

0922

BOX:

416

FOLDER:

3848

DESCRIPTION:

Egerton, Lebbens

DATE:

11/20/90



3848

9/17/90
Counsel,
Filed day of 1890
Pleads, Chicago, Ill

THE PEOPLE

vs.

Lebens Egerton

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

JOHN R. FELLOWS,

District Attorney.

Part 2 Nov.

A True Bill.

J. J. [Signature]

Foreman.

Part 2 - Dec 16, 1890.

Order of District Attorney indictment returned.

Witnesses:

Upon my report as
sworn to by J. J. [Signature]
I recommend the dis-
missal of the within
indictment
November 25, 1890

Edward [Signature]

dep. [Signature]
I am of opinion that the
case of the People vs. [Signature]
is a case in which the
indictment cannot be
sustained and I will
in the case of [Signature] advise
[Signature]

[Signature]
[Signature]

POOR QUALITY ORIGINAL

0924

Police Court 5th District.

Affidavit—Larceny.

City and County } ss:
of New York,

Samuel M. Hall

of No. 374 State Street Brooklyn ~~City~~, aged 55 years,
occupation Dealer in Jewellery being duly sworn,
deposes and says, that on the 22 day of June 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 pair of Diamond Ear Rings of the value of
Three hundred & fifty dollars
one gold Watch of the value of
Eighty five dollars
said property being in all of the value of
Three hundred & thirty five dollars

\$ 335.00

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 Leblens Egerton jr.

from the fact that on said day said defendant came to deponent and represented to deponent that he has customers for a pair of Ear Rings and a Watch and he requested deponent to give him said property. An Memorandum said defendant agreed to return said property or the money for the same in a few days.

That said defendant failed to return said property or the money for the same and deponent charges that he made said false representation with the intent to steal said property, and whereby he did steal the same as

Sworn to before me, this _____ day of _____ 189

Police Justice.

of record thereby defining the true
nature of the use and benefits
thereof

deponent prays that said
defendant be arrested and
dealt with as the law directs

Sworn to before me this
11 day of November 1890
J. J. Hall
Justice

POOR QUALITY ORIGINAL

0926

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lebbens Egerton Jr 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. *Lebbens Egerton Jr*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *W.*

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

Answer. *607 Carlton Ave Bklyn*

Question. What is your business or profession?

Answer. *Broker*

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 owe the complainant
for the property*

Lebbens Egerton.

Taken before me this

day of

September 1934

Police Justice.

POOR QUALITY ORIGINAL

0927

1890. He is
500 ain

Not found. See the report
after on the experiment & report
attached to Nov 17. at 10 am.
Robinson Street

BAILED,

No. 1, by James A. Welch
Residence 5 West 22nd Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No. _____
Residence _____ Street.

The preceding parties
will hear and
admission to within
case in my
presence
James A. Welch
Police Justice

Police Court... 1
District. 1925

THE PEOPLE, et al.
ON THE COMPLAINT OF

James M. Price
377 West 47th
Robert Robinson

1
2
3
4

Offence Larceny
felony

Dated Nov 14 1890

James A. Welch
Magistrate
Officer
Precinct.

Witnesses _____
Street.

No. _____
Street.

No. _____
Street.

No. _____
Street.

No. _____
Street.

W. H. G. [Signature]
Clerk



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$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 17 1890 [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.

POOR QUALITY ORIGINAL

0928

Sec. 151.

Police Court 1 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 Samuel M Hall
of No. 377 State Street Brooklyn Street, that on the 22 day of June
1886 at the City of New York, in the County of New York, the following article to wit:

one pair of Diamond Ear Rings and one Gold Watch

of the value of Three hundred thirty five Dollars,
the property of Myself Complainant
w as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and
believe, by L. Jordan

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said
Sheriff, Marshals and Policemen, and every of you, to apprehend the body of the said Defendant
and forthwith bring him before me, at the 1 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 11 day of November 1886

cc J. S. Over POLICE JUSTICE.

Court of General Sessions.

The People vs. Deben Egerton

Report.

The complaint herein charges the defendant that he received a watch and a pair of ear rings upon memorandum from the complainant and that he failed to return the said goods or to pay the purchase price therefor. From the unsworn statement of the complainant it appears, however, that no memorandum was executed between the parties, and that the ~~sale~~^{transaction} was a simple sale on credit. The facts related by the complainant do not constitute a crime; they merely give a right of civil action against the defendant.

I am satisfied that the indictment herein cannot be sustained, and I, therefore, recommend a dismissal of the said indictment.

Witness My Hand, November 25, 1890

Edward Grose
 District Attorney

Samuel M. Hall, 877 Platt Street,
Brooklyn, Dealer in Jewelry. (I have
no place of business. I have known
the defendant herein for the last six
years past, but I never had any
business transactions with him,
except those that constitute the grounds
for the indictment herein. On the 2nd
of June, 1890, I met the defendant on
a Brooklyn Bridge Car, and he there^{at the}
asked me whether I had any watches
for sale; that he could sell a nice watch
to a customer of his. I gave him
a small watch with the understanding
that he should either return the watch
or pay me \$50 for it, when he would
have sold it. The next morning
I met the defendant at the Interna-
tional Hotel, 17 Park Row, where he
returned the said small watch to me
for the reason that it did not suit
his customer. I thereupon delivered
to him a larger watch with the under-
standing that he should either
return the same to me, if he could
not sell it to his customer, or pay
me the purchase price of \$85. I asked
him to make an early report to me.

The next morning, the 24th of June, I met the defendant again at the International Hotel, and he told me that he had given the said watch to his customer who seemed to like it very well; that his customer was a merchant in Wall Street. He also asked me whether I knew anybody who had a pair of diamond ear rings with two stones of three and a half Karat weight; he had a customer for such rings, but had not been unable to procure them. The said customer was a party in the said district. I replied that I could get the desired goods, and he asked me to go and get them for him, as it would be a sure sale. I thereupon obtained a pair of diamond rings and delivered them to the defendant with the understanding that he would either return the earrings, if he could not sell them to his said customer, or pay me the purchase price therefor, to wit: the sum of \$250. The defendant promised me to return either the said ear rings or pay me the said sum of money on the following day. He has done neither. He has not paid ^{me} for the said goods, nor

Has he returned them to me. I made
a demand on him for the ^{return of} said goods
or the payment of the purchase price ^{therefor} be-
fore I obtained the warrant of
arrest against him herein. I obtained
the said warrant for the purpose of
obtaining ~~the~~ my said goods or the
money therefor. I have not received
any written memorandum from the
defendant.

Court of General Sessions

The People

vs.
Lubbers Guston

REPORT.

For the District Attorney.

Dated November 25 1890

Edward Moore

Deputy Assistant

POOR QUALITY
ORIGINAL

0934

District Attorney's Office.

PEOPLE

vs.

Leibers Egerton

W. Lynde

*It is claimed
that an examination
of this case will show
that no crime has
been committed. Will*

*you please examine
the matter and
report your conclusions*

*John W. Lynde
Attorney*

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Lebbeus Egerton

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

Lebbeus Egerton

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

The said Lebbeus Egerton

late of the City of New York, in the County of New York aforesaid, on the twenty-second day of June in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms,

one pair of earrings of the value of two hundred and fifty dollars, one watch of the value of eighty-five dollars

of the goods, chattels and personal property of one

Samuel M. Hall

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

0936

BOX:

416

FOLDER:

3848

DESCRIPTION:

Endres, Harry

DATE:

11/06/90



3848

POOR QUALITY ORIGINAL

0937

A. W. Perkins
108 E. 1st
Counsel,
Filed
Pleads
1890

THE PEOPLE
Grand Jurors
From the Person,
[Sections 529, 580 Pennl Code]

JOHN B. FELLOWS,
District Attorney.

A True Bill

J. V. Pringle

Foreman,
Part II Number 10/90
Pleads - E. L. 21st Dec
21st Nov
24th of Nov 1890
J. V. Pringle

Witnesses;

Lawson
John Gray
503 E. 118th
M. J. Sullivan
700 East 166th
M. J. Conside
1124 7 1120 3rd

JS

POOR QUALITY ORIGINAL

0938

Police Court

District

Affidavit—Larceny.

City and County of New York, ss.

Alfred Sullivan of No. 700 E. 166th Street, aged 50 years, occupation Silk Weaver being duly sworn

deposes and says, that on the 1st day of November 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Person

One waterbury watch of the value of two + 50/100 dollars and one five dollar gold piece gold and lawful money of the United States together of the value of seven + 50/100 dollars.

(#750)

the property of Dependent

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 Harry Sanders (now here) from the fact that deponent was out drinking on the night of the above date, and before deponent had drunk any, deponent had a waterbury watch and about twelve dollars among which was a five dollar gold piece in his possession.

Deponent is informed by John Gray a watchman that at about the hour of 11:30 o'clock P.M. said date, he saw this deponent take this deponent who was in a state of gross intoxication into

sworn to by deponent, this

18

25
29
a lumber yard on 1st Avenue bet.
125th and 126th streets. and saw this
defendant take something from
the pockets of this deponent, and
saw him the defendant place the
articles which he had taken from
this deponent into his the defendant's
pockets. he Gray then caught the
defendant, and found in the
defendant's pockets a waterbury
watch, and a fine dollar gold
piece.

Deponent further says that he has
since seen the watch which the
said John Gray found in the
pockets of this defendant and fully
identifies said watch as his property
and charges this defendant with
feloniously taking, stealing and carrying
away said property from the person
of deponent and says he may be
held and dealt with according to
law.

Served before me } Alfred Sulzwan
this 2nd day of Nov 1890 }

W. Meach

Police Justice

POOR QUALITY ORIGINAL

0940

Police Court 5 District. Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 700 E. 166th St. Street, aged 50 years,
occupation Sick Weaver being duly sworn

deposes and says, that on the 1st day of November 1920 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and of deponent, in the Night time, the following property, viz:

Person

One waterbury watch of the value of two + 50/100 dollars. and one five dollar gold piece gold and lawful money of the United States. Together of the value of seven + 50/100 dollars.

(#7.50)
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 Harry Anderson (now here)

from the fact that deponent was out drinking on the night of the above date. and before deponent had drunk any, deponent had a waterbury watch. and about twelve dollars. Among which was a five dollar gold piece in his possession.

Deponent is informed by John Gray a watchman that at about the hour of 11:30 o'clock P.M. said date. he saw this deponent take this deponent who was in a state of gross intoxication into

Sworn to before me on this 18th day of November 1920

Police Justice

POOR QUALITY ORIGINAL

0941

P. 29

a lumber yard on 1st Avenue bet. 125th and 126th streets. and saw the defendant take something from the pocket of this deponent, and saw him the defendant place the articles which he had taken from the deponent into his the defendant's pocket. he Gray then caught the defendant and found in the defendant's pocket a waterbury watch and a fine dollar gold piece.

Deponent further says that he has since seen the watch which the said John Gray found in the pocket of this deponent and fully identifies said watch as his property and charges this defendant with feloniously taking said watch and carrying away said property from the person of deponent and prays he may be held and dealt with according to law.

Sworn to before me } Alfred Sullivan
this 2nd day of Nov 1890

W. Meach
Police Justice

POOR QUALITY ORIGINAL

0942

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 40 years, occupation John Gray
Watchman of No. 503 E 115th Street, being duly sworn deposes and

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

Sworn to before me, this 2
day of Nov 1898 John Gray

Lawrence
Police Justice.

POOR QUALITY ORIGINAL

0943

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Harry Endress

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 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. *Harry Endress*

Question. How old are you?

Answer. *29 years old*

Question. Where were you born?

Answer. *Philadelphia Pa.*

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

Answer. *217, E. 125th St. 5 mos*

Question. What is your business or profession?

Answer. *Butterer*

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

Answer.

I am not guilty
Harry Endress

Taken before me this
day of *Nov*
1890

W. M. ...
Police Justice.

POOR QUALITY ORIGINAL

0944

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

BAILED by _____

Police Court, _____ District, _____

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Sullivan
702 East 166
Henry Anderson

offense, _____
Larceny from Person

Dated, _____ 1890

Magistrate,
Jimi Bulhouse

Witnesses,
John Gray
503 E. 116th



No. _____ Street _____
to answer

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

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

Dated, _____ 1890 _____ Police Justice.

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

Dated, _____ 1890 _____ Police Justice.

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

Dated, _____ 1890 _____ Police Justice.

City and County of New York, ss:

Mr. J. Cassidine

being duly sworn deposes and says that he resides at No 1124, 3rd Ave. in the City of New York and is engaged in business at No 1120 - 3rd Avenue in said City. That he has been intimately acquainted with Henry Euders for a period of 9 years that said Euders has been in the employ of deponent both in this City and in the City of Philadelphia. That deponent has always regarded said Euders as a young man of strict honesty and industry, and was greatly surprised and shocked to learn of his arrest on a criminal charge. Deponent does not believe said Euders to be a person of criminal tendencies and believing him to be the victim of unfortunate circumstances rather than a wilful and malicious criminal still has confidence in the young man to such an extent that he would gladly give him employment were he at liberty to accept a position

Sworn to before me
this 14th day of Nov. 1890

J. J. Cassidine
1120, 3rd Ave

POOR QUALITY
ORIGINAL

0946

County of General Sessions

The People etc,

against

Henry Under

Affidavit

POOR QUALITY
ORIGINAL

0947

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Harry Endres

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

Harry Endres
of the CRIME OF GRAND LARCENY in the *first* degree committed as follows:

The said

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

*one watch of the
value of two dollars and
fifty cents and one gold coin
of the United States of the kind
called half eagles and of the
value of five dollars*

of the goods, chattels and personal property of one *Alfred Sullivan*
on the person of the said *Alfred Sullivan*
then and there being found, from the person of the said *Alfred Sullivan*
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*

0948

BOX:

416

FOLDER:

3848

DESCRIPTION:

Endres, Lewis

DATE:

11/13/90



3848

102

Counsel,
Filed 13 day of Nov 1890
Pleads,

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

THE PEOPLE

vs.

H
Lewis Endres

140 North
St.

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. W. Arroyo

Foreman.

W. H. Kelly

Ed. B. ...
...

Witnesses;

Recd for office &

...

POOR QUALITY ORIGINAL

0950

Police Court 6 District

Affidavit—Larceny.

City and County of New York, ss.

Samin Endres

of No. 614 East 151st Street, aged 52 years, occupation Carpenter being duly sworn

deposes and says, that on the 1st day of September 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:

Four bills or notes good and lawful money of the United States, each of the value and denomination of ten dollars, in all of the value of Fifty Dollars

the property of deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by Jenis Endres, now here, from

the following facts: On the morning of said day deponent left said money in a small iron safe in a closet at deponent's ^{now at No 652 East 151st street.} residence. At about six o'clock in the afternoon of said day deponent missed said money and found that there had been broken open said safe and said closet, both of which had been locked. Frederick Frank of No 652 East 151st ~~st~~ informs deponent that he saw said Jenis Endres enter said house and that said Jenis gave him ten cents to say nothing about it. Said Jenis Endres admits and confesses that he took, stole and carried away said money as charged.

Jenis Endres

Sworn to before me, this 9th day of September 1890

Police Justice.

POOR QUALITY ORIGINAL

0951

Sec. 198-200.

6

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Jerris Endres 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. Jerris Endres

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Germany

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

Answer. 140 Courtland Avenue; 2 months

Question. What is your business or profession?

Answer. Grocery 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 of the charge against
me.

Lewis Proctor

Taken before me this

71

day of November 1891

Officer Detamore Police Justice

POOR QUALITY ORIGINAL

0952

BAILLED,
 No. 1, by _____
 Residence _____
 Street _____

No. 2, by _____
 Residence _____
 Street _____

No. 3, by _____
 Residence _____
 Street _____

No. 4, by _____
 Residence _____
 Street _____

Police Court--- District

THE PEOPLE, vs.
ON THE COMPLAINT OF

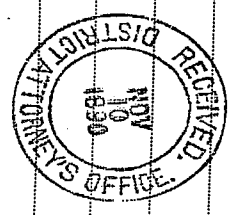
Louis Judice
Louis Judice
 Offence *Larceny*
Blow

1 _____
 2 _____
 3 _____
 4 _____

Date _____

Magistrate
 Officer
 Precinct

Witnesses _____



No. _____
 Street _____

No. _____
 Street _____

No. _____
 Street _____

Louis Judice
Louis Judice

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 _____

Louis Judice

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 7* 18 *90* *John Cookme* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0953

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Lewis Endres

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

Lewis Endres

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

The said

Lewis Endres

late of the City of New York, in the County of New York aforesaid, on the third day of September in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms,

\$40.00 four promissory notes for the payment of money of the kind commonly called United States Treasury Notes, of the denomination and value of ten dollars each; four promissory note for the payment of money of the kind commonly called Bank Notes of the denomination and value of ten dollars each; four United States Gold Certificates, of the denomination and value of ten dollars each; four United States Silver Certificates, of the denomination and value of ten dollars each;

of the goods, chattels and personal property of one

Sigmund Endres

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 Q. Fellows,
District Attorney

0954

BOX:

416

FOLDER:

3848

DESCRIPTION:

Ennis, Christopher

DATE:

11/06/90



3848

POOR QUALITY ORIGINAL

0955

18

Counsel,

Filed

day of

1890

Pleads,

[Handwritten signature]

THE PEOPLE

vs.

I

Christopher Emms

J. R.

Grand Larceny, *First Degree*
(From the Person,
[Sections 528, 530, — Penal Code].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

J. H. [Signature]

Foreman.

Charles J. [Signature]

Wm. [Signature]

Witnesses:

[Faint handwritten notes]

POOR QUALITY ORIGINAL

0956

Courts of General Sessions

*The People
vs
Christopher Emis*

REPORT OF THE NEW YORK SOCIETY FOR
THE PREVENTION OF CRUELTY
TO CHILDREN.
100 EAST 23^d STREET,

New York, Nov 1st 1890

CASE NO. *52689* OFFICER *Kant*
DATE OF ARREST *Oct 27th 90*
CHARGE *Larceny from the person*
AGE OF CHILD *13 years*
RELIGION *Catholic*
FATHER *Patrick*
MOTHER *Katie*
RESIDENCE *140 Cherry Street*

AN INVESTIGATION BY THE SOCIETY SHOWS THAT *the boy*
has never been arrested before
and that the parents are respectable



All which is respectfully submitted,
W. Holloway Jenkins
District Atty. *Deft*

POOR QUALITY ORIGINAL

0957

Court of General Sessions

*The People
vs
agent*

Christopher Emms

from the books

PENAL CODE, §

**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.

POOR QUALITY ORIGINAL

0958

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

I, John Francis Williamson
of No. 100 Street, aged 48 years,
occupation Police man being duly sworn deposes and says,
that on the 4th day of October 1890
at the City of New York, in the County of New York

Bernard Brown (now
deceased) is a material and
important witness in the
Case of the "People vs
Christopher Morris", and
as said Brown will not
be forthcoming when re-
quired He therefore asks
that he be dealt with as

Sworn to before me, this

1890

day

Police Just.

[Handwritten signature]

POOR QUALITY ORIGINAL

0959

Police Court, 3 District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Ben Brown

Dated Oct 27 1890

Hogan Magistrate.

Williams Officer

Witness, _____

Disposition, _____

AFFIDAVIT.

POOR QUALITY ORIGINAL

0950

Police Court Third District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 172 1/2 Cherry St Street, aged 19 years,
occupation Deaman being duly sworn

deposes and says, that on the 27 day of October 1894 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

One
Silver Watch, of
the Value of Six Dollars

the property of

Deponent

has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by Christopher Emis and that this deponent

was here for the reason
that on said night and
date Deponent was in a
crowd in Cherry St and
the Defendant came along
and spoke to Deponent
and then and there said
Defendant did grab at,
and take from Deponents
vest pocket said property
and run away with the
same; therefore Deponent
now charges said Defendant
with taking, stealing and

Sworn to before me this

18

day

Police Justice

carrying away from his
husband and possession
said property and prays
that he be dealt with by
the Law directly
Bernard Grimm

I sworn to before me
this 28th day of Oct 1890

Edgar Police Justice

POOR QUALITY ORIGINAL

0962

Sec. 193-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Jenny Madden took the watch, I did not take it
Christopher Emris
mark

Taken before me this

day of

188

Police District

POOR QUALITY ORIGINAL

0963

By Order of 2 P.M.
\$500 bail
By Oct 31 1890

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

Police Court No. 1645
District

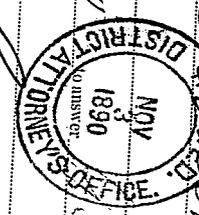
THE PEOPLE
ON THE COMPLAINT OF
OR
JAMES O'NEILL
JAMES O'NEILL

Dated _____ 1890
Magistrate
J. J. O'NEILL

Officer
W. J. O'NEILL

Witness
J. J. O'NEILL
J. J. O'NEILL

No. _____ Street
J. J. O'NEILL



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 _____ 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 _____ 1890 _____ Police Justice.

I have admitted the above-named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1890 _____ 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 _____ 1890 _____ 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

Christopher Ennis

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

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

The said Christopher Ennis

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

one watch of the value of six dollars

of the goods, chattels and personal property of one Bernard Brown on the person of the said Bernard Brown then and there being found, from the person of the said Bernard Brown 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. Fellows, District Attorney

0965

BOX:

416

FOLDER:

3848

DESCRIPTION:

Evans, George

DATE:

11/26/90



3848

POOR QUALITY ORIGINAL

0966

166. 1/11/90

Counsel, J. Oliver
Filed 26 day of Nov 18 90
Pleads, Not Guilty (28)

Witnesses;

THE PEOPLE
vs.
George Evans
I
Grand Larceny, 2nd Degree.
(From the Person.)
[Sections 528, 531 Penal Code].

John R. Fellows
District Attorney

A True Bill.

Wm. H. ... Foreman.
S. P. ... 3 yrs 86 mo. P.S.M. 5

0967

POOR QUALITY ORIGINAL

Police Court 2 District. Affidavit—Larceny.

City and County of New York, } ss.:
of No. 84 East 9th Street, aged 30 years,
occupation Printer being duly sworn
deposes and says, that on the 8 day of March 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One gold watch of the value of sixty five dollars \$ 65—

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 George Evans and Charles Brown (now here) under the following circumstances:— Deponent was looking at a peddler selling something in the Bowery near Broad Street, about the hour of 1.30 o'clock P.M., and there was a crowd of persons there. Deponent had the said watch in his vest pocket secured by a chain. Deponent felt a hand fumbling about his pocket and deponent then and there caught the hand of the said Evans, and at that time the said Evans had in his hand the end of the said chain, which

Sworn to before me, this 1888 day of March 1888
Police Justice.

POOR QUALITY ORIGINAL

0968

was broken from deponent's watch and the said watch was gone. Deponent told the said Evans for some time until deponent was obliged by the crowd to let go. Deponent is informed Edward J. Smith now here that he was present at the time of said occurrence and saw the defendant Charles Brown attempting to wrest the defendant Evans from the grasp of deponent, and the said Smith saw the said Brown get on the same car with the defendant Evans. Deponent charges that defendants were acting in concert in committing the said larceny from deponent's person.

Subscribed and sworn to before me this 2nd day of

November 1900

Don Morrison

J. H. Smith

Police Justice.

POOR QUALITY ORIGINAL

0969

CITY AND COUNTY }
OF NEW YORK, } ss.

Edward J. Smith

aged 24 years, occupation clerk of No.

24 Prospect St Brooklyn E. D. Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of _____

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

Sworn to before me, this 9 day of November 1880 } Edward J. Smith

J. Williams
Police Justice.

POOR QUALITY ORIGINAL

0970

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

Charles Brown

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

Question. What is your name?

Answer. Charles Brown

Question. How old are you?

Answer. 19 years

Question. Where were you born?

Answer. N.Y.

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

Answer. 88 E. Broadway 1 1/2 years

Question. What is your business or profession?

Answer. Juror

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

Answer. I am not guilty
Charles Brown

Taken before me this day of

1881

Police Justice

POOR QUALITY ORIGINAL

0971

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Evans 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 Evans*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *252 South Street St. Paul, E.D.*

Question. What is your business or profession?

Answer. *Stone Cutter*

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

Answer. *I am not guilty*
George Evans

Taken before me this
day of *Nov*

1882

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0972

BAILIED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... 2 District 1646

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Samuel Morrison
84 East 97th St
Brooklyn

George James
Charles Brown

Offence

Dated

November 9 1889
J. S. Smith
Magistrate

Witnesses

No.

Admitted to bail
by Charles Brown
and George James

No.

\$

1000 to answer



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 1000 Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated November 9 1889 J. S. Smith Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

POOR QUALITY ORIGINAL

0973

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 Evans

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

George Evans

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

The said George Evans,

late of the City of New York, in the County of New York aforesaid, on the eighth 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 watch of the value of sixty five dollars.

of the goods, chattels and personal property of one Daniel Morrison, on the person of the said Daniel Morrison, then and there being found, from the person of the said Daniel Morrison, 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. Kellogg, District Attorney