.

I have 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.

0759

**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 Sullivan*

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

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

The said

*John Sullivan*

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

*\$1.00*

*one* promissory note for the payment of money, of the kind commonly called United States Treasury Notes, of the denomination and value of *one* dollar; *one* promissory note for the payment of money of the kind commonly called Bank Notes, of the denomination and value of *one* dollar; *one* United States Gold Certificate, of the denomination and value of *one* dollar; *one* United States Silver Certificate, of the denomination and value of *one* dollar.

of the goods, chattels and personal property of one *John Gleason* on the person of the said *John Gleason* then and there being found, from the person of the said *John Gleason* 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.

*John L. Holloway*  
District Attorney.

SECOND COUNT—

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

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

The said

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,

of the goods, chattels and personal property of one

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

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

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.

JOHN R. FELLOWS,  
District Attorney.

0761

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Sullivan, Timothy

**DATE:**

11/17/90



3865

0762

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Lynch, Jeremiah

**DATE:**

11/17/90



3865

0763

Witnesses;

I have examined this case.  
I respectfully recommend  
that W. J. be committed to  
Prison guilty of assault & battery.  
Part 3 Dec 2/90

W. J. Jerome  
Dep. Just.

Counsel,

Filed 17 day of Nov 1890

Pleads, *Not Guilty*

THE PEOPLE

vs.

*Timothy Sullivan*

*177 7th and  
287 Lookbinder  
Jeremiah Lynch*

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

JOHN R. FELLOWS,

District Attorney.

1930 *Chgo County Dec 6/90*

*Part 3 Dec 23/90*

A True Bill.

Pen 9 months.

*J. J. Higgins*

Foreman.

Dec 2, 1890 *IND.*

Dec 3 *IND.*

*Chgo 1. Dec 3/90*

*Pleas assault & battery  
Pen 9 months - RSM 5  
Dec 5, 190*

0764

Police Court— 2<sup>d</sup> District.

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

of Central office Edward C. Froel  
occupation Police officer Street, aged 29 years,  
being duly sworn

deposes and says, that on the 28 day of October 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Terrance Sullivan (married) and Jeremiah Lynch  
not assisted

Deponent says that about the hour of 11-30 P. M. on said date he saw said Sullivan <sup>and</sup> Lynch catch hold of a man who was going in a liquor store South West Corner of City Hall Place <sup>and</sup> Pearl Street in said City

Deponent says that he informed them said defendants that he was an officer when said Sullivan struck him twice on the head and face with his fist. That deponent caught said Sullivan by the collar of the coat when said Lynch wilfully <sup>and</sup> maliciously cut and stabbed him in the arms and back with a knife then <sup>and</sup> held in his hand

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 27 day }  
of Oct 1892 } Edward C. Froel

J. A. [Signature] Police Justice.

0765

CITY AND COUNTY OF NEW YORK

*Timothy Sullivan* 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 answer cannot be used against him on the trial.

Question. What is your name?

Answer. *Timothy Sullivan*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *10 Monroe St 2 1/2 years*

Question. What is your business or profession?

Answer. *Book Binder*

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 dont remember anything about it. I have nother further to say*

*Timothy Sullivan*

Taken before me this 27

day of Oct 1890

*So. J. H. ...* Police Justice

0766

Police Court... 2  
District. 1633

THE PEOPLE, &c.  
ON THE COMPLAINT OF

Edward C. Steel

James T. Bullman  
Prosecutor

Offence *Grand Larceny*

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Oct-27 90

W. O. Kelly  
Magistrate

Official

6.00 75 Precinct

Witnesses

No.

Wm. McCarty

No.

501 Precinct



No. 1

200 10 Precinct  
G. B. Conner

No. 2  
Warrant issued

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *Seven* 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 *Oct 27 90* 1890 *W. O. Kelly* Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 188 \_\_\_\_\_ Police Justice.

0767

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Timothy Sullivan*  
*and*  
*Jeremiah Szyndler*

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

*Timothy Sullivan and Jeremiah Szyndler*  
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said *Timothy Sullivan and Jeremiah Szyndler, both*

late of the City of New York, in the County of New York aforesaid, on the *twenty fifth* day of *October*, 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 *Edward R. Freed*, in the Peace of the said People then and there being, feloniously did make an assault and *in* the said *Edward R. Freed*, with a certain *knife*

which the said *Timothy Sullivan and Jeremiah Szyndler* 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 *in* the said *Edward R. Freed*, 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 *Timothy Sullivan and Jeremiah Szyndler* of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Timothy Sullivan and Jeremiah Szyndler, both* late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *Edward R. Freed*, in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and *in* the said *Edward R. Freed*, the said with a certain *knife*

which the said *Timothy Sullivan and Jeremiah Szyndler* 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

*Timothy Sullivan and Jeremiah Lynch*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *Timothy Sullivan and Jeremiah Lynch*, both —

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Edward R. Reed*, — in the peace of the said People then and there being, feloniously did ~~wilfully and wrongfully~~ make another assault, ~~and~~ *the* the said *Edward R. Reed* —

then and there being, a *patrolman* of the Municipal Police of the City of New York, and as such *patrolman* being then and there engaged in the lawful *apprehension* of *the said Timothy Sullivan and Jeremiah Lynch*; —

and the said *Timothy Sullivan and Jeremiah Lynch*, ~~and~~ *him*, the said *Edward R. Reed*, —

then and there feloniously did beat, strike, wound and otherwise ill-treat, with intent then and there and thereby to prevent and resist the lawful *apprehension* of *himself* — as aforesaid, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,  
District Attorney.

0769

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Sweeney, Hugh

**DATE:**

11/26/90



3865

0770

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Jordan, James

**DATE:**

11/26/90



3865

0771

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Wall, James

**DATE:**

11/26/90



3865

240

Witnesses;

Chancery of New  
Bridg.

Counsel,  
Filed 26 day of Nov 1890  
Pleads,

THE PEOPLE  
 15 Millard  
 265 ps. factors  
 P  
 Hugh Sweeney  
 15 239-242  
 P  
 James Jordan  
 15  
 P  
 James Wall  
 11171

Burglary in the first degree  
 and grand larceny in  
 the first degree.  
 [Section 496, 506, 528 and 530.]

JOHN R. FELLOWS,

No. 2426 West Dist. Attorney.  
No. 2242 3rd St. New York  
No. 3rd East Brooklyn

A True Bill.

J. P. Higgins  
Foreman.

Part II November 28/90  
All plead Guilty  
Grand Jur. 2<sup>d</sup> day

0773

Police Court - Fourth District.

City and County } ss.:  
of New York,

of No. ~~270~~ 217 East 38<sup>th</sup> Street, aged 32 years,  
Salvator Lopez

occupation Truck - vender being duly sworn  
deposes and says, that the premises No. 217 East 38<sup>th</sup> Street, 21<sup>st</sup> Ward

in the City and County aforesaid the said being a Four Story Brick

Building and which was occupied by deponent as a Residence

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

deponent's wife and two children were BURGLARIOUSLY entered by means of forcibly cutting the

frame of a window opening into the yard and

pushing back the fastening or bolt on the window

and then opening the window and entering

the premises on the 19<sup>th</sup> day of November 1890 in the night time, and the

following property feloniously taken, stolen, and carried away, viz:

Seven Pairs of Pants and Two  
Undershirts all of the value  
of Forty-two Dollars - \$42.00

the property of Max Berkowitz and Bro. and in deponent's charge 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

Hugh Sweeney, James Jordan and James Wall

(all now here), and while acting in concert with

each other for the reasons following, to wit: that at about the hour of 12.30 A.M.

on aforesaid day the said window was securely

fastened and closed and at about the hour of 5 A.M.

deponent found the window open and deponent

missed said property and deponent saw

said defendants together and said defendant Sweeney

carrying said property in a bag and when pursued

he Sweeney dropped the bag and ran away and was  
seized by deponent and said other defendants, escaped

0774

and were afterwards apprehended  
Sworn to before me this }  
21 day of November 1891 } Salvador Lopez  
Charles K. Traylor }  
Police Justice }  
mark

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 1891  
Police Justice.

I have admitted the above named  
to bail to answer by the undertaking hereunto annexed.  
Dated 1891  
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 1891  
Police Justice.

Police Court, District  
THE PEOPLE, &c.,  
on the complaint of  
vs.  
1  
2  
3  
4  
Offence—BURGLARY.  
Dated 1891  
Magistrate.  
Officer.  
Clerk.  
Witnesses,  
No. street,  
No. Street,  
No. Street,  
§ to answer General Sessions.

0775

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Hugh Sweeney 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. Hugh Sweeney

Question. How old are you?

Answer. 14 years old

Question. Where were you born?

Answer. Pennsylvania

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

Answer. No 265 William Street - Four months

Question. What is your business or profession?

Answer. Paper factory

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

Hugh Sweeney.

Taken before me this

day of September 1885

Charles W. Winter

Police Justice.

0776

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *James Jordan*

Question. How old are you?

Answer. *17 years old*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *No 239 East 42<sup>nd</sup> Street - One year*

Question. What is your business or profession?

Answer. *Sell papers*

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

Answer. *I am not guilty*  
*James Jordan*

Taken before me this

day of *November* 188*3*

*Charles W. Smith*

Police Justice.

0777

Sec. 198-200.

14 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

*James Wall*

Question. How old are you?

Answer.

*16 years old*

Question. Where were you born?

Answer.

*New York City*

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

Answer.

*No 111 First Avenue - Five years*

Question. What is your business or profession?

Answer.

*Sell papers*

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

Answer.

*I am not guilty*  
*James Wall*

Taken before me this

day of *September*

188*9*

*ll*

*Charles W. Stewart* Police Justice.

0778

Police Court... 4 District 1755

THE PEOPLE, etc., ON THE COMPLAINT OF

Salvatore Caputo 217<sup>th</sup> St. Cape 38  
Joseph Drury  
James Foran  
James Hall  
Offence: Burglary

Dated November 27<sup>th</sup> 1890

Magistrate  
James M. Strachan  
27<sup>th</sup> Precinct

Witnesses  
Call Officers

No. 217<sup>th</sup> St. Cape 38 Street

No. 100 St. Cape 38 Street

No. 100 St. Cape 38 Street

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

Defendants

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

Dated November 27<sup>th</sup> 1890 Charles A. 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.

0779

Court of  
General Sessions

The People  
vs  
Hugh Sweeney

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.  
100 EAST 23<sup>d</sup> STREET,

New York, November 26<sup>th</sup> 1890

CASE NO. 53183 OFFICER Morris  
DATE OF ARREST November 19/90  
CHARGE Burglary  
AGE OF CHILD 14 yrs  
RELIGION Catholic  
FATHER Anthony (dead.)  
MOTHER Kate Hoffman (re-married)

RESIDENCE 265 Williams St.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT boy was committed to the Catholic Prot. on Sept. 24/87 by Justice Ford for Dist. Con. On June 22/88 was arrested by Park Police for picking pockets. Was discharged for lack of evidence. On Aug 4/88 Justice Patterson com'd. Hugh Sweeney to Catholic Prot. for attempting to rob a shoe peddler. On Sept. 17/88 boy was arrested for Petit Larceny. Justice Smith turned him over to Officer Quinn of the Protective where he absconded from. March 15/89 boy was com'd. to the House of Refuge for the larceny of a sewing machine valued at 10.9. Melrose Smith and Power J. J. On March 1/90 was arrested for stealing lead pipe. Justice Duffy at 4<sup>th</sup> Dist Court discharged him. On March 14/90 Justice Ford at 4<sup>th</sup> Dist Court com'd. Hugh Sweeney to the Catholic Prot. on Officer Gardner's aff't. of improper guardianship. The step-father is of intemperate habits, and the mother appears dissipated. Some clean and well furnished

All which is respectfully submitted

To Dist. Atty.

C. Hollows Deuking  
Supt

*Court of  
General Sessions*

*That People*  
*vs*  
*Hugh Sweeney*

PENAL CODE, <sup>as</sup>

*Ampley*

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

ELBRIDGE T. GERRY,  
*President, &c.,*  
100 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
Hugh Sweeney, James Jordan and James Wall

The Grand Jury of the City and County of New York, by this indictment, accuse
Hugh Sweeney, James Jordan and James Wall
of the CRIME OF BURGLARY IN THE 2nd DEGREE, committed as follows:

The said Hugh Sweeney, James Jordan and James Wall, all

late of the 1st Ward of the City of New York, in the County of New York
aforsaid, on the 15th day of November, in the year
of our Lord one thousand eight hundred and eighty, with force and arms, about the
hour of five o'clock in the night time of the same day, at the Ward,
City and County aforsaid, the dwelling house of one Salvador Lopez

there situate, feloniously and burglariously did break into and enter, there being then and there
some human being, to wit: the said Salvador Lopez.

within the said dwelling house, with intent to commit some crime therein, to wit: the goods
chattels and personal property of the said Salvador Lopez.

in the said dwelling house then and there being, then and there feloniously and burglariously to
steal, take and carry away; the said Hugh Sweeney, James
Jordan and James Wall, and each of them,
being then and there assisted by confederate
actually present, to wit: each by the
others.

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—

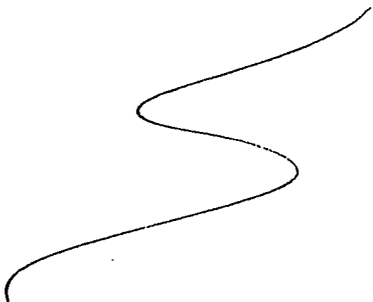
AND THE GRAND JURY AFORESAID, by this indictment further accuse the said

*John Sweeney, James Jordan and James Wall*  
of the CRIME OF *Grand* LARCENY in the *first* degree, committed as follows:

The said *John Sweeney, James Jordan and James Wall, all —*

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

*seven pairs of trousers of the value of six dollars each pair, and two undershirts of the value of one dollar each,*



of the goods, chattels and personal property of one *Salvator Lopez,*

in the dwelling house of the said *Salvator Lopez.*

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.

*John R. Bellows,*  
*District Attorney*

THIRD COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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.

JOHN R. FELLOYS,  
District Attorney.

0784

**BOX:**

418

**FOLDER:**

3865

**DESCRIPTION:**

Sweeney, Mary E.

**DATE:**

11/20/90



3865

0785

157 HC

Witnesses:

Counsel, *[Signature]*  
Filed *20* day of *Nov* 188*9*  
Pleads, *Not guilty*

*26* THE PEOPLE  
*544 W. 54th* vs. *R*  
*Mary E. Sweeney*  
10 -  
Enrolled in the THIRD DEGREE  
of the City of New York  
Section 498, 504, 517, 507, 508, 509.

*Part of Sec. 2490*  
JOHN R. FELLOWS,  
District Attorney.  
*John R. Fellows*

**A True Bill.**

*Jan. 6*  
Foreman.  
*J. E. [Signature]*  
City Prison 10 days  
*Jan 9 1889*

0785

Police Court H District.

City and County } ss.:  
of New York,

of No. 765 Eleventh Avenue Street, aged 17 years,  
occupation House Keeping being duly sworn

deposes and says, that the premises No. 765 Eleventh Ave Street, 22 Ward  
in the City and County aforesaid the said being a four story brick  
building dwellings  
and which was occupied by deponent as a dwelling place  
and in which there was at the time a human beings by name

were **BURGLARIOUSLY** entered by means of forcibly opening one of  
the doors leading into deponents apart-  
ments by means of false keys and  
entering therein with intent to commit  
a felony  
on the 6th day of November 1888 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:

Two ladies shawls together  
of the value of Nineteen dollars  
\$19.00

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

Mary E. Sweeney (unknown)

for the reasons following, to wit: That at about 7 O'clock  
P.M. of said date said property  
was seen by deponent in her  
apartment, that a few minutes  
thereafter deponent securely locked  
and fastened all the doors  
leading into said apartment and  
that when deponent returned  
about two hours later she missed

0787

said property. Dependent is  
informed by Officer Joseph  
Marion of the 22<sup>d</sup> Precinct  
Police that he arrested defendant  
and she admitted and confessed  
to him that she took said property  
and handed to said officer the  
pau ticket hereto attached with  
sentencing two shows framed with  
Charles Meaveny of 726 First  
Avenue. Dependent has since seen  
said shows represented by said  
pau ticket and fully and positively  
identifies them as her property.

Wherefore Dependent prays  
that defendant be held to answer  
and be dealt with as the law  
directs.

Sumo to before me  
this 10<sup>th</sup> day of Apr. 1891 } Mary Quinlan

*A. J. McMahon*  
Police Justice

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

Dated 1891  
Police Justice

I have admitted the above named  
to bail to answer the same and he be committed 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 1891  
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 committed 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 1891  
Police Justice

Police Court, District

THE PEOPLE, etc.,  
on the complaint of

vs.

1.  
2.  
3.  
4.

Date 1891

Magistrate.

Officer.

Clerk.

Witness, No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

0788

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged \_\_\_\_\_ years, occupation Joseph Morrison  
Police Officer of No. \_\_\_\_\_

229 Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Mary Sullivan

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

Sworn to before me, this 10  
day of Nov 1880

Joseph Morrison

A. T. Mahoney  
Police Justice.

0789

Sec. 198-200.

H

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

*Mary E. Sweeney*

Question. How old are you?

Answer.

*25 years*

Question. Where were you born?

Answer.

*Ireland*

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

Answer.

*No 544 West 76 days*

Question. What is your business or profession?

Answer.

*Housekeeper*

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*

*Mary E. Sweeney*

Taken before me this

day of *Apr* 188*8*

*Wm. S. ...*

Police Justice

0790

Police Court... District.

THE PEOPLE, Ac.,  
ON THE COMPLAINT OF

Mary Spangler  
vs. 760-11-20

Mary Spangler  
Offence: Burglary

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

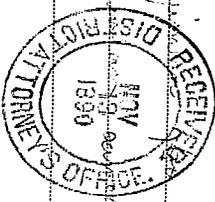
Dated Apr 10 1890

W. S. ... Magistrate

Officer: ...

Witness: ...

No. ... Street



No. ... Street

\$ ... to suspect

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 Apr 10 1890 ... 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 ... of the offence within mentioned. I order he to be discharged.

Dated ... 18 ... Police Justice.

0791

PART II.

THE COURT ROOM IS IN THE THIRD STORY AND FRONTING THE PARK.  
If this Subpoena is disobeyed, an attachment will immediately issue.  
Bring this Subpoena with you, and give it to the officer at the Court Room door, that your attendance may be known.  
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

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

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

Forthwith

To Mary Duinlan  
of No. 760 - 11<sup>th</sup> Ave Street

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the 24 day of Dec 1890, at the hour of 11 in the forenoon of the same

day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Mary E. Swinney

Dated at the City of New York, the first Monday of Dec in the year of our Lord 1890.

JOHN R. FELLOWS, District Attorney.

0792

Should the case not be called on for trial, and no reason assigned in Court please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0793

FIFTY-FIRST CONGRESS.

JOSEPH D. TAYLOR, Ohio, Chairman.  
 Isaac S. Struble, Iowa. Daniel Kerr, Iowa.  
 John G. Sawyer, N. Y. John D. Stewart, Ga.  
 Elijah A. Morse, Mass. Clarke Lewis, Minn.  
 John A. Anderson, Kans. Thomas G. Skinner, N. C.  
 John A. Pickler, S. D. John Quinn, N. Y.  
 Addison T. Smith, Clerk.

Committee on Alcoholic Liquor Traffic,

House of Representatives U. S.,

Washington, D. C., Dec 23<sup>d</sup>, 1897.

Hon. James Fitzgerald.  
 Dear Sir.

on date on which  
 this will be handed to you Miss Mary  
 Sweeny will be before you charged with  
 Petty Larceny. Permit me to request  
 your leniency for her she is a most  
 respectable honest woman, the wife of  
 a very good friend of mine,  
 I will greatly appreciate any  
 favor shown her.  
 very truly yours  
 John Quinn,

Court of General Sessions.

People  
vs  
Mary Sweeney

City and County of New York s.s.

John Trueman, being duly sworn says that he resides at No. 202 West 19th Street in the City of New York; that he is employed at Simpson, Crawford and Simpson's, 19th Street and 6th Avenue, dry goods etc. store; that he is 30 years of age; that he has known Mary Sweeney above-named <sup>for six years</sup>; that she was an intimate friend of his wife, who is now dead; that she has always borne a good character for honesty; that she was a hard-working, industrious woman; that she is married; and deponent is further satisfied from his knowledge of her, that if she obtains her liberty, she will not be likely to commit a criminal offense again.

Sworn to before me this  
day of

J. J. M. M.

sworn to before me this }  
6<sup>th</sup> day of January 1891

Hugh Culman

Notary Public

NY

0796

**98781**  
**CHARLES WEAVER,**  
726 10th Avenue,  
Bet. 49th & 50th Sts., N. Y.

NOV 6 1890

*W. H. Keller*  
262

**is Good for One Year Only.**  
Not accountable for loss or damage by fire,  
breakage, robbery or theft.

**Rates of Interest.**  
On sums of 100 Dollars, or under, 3 per  
cent. per month or any fraction thereof for first  
six months, and 2 per cent. per month thereafter.  
On sums over 100 Dollars, 2 per cent.  
per month for first six months, and 1 per cent.  
per month thereafter.

## New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

Mary Sweeney

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 above-named and I have been warm friends for two years, visiting each other frequently. She has always borne a good character for honesty. She is a married woman and has, in my opinion, suffered enough already. She is, as I have learned, and have every reason to believe <sup>to be true</sup>, in a delicate condition. It may be that I have been mistaken about locking the door, as stated in the affidavit herein and upon second thought I would rather she would get the benefit of the doubt. I would feel better satisfied if sentence upon her was suspended, and I most respectfully ask you to do so.

January 3rd, 1891.

Mary Linton

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

of said city, being duly sworn, deposes and says, that he is the  
in the within entitled action, that he has heard, read, and knows the contents of the foregoing  
and that the same is true to the knowledge of the deponent, except as to the matters therein stated to  
be alleged on information and belief, and that as to those matters he believes it to be true.

*Sworn to, before me, this*

*day of*

18

}

0799

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

..... being duly sworn, says that he resides at No. .... Street in the City of New York, that he is ..... years of age, that on the ..... day of ..... 18 .., at Number ..... in the City of New York, he served the within ..... on ..... the ..... by delivering to and leaving with said ..... a true copy of the within ..... and at the same time and place exhibiting to ..... the within originals, and that he knew the person thus served to be the person mentioned and described in the ..... as ..... therein.

Sworn to, before me,  
this ..... day of ..... 18 .. }

*N. Y. Court of General Sessions*

*People, et al.*  
Plaintiff,  
against

*Mary Sweeney*  
Defendant

HUGH COLEMAN,  
*Attorney for*  
STEWART BUILDING,  
No. 287 BROADWAY,  
NEW YORK CITY.  
Entrance to Elevator cor. Remde St.

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

*Attorney.*

To .....

0800

Jombs. City Prison  
Dec. 8<sup>th</sup> 1890

Judge Fitzgerald

Dear Sir  
Excuse me for writing to you, but I  
appeal to you, as a husband, for the  
sake of my unborn child to save me  
of the disgrace of having a child  
born in prison. as a catholic mother  
I ask you this request. If I am sent to  
prison it will probably be the means of  
breaking up my home. If you will over-look  
this you will never have reason to regret  
it. I admit I done wrong & I am very  
sorry for it, but I insist on it that I  
did not enter the woman's place with  
false keys I am locked up two months  
waiting trial. I made restitution for what  
I have done. as I never was arrested  
before I hope your honor will deal with  
me as leniently as it lays in your power  
I remain very Respectfully  
Mary. C. Sweeney.

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

*against*

*Mary E. Sweeney*

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

*Mary E. Sweeney*

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

The said

*Mary E. Sweeney*

late of the ~~Twenty-second~~ Ward of the City of New York, in the County of New York aforesaid, on the *sixth* day of *November* in the year of our Lord one thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the *day* - time of the same day, at the Ward, City and County aforesaid, the dwelling house of one

*Mary Quinlan*

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

*Mary Quinlan*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

SECOND COUNT—

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

*Mary E. Sweeney*

of the CRIME OF  *Petit*  LARCENY, committed as follows:

The said

*Mary E. Sweeney*

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

*two shawls of the value of nine dollars and fifty cents each*

*[Large handwritten flourish]*

of the goods, chattels, and personal property of one

*Mary Linnan*

in the dwelling house of the said

*Mary Linnan*

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

THIRD COUNT.

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

*Mary E. Sweeney*  
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows:

The said

*Mary E. Sweeney*

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

*two shawls of the value of  
nine dollars and fifty cents  
each*

of the goods, chattels and personal property of

*Mary Dunlan*

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

*Mary Dunlan*

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

*Mary E. Sweeney*

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

JOHN R. FELLOWS,  
District Attorney.