

0433

BOX:

387

FOLDER:

3608

DESCRIPTION:

Walsh, Joseph

DATE:

02/21/90



3608

Witnesses;

William Gordon
Michael Brasley

216
Hampden
Counsel,
Filed 21 day of Feb 18 90
Pleads, Chiquity in

THE PEOPLE
vs.
Joseph Walsh
P
Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

JOHN R. FELLOWS,
District Attorney,
Mar 3 1890

A True Bill.

Spencer McKee

Foreman.

Feb 2. Feb 3. 1890
Pleas at 2 o'clock
Elmira Ref. P.M.

0434

0435

Police Court—2nd District.

City and County } ss.:
of New York,

Michael Greeley
of No. 520 West 39 Street, aged 43 years,
occupation Fireman being duly sworn

deposes and says, that on the 22 day of November 1889 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Joseph Melosh

Who struck deponent two violent blows
on the back of his head with an
Iron Bar he held in his hands
seriously cutting deponent

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 23 day }
of December 1889 } Michael Greeley

John J. [Signature] Police Justice.

0436

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Joseph Walsh 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 Walsh

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.

533 West 45th St 12 years

Question. What is your business or profession?

Answer.

Gas works laborer

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

Answer.

*He called me a whore
son of a bitch, and
this provoked me*

Joseph Walsh

Taken before me this

day of January 1892

15

Police Justice

0437

Sec. 151.

Police Court, 2 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, GREETING;*

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 Michael Greeley
of No. 520 West 39 Street, that on the 22 day of November
1889 at the City of New York, in the County of New York,

unfelicitously
he was violently Assaulted and Beaten by Joseph Welch

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 York, to command you the said
Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him
forthwith before me, at the 2 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 23 day of December 1889
John J. Lawrence POLICE JUSTICE.

0438

Police Court.....District.....

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Greehy
vs.
Joseph Welsh
in Williamsburg
Gas House

Warrant A & B.

Dated *December 23* 188*9*

L. J. Gorman Magistrate.

L. A. Gardner 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.

..... 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

Police Justice.

The within-named

0439

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 Welch

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 Feb 18 1890 [Signature] Police Justice.

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

Dated 18 [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 [Signature] Police Justice.

0440

In Heby 16th 10 AM

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

245 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Michael Greeley
320 W. 39th St.

1 Joseph Melik

2

3

4

Dated Feb 23 15 1889

Magistrate.

Officer.

20 Precinct.

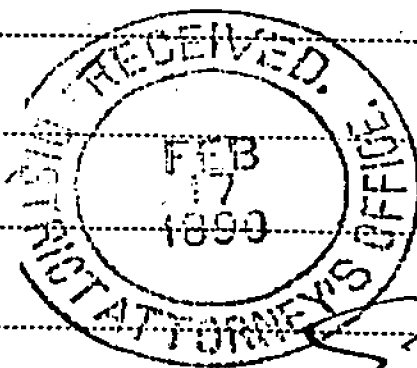
Witnesses William Jordan

No. 412 - W 39th Street.

No. Street.

No. Street.

\$ 500 to answer



Law

and 1

0441

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 Walsh

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

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

The said

Joseph Walsh

late of the City of New York, in the County of New York aforesaid, on the
twenty-second day of *November* in the year of our Lord
one thousand eight hundred and *eighty-nine*, with force and arms, at the City and
County aforesaid, in and upon the body of one *Michael Greeley*
in the Peace of the said People then and there being, feloniously did make an assault
and *him* the said *Michael Greeley*
with a certain *iron bar*

which the said

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

with intent

him the said *Michael Greeley*
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

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

The said

Joseph Walsh

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

with a certain

Michael Greeley
iron bar

which the said

Joseph Walsh
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.

0442

THIRD COUNT—

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

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

The said

Joseph Walsh
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
Michael Greely in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said *Michael Greely*
with a certain *iron-bar*

which *he* the said

in *his* right hand then and there had and held, in and upon the *head*
of *him* the said *Michael Greely*
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 *Michael Greely*

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.

0443

BOX:

387

FOLDER:

3608

DESCRIPTION:

Walsh, James

DATE:

02/24/90



3608

Witnesses;

Charles W. Kennedy
off. Crown

Upon reading the
within submitted
and after examina-
tion of Police
officer who gives
defendant an
excellent character
last that defendant
he is charged on
his own recognizing and
G. I. B. March 20th 1890
A. S. A.

1890
Counsel,
Filed
Pleads, Chitquidly-Whit
1890

THE PEOPLE
vs.

James Walsh

Burglary in the Third degree.
Grand Jurors, Deans
degrees receiving
[Section 498, 506, 528, 531, 1007.]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

James McKeever

Foreman.

March 20th 1890

He is charged on his
own recognizing and
motion for subject. Atty. Gen.

0444

0445

New York General Sessions.

PEOPLE ON MY COMPLAINT,

VERSUS

James Walsh

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.

Said defendant has never been ~~charged with any offense~~ ^{previously} to herein charged. He has always borne a good character. I am of the opinion that if the defendant committed the offense herein charged, it was merely the result of a drunken freak, and was committed without any criminal intent.

Acknowledged before me
this 18th Day of Feb'y. 1890
Terence J. McManus,
Indictment Clerk

Oscar W. W. W.

0446

The People &

vs

James Walsh

Withdrawal

0447

Police Court—

3 District.

City and County } ss.:
of New York,

of No. 40 East Broadway Street, aged 33 years,

occupation Clothing merchant being duly sworn

deposes and says, that the premises No. 40 East Broadway Street, 7th Ward

in the City and County aforesaid the said being a four story brick

building the store of

and which was occupied by deponent as a Clothing manufactory

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

were Moses Ripinsky BURGLARIOUSLY entered by means of forcibly breaking the

plate glass in the show window in

said building

on the 2nd day of February 1889 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

Three Coats and three vests the
whole being valued at forty five dollars
\$ 45⁰⁰/₁₀₀

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 taken, stolen and carried away by

James Walsh
for the reasons following, to wit: deponent having securely locked
and bolted said doors and windows he
deponent subsequently was informed by
Moses Ripinsky that the plate glass in the
show window had been broken and the said
property was missing. deponent was
afterwards informed by Officer Cronin
that he Cronin had arrested the
deponent on Cherry Street with

0448

the said property on his possession
which property his deponent has since
identified as being the property which
was Burglariously taken stolen and carried
away therefore deponent prays that
the defendant be held to answer

Sworn to before
me this 2nd day of February
1890.
Oscar W. Linsley
Charles W. Linsley
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been
committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 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 he to be discharged.
Dated 1890 Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
vs.	
Offence—BURGLARY.	
1.	
2.	
3.	
4.	
Dated	1890
Magistrate.	
Officer.	
Clerk.	
Witnesses,	
No.	Street,
No.	Street,
No.	Street,
\$ to answer General Sessions.	

0449

CITY AND COUNTY }
OF NEW YORK, } ss.

James J. Cronin
aged 29 years, occupation Policeman of No. 247
Madison Street, being duly sworn deposes and

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

Sworn to before me, this 2 day of February 1898 of James J. Cronin

Charles N. Lantz
Police Justice.

0450

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY }
OF NEW YORK, }

James Walsh 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. *James Walsh*

Question. How old are you?

Answer. *32 years of age*

Question. Where were you born?

Answer. *New York City*

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

Answer. *No home.*

Question. What is your business or profession?

Answer. *Shoe Mounter*

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 Walsh

Taken before me this

day of *February* 1880.

Charles J. Hendon

Police Justice.

0451

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.....

.....*Depuis*.....
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 *July 2* 188*9* *Charles Martin* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0452

BAILED.

No. 1, by John J. Riordan
Residence 91 Roosevelt Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court

188 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Osher Wilgus
40 East Broadway
1 James Walsh
2
3
4

Dated February 2 1890

Jauntor Magistrate

Cronin Officer.

7th Precinct.

Witnesses Moses Lipinsky

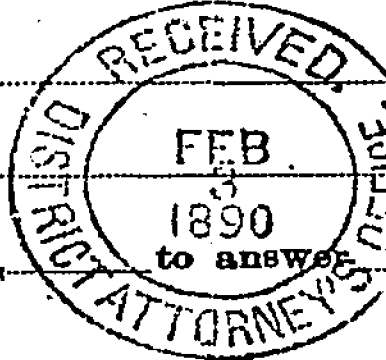
No. 40 East Broadway Street.

Officer

No. _____ Street.

No. _____ Street.

\$ 1000



G. S.

Bailed
out

Brown
9-2
Pratt

0453

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

James Walsh

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

James Walsh

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

The said

James Walsh

late of the *Seventh* Ward of the City of New York, in the County of New York, aforesaid, on the *second* day of *February* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

Oscher Wilensky

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

Oscher Wilensky

in the said *store* 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.

0454

SECOND COUNT—

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

James Walsh
of the CRIME OF Grand LARCENY in the second degree committed as follows:
The said James Walsh

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,

three coats of the value of
ten dollars each, and three
vests of the value of five
dollars each

of the goods, chattels and personal property of one

Osher Wilensky
in the store of the said Osher Wilensky

there situate, then and there being found, in the store 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.

0455

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said
James Walsh
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said

James Walsh

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

three coats of the value of ten
dollars each and three vests of
the value of five dollars each

of the goods, chattels and personal property of one

Osher Wilensky

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

Osher Wilensky

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

James Walsh

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.

0456

BOX:

387

FOLDER:

3608

DESCRIPTION:

Wattenberg, Ludwig

DATE:

02/25/90



3608

Witnesses:

Paul Rayner

John Miller

129.
J. G. Coville
132 Railroad

Counsel, 25 day of Feb 18890
Filed Chy
Pleads, July 26

THE PEOPLE

35
witness
2
38.
told
Lumpkin for P

Erudwig Wattenberg

Grand LARCENY, 225
(False Pretenses)
[Section 528, and 581, Penal Code].

JOHN R. FELLOWS,

District Attorney.

Part 3 Nuch 4 by index get

A True Bill

WJ

James McKee

Part II March 7/90 Foreman.

Part III March 8
Pleaded guilty.

2400 8 Mar 1890

47

0457

0458

Police Court

2

District.

Affidavit—Larceny.

City and County } ss.:
of New York,

Paul Rayser

of No.

67 West Elmith

Street, aged

35

years,

occupation

Saloon Keeper

being duly sworn

deposes and says, that on the 18 day of January 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:

Good and
lawful money of the United States
to the amount and value of
Twenty Seven dollars $\frac{15}{100}$ \$27.15

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

Ludwig Wattenberg (now here)
under the following circumstances.)
Deponent was acquainted with the
defendant and had obtained credit
from deponent at various times so
that on said date the defendant
owed deponent forty two dollars
and eighty five cents. The defendant
on said date came to deponent's
store at 43 East 14th St N.Y. on
said date and said to deponent
that he, the defendant, wished
to pay his indebtedness to deponent
and for that purpose defendant
gave to deponent the annexed
check, being a check purporting

of
deponent's possession
1890

Police Officer

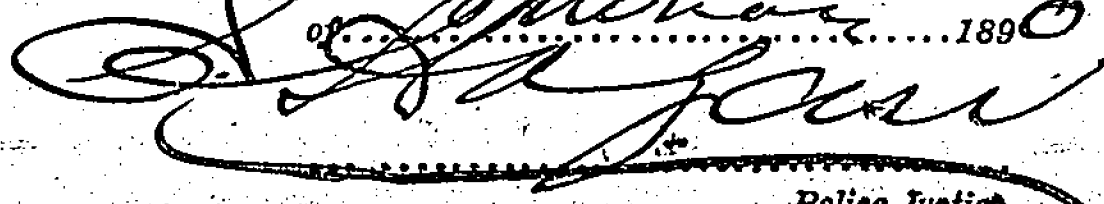
0459

to be drawn by one R. Hoffman, and payable to the order of the defendant on the Bowery National Bank of New York, and dated January 14 1890. The defendant said that it was too late to go to the bank for the money, and the defendant asked Deponent to accept the said check for \$70, in payment of his indebtedness, and he asked Deponent to give him the sum of twenty seven dollars and fifteen cent which was the amount over and above the amount of Defendants indebtedness and, relying upon the promise of the defendant and his statement that the said check was good Deponent then and there gave the defendant the said twenty seven dollars and fifteen cents. Subsequently, about five days thereafter Deponent went to the Bowery National Bank aforesaid, and presented the said check, and the paying teller of said bank refused to pay the said check, and then and there informed Deponent that the said check was valueless, and that no such sum as R. Hoffman had any account at said bank on January 14, 1890, or at any time, he does not therefore charge defendant with the larceny of the said twenty seven dollars and fifteen cent, by trick and device.

Sworn to before me this..... day

of..... 1890

Paul Rayson



Police Justice

0460

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Ludwig Wattenburg

Question. How old are you?

Answer.

35 Years

Question. Where were you born?

Answer.

Germany

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

Answer.

2 Livingston Place

Question. What is your business or profession?

Answer.

Music Teacher

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

Answer.

I have nothing to say

Ludwig Wattenburg

Taken before me this

day of

24th

1890

Police Justice

0461

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

Luling Wallenberg

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 Feb 8 1880

Police Justice.

I have admitted the above-named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order he to be discharged.

Dated

188

Police Justice.

0462

Feb 10th 10³⁰ AM

Police Court--- 2 249 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Paul Rayser
167 N. 11th St
Ludwig Wattenberg

Offence
J. Green
J. Long

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated February 8 1890

Magistrate.

Officer.

Precinct.

Witnesses ~~Chas. F.~~

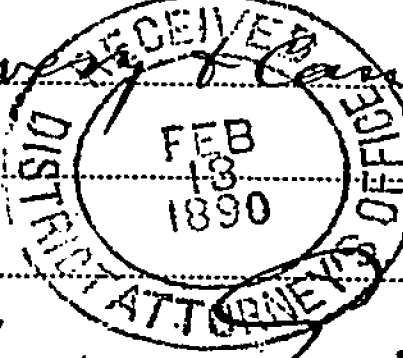
No. M. Allison Street.

Bowery National Bank

N. Cor. Bowery & Canal Street.

No. _____ Street.

\$ 500 to answer



Law

0463

BOWERY, COR. CANAL STREET.

No. *2701* New York, *Jan 18th* 18*90*

The Bowery National Bank.
OF NEW YORK.

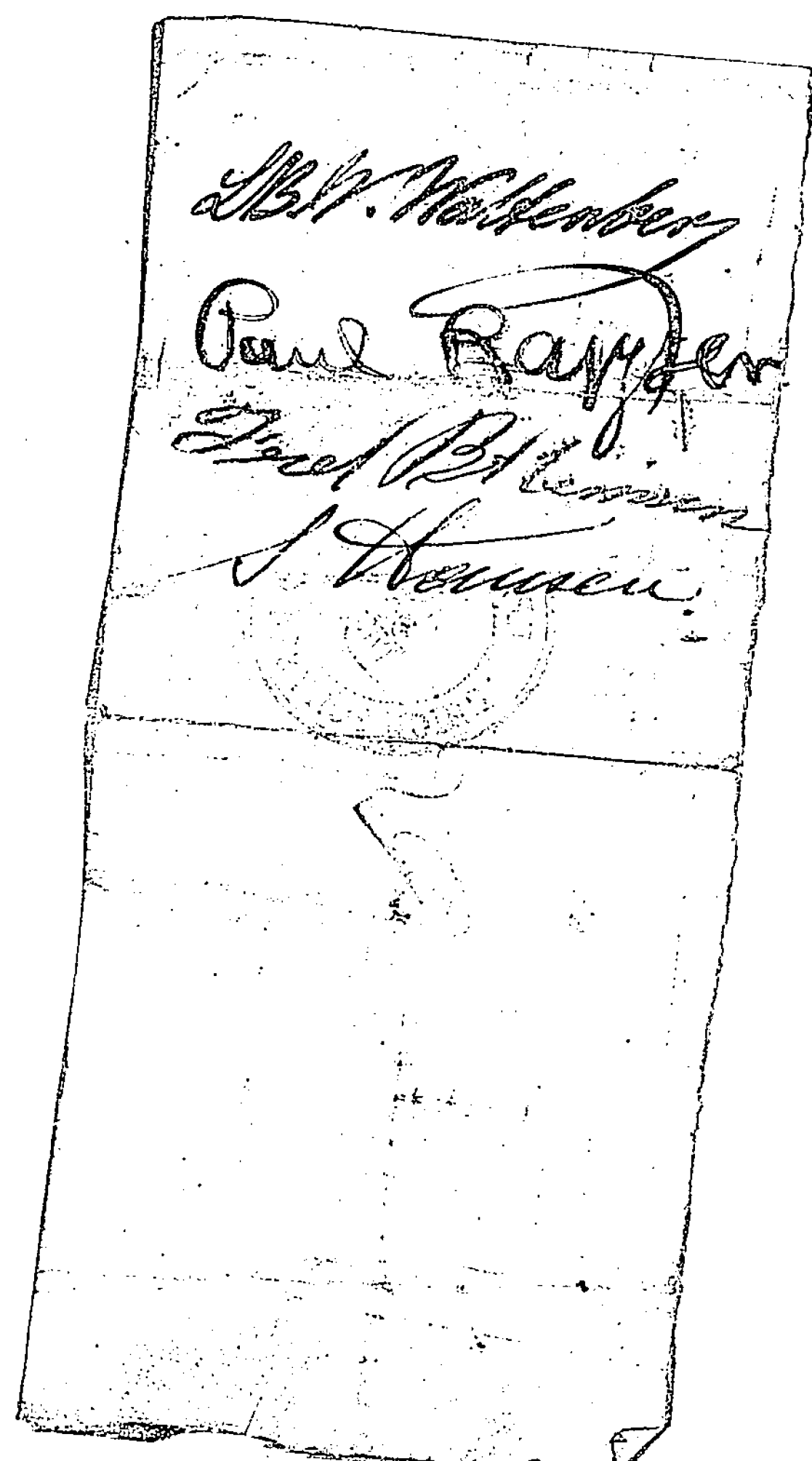
Pay to the order of *L. B. W. Waltenberg*
Seventy Dollars,

\$ *70⁰⁰*

R. Hoffman

BARLOW & CO., Stationers and Printers, 76 Bowery, N. Y.

0464



0465

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Sidney Watterberg

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

Sidney Watterberg —

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

The said *Sidney Watterberg* —

late of the City of New York, in the County of New York aforesaid, on the *eighteenth*
day of *January* in the year of our Lord one thousand eight hundred and
eighty-ninth, at the City and County aforesaid, with force and arms, with intent to
deprive and defraud *one Paul Rayer* —

of the proper moneys, goods chattels and personal property hereinafter mentioned, and of
the use and benefit thereof, and to appropriate the same to *his* own use, did then and
there feloniously, fraudulently and falsely pretend and represent to *the said*
Paul Rayer, —

That a certain paper writing in the words
and figures following, to wit:

"We — New York, Jan 18th 1890

The Farmers National Bank,

New York.

Pay to the order of *S. B. W. Watterberg*

\$ Seventy — *00* Dollars,

\$ 70.00

R. Hoffman,

and bearing date and place on the back

0466

Thereby a certain endorsement as follows,
to wit: "L. B. W. Watterberg", which he
the said Ludwig Watterberg then and
there produced and delivered to the said
Paul Rayer, was then and there a good
and valid order for the payment of money
and of the value of seventy dollars. —

And the said Paul Rayer, —

then and there believing the said false and fraudulent pretenses and representations so made
as aforesaid by the said Ludwig Watterberg —

and being deceived thereby, was induced, by reason of the false and fraudulent pretenses and
representations so made as aforesaid, to deliver, and did then and there deliver to the said
Ludwig Watterberg, the sum of twenty
seven dollars and fifteen cents in money,
lawful money of the United States of
America, and of the value of twenty seven
dollars and fifteen cents, —

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

— Paul Rayer —

And the said Ludwig Watterberg —
did then and there feloniously receive and obtain the said proper moneys, goods, chattels, and
personal property, from the possession of the said Paul Rayer,

by color and by aid of the false and fraudulent pretenses and representations aforesaid, with
intent to deprive and defraud the said Paul Rayer, —

of the same, and of the use and benefit thereof, and to appropriate the same to his own use

Whereas, in truth and in fact, the said paper writing which
the said Ludwig Watterberg so as
aforesaid then and there produced and
delivered to the said Paul Rayer was not

0467

then and there a good and valid order for the payment of money, and was not of the value of twenty dollars, nor of any value but was in truth then and there wholly void and worthless. —

And Whereas, in truth and in fact, the pretenses and representations so made as aforesaid by the said Isidore Watterberg — to the said Paul Rayner — was and were

then and there in all respects utterly false and untrue, as he the said Isidore Watterberg at the time of making the same then and there well knew

And so the Grand Jury Aforesaid, do say that the said Isidore Watterberg in the manner and form aforesaid, by the means aforesaid, the said proper moneys, goods, chattels and personal property of the said Paul Rayner — then and there feloniously did STEAL, 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.

0468

BOX:

387

FOLDER:

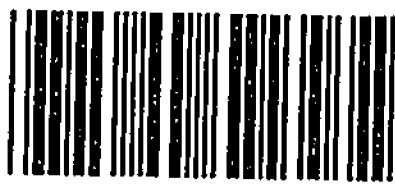
3608

DESCRIPTION:

Weld, August

DATE:

02/13/90



3608

Albion

Filed
13 day of July 1880
Plends, *August 14*

188/

Pleads, *Mr. Zuck*, 14-

THE PEOPLE

vs.

RF

August Wild

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Lawrence H. Keen

Foreman.

July 21/90

Dear Mr. [unclear]
 I have just received your letter of the 21st inst.
 and am glad to hear that you are well.
 I am well at present and hope this finds you
 the same.
 I have not much news to write at present.
 I am, dear Mr. [unclear], very respectfully,
 Yours,
 [unclear]

Wm. B. D. 1851

0469

N.Y. General Sessions.

The People
against
August Mied

City and County of New York: Paul Eich-
harst being duly sworn says:

I know the defendant for about
two years, I have seen him several
times ^{James} during that time; know him
well as I am his brother in law;
I have always known him as an
industrious and diligent man; he
has supported his old father aged
about 61 years; and a sister & her
child; he is the only support of them.
I know that defendant Mied is
a man of good character & reputation.
Nothing wrong can be said of
him, everyone speaks well of him;
he is a man very nervous, and
has been treated for nervousness
in the Second Avenue Dispensary,
he is also very nervous, easily
excited and easily frightened, he
is bashful, shy & reticent, but
has always had some a good

0471

moral character & reputation.
Sum before me this Paul Eichhorst
27 day of February 1891
Louis Wagener
Notary Public
W. J. Ko

0472

N.Y. General Sessions.

The People {
against
August Wild }

City and County of New York: Johannes
Hohman being duly sworn says:
That he resides at No 207 Washington
Street, in Jersey City, and is a
Carnish maker by trade.

That he knows August Wild, the
defendant, for about two years and
a half, last past, that being the
period of time that said defendant
is in this Country, I have seen
the defendant every week, especially
during the last four months; his
friends and acquaintances are
also mine, and I know mostly
all the people that know him,
they all speak well of him, I
have never heard anyone speak
other than well of him, his character
and reputation are good, he is
industrious, diligent, steady going,
and of good morals; and I have
always found him such during

0473

my acquaintance with him.

I know that he is easily excited,
and frightened, and at such times
is very timid and easily frightened

Sworn before me this

29th day of Feb 1890

Louis Wagerer

Notary Public

H. G. Co.

Johannes Hermann.

0474

N.Y. General Sessions

The People
10
August Wild }

City & County of New York ss.

Louis Kochler

bring duly sworn say:

I reside at No 1678 First Avenue
in the City of New York. My
occupation is a Cornice Maker.
That I know the defendant
August Wild, and have known
him for about two years last
past. I have seen him at the
least once a week during the
above time. I know defendant's
family and know them to be
of good character, industrious &
hard working people. I know
Wild's character and reputation,
I never saw any wrong in
him, always have heard others
speaking well concerning both
his character and reputation.
I know him to be sober,
industrious, and a hard worker.
Have never heard anyone
speak other than well of him.
He was a bashful man, and
in my opinion, of what I
have seen of him a man

0475

easily excited.

Sworn to before me }
this 27 day of July 1890 }
Louisa Wagoner
Notary Public N.J. Co

Louis Hoekler -

0476

N.Y. General Sessions.

The People
against
August Wild

City and County of New York: Leopold Rauch
being duly sworn says: I reside
at No 92 First Street, in the City of
New York. I am a Saddler by trade.
I know the defendant Wild over
two years; I saw him every week
during that time; he always worked
during that period; he is honest,
diligent, and has a good Character
and reputation; all that know
him speak well for him. I never
heard anyone speak bad of him.
He supports his old father, about
61 years of age; he helps his sister
also to get along; in working he
has always assisted them fin-
ancially, he is a man of good
moral character; he is a bashful
man, afraid, and easily intimi-
dated.

Sworn to before me this
27 day of July 1890
Lewis H. Hager
Notary Public N.Y.C.

Leopold Rauch

0477

ny. General Sessions.

The People
against
August Wild }

City and County of New York vs Charles Hell-

stern being duly sworn says:

I reside at 428 Fourth Avenue
in the City of New York, and I am
a Cook.

That I know the defendant August
Wild for about two years & a half
last past; it is about that time
I have seen him during that time
20 or 30 times; and I know his
family, and his family is a highly
respectable and respected family,
I know Wilds Character and
reputation. It is good; I have
heard those that know him
speak well of him; he is much
thought of; bears an excellent
Character & has always been known
as a young man of good morals,
and I have never seen anything
of him or heard anything of him,
to his discredit, but always to his

0478

credit. I have always found him
during my acquaintance as
described above, quiet, inoffensive,
saving and industrious.

He was a bashful man, and
in my opinion, of what I have seen
of him, a man easily frightened
and excited.

Seen before me this } Chas Hellsten
27 day of Feby 1890 }

Louisa Wagner

Notary Public
M. J. 60

0479

State of New York.

City and County of New York } S: Edward

Schriener being duly sworn says:

That he resides at no 207 Washing-
ton Street, in Jersey City, and is a
tin smith by trade.

That he is acquainted with August
Wied, the defendant, for about two
years last past; that defendant knows
the general reputation of the defen-
dant; it is good, I have heard many
persons speak well of him; I never
heard anyone speak otherwise than
good of him; I know that he is a
steady going, industrious & honest
young man of good character &
of good morals, & I have always
found him such during my ac-
quaintance with him.

Sworn to before me this

27 day of July 1890

James W. Rogers

Notary Public

W. J. Leo

Edward Schriener

My General Services

The People

vs.

August Wild

Affidavit of
Character.

Paul Czechayst
Johann Holman
Lewis Koblenz
Leopolder Koch
Charles K. Klemm
Edmond Oehler
Henry Hummel

0480

0481

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

August Weld

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

Indictment accuse August Weld

of the crime of ~~against~~ nature.

committed as follows:

The said August Weld,

late of the City of New York, in the County of New York, aforesaid, on the

second day of February, in the year of our Lord one thousand
eight hundred and eighty nine, at the City and County aforesaid,

in and upon one Morris May, a male person,
made an assault, and did to the said
Morris May, in a manner contrary to
nature then and there feloniously did
carnally know, 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.

And the Grand Jury aforesaid
by this Indictment further accuse the said
August Weld of the Crime against

0482

nature, committed as follows.

The said August Weld, afterwards
to wit: on the day and in the year
aforesaid, at the City and County
aforesaid, feloniously did voluntarily
submit to carnal knowledge of himself
by one Morris May, a male person,
in a manner contrary to nature: 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. Hellons,

District Attorney

0483

BOX:

387

FOLDER:

3608

DESCRIPTION:

Weston, Bella

DATE:

02/14/90



3608

0484

319.

179

Witnesses ;

Off. Rapp

Counsel,

Filed

14 day of July 1889

Pleads,

Magistrate

THE PEOPLE

vs.

73

Bella Weston

Charged with
Violating the Excise Law
and for the same being
found guilty by the
Court

VIOLATION OF EXCISE LAW.
(Selling without License.)
[III, R. S. (7th Ed), page 1981, § 13, and
of 1888, Chap. 340, § 5].

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Lawrence McKee

Foreman.

0485

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

THE PEOPLE OF THE STATE OF NEW YORK,
AGAINST

Bella Weston

(III. Revised
Statutes. [7th
edition] p. 1981
Section 13).

The Grand Jury of the City and County of New York, by this indictment, accuse
Bella Weston
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS AND WINES
WITHOUT A LICENSE, committed as follows:

The said

Bella Weston

late of the City of New York, in the County of New York aforesaid, on the *sixteenth*
day of *February* in the year of our Lord one thousand eight hundred and
eighty-*eight*, at the City and County aforesaid, certain strong and spirituous
liquors, and certain wines, to wit: one gill of wine, one gill of brandy, one gill of rum, one
gill of gin, one gill of whiskey, one gill of cordial, one gill of bitters, one gill of ale,
one gill of porter, one gill of beer, one gill of lager beer, and one gill of a certain strong
and spirituous liquor to the Grand Jury aforesaid unknown, unlawfully did sell, in
quantity less than five gallons at a time, to *John W. Rapp* and to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, without
having a license therefor, as required by law, contrary to the form of the Statute in such case
made and provided, and against the peace and dignity of the People of the State of New York.

(Laws of 1883,
chapter 340 sec-
tion 5).

SECOND COUNT—

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

Bella Weston
of the CRIME OF SELLING STRONG AND SPIRITUOUS LIQUORS, ALES, WINE AND
BEER WITHOUT A LICENSE, to be drank upon the premises, committed as follows:

The said

Bella Weston

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, and at the premises there situate, known as
number *five East Third Street*

certain strong and spirituous liquors, and certain ales, wines and beer, to wit: one gill of
wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whiskey, one gill of
cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one gill of
lager beer, and one gill of a certain strong and spirituous liquor to the Grand Jury
aforesaid unknown, unlawfully did sell to *John W. Rapp* and to

certain *other* persons whose names are to the Grand Jury aforesaid unknown, to be
drank upon the premises aforesaid, without having a license therefor, as required by law,
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

0486

BOX:

387

FOLDER:

3608

DESCRIPTION:

White, Patrick

DATE:

02/07/90



3608

Witnesses;

William B. Burton
Jennie Lewis

Counsel,

Filed

day of

1891

Pleads,

THE PEOPLE

vs.

Patrick White

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

JOHN R. FELLOWS,

Feb 13 P. 1 District Attorney.

A True Bill.

James H. Hester
Feb 13/91 Foreman.
Speedy & Correctly
Do. 2nd
Do. 5 yrs. P.M.
Feb 17/91

0488

St Vincent's Hosp.
Star Line Gang 20/90

Mr Gilbertson is
out of danger.
He will be able to
appear in court in
a week or ten
days.

A. Beckman
Harris Surgeon

0489

St Vincent's Hosp
New York Jan 9th 1890
To
Residing Magistrate
Jefferson Market Police Court.

The condition of
Wm Gilbertson is im-
proving but I do
not consider him
out of danger

Respy

A. Beckman
House Surgeon

0490

St Vincent's Hosp.
New York Dec 27/89

This is to certify
that Wm Silbertson is
a patient in this
hospital suffering from
a stab wound of the
lung. His condition
is not materially
changed from last
report

Respy

A Beckman
House Surgeon

0491

Opinion

St Vincent's Hosp
New York Dec 23/89
To Surgeant King
8th P. A. H.

Dear Sir:
Traumatic Pneumonia
has followed Gilbertson's
wound and a
recovery is still
uncertain

Yours Truly
A. B. Kuman
House Surgeon
Washington Hospital
and Free Clinic
and Free Clinic
and Free Clinic
and Free Clinic

0492

St Vincent's Hosp.
New York Dec 16 / 1889

This is to certify that
William Gilbertson is
a patient in this
hospital suffering
from a ~~syph~~ ^{syph} ~~band~~ ^{band}
of the Lung.
He is in a pre-
carious condition

W Bee Krum
House Surgeon

0493

Police Court—2 District.

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

of No. 17 Sullivan Street, aged 17 years,
occupation Plumbers Helper being duly sworn

deposes and says, that on the 16 day of December 1887 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Patrick White

nowhere who wickedly and
maliciously cut and stabbed
deponent in the left side
with a large pocket knife
he then and there held in
his hands

deponent says 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 4 day
of Dec 1887.

William Gilbertson

E. H. Gan Police Justice.

0494

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

POLICE COURT

DISTRICT.

of No.

says that on the

16th

day of

December 1889

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

John J. O'Brien
5th Precinct-Police
being duly sworn, deposes and
at the premises
no 54 Watt St. Patrick White
(now here) did feloniously cut
and stab one William
Gilbertson in the left breast
with a pocket knife which he
the said White then and there
held in his hand. as deponent
truly believes, from the fact that
deponent is informed by one
Jennie Lewis of no 53

Thompson St. that she and the
said William Gilbertson and the
said Patrick White, were together
and in company with each other
in a room in the premises no
54 Watt St. at about the hour
of 2 o'clock A M said date.

And that the said White and
Gilbertson, had an altercation,
and that the said White then and
there picked up a large size pocket
knife from a table, and plunged it
in the said Gilbertson's left breast.
Deponent further says that he caused
the said Gilbertson to be taken to St.
Vincent's Hospital, where he now lies
unable to appear in court from the
effects of such assault, and that
deponent took the said defendant

0495

to said Hospital before the said
Gilbertson who fully identified him
as the man that had cut
and stabbed him.

Wherefore deponent prays the
said defendant may be held to
await the result of said injuries

Served to before me
this 16th day of Dec 1889

John J. Bruin

John J. Bruin
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

AFFIDAVIT.

vs.

Dated

188

Magistrate.

Officer.

Witness.

Disposition.

0496

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT,

DISTRICT,

Sworn to before me, this
of Dec 1889 day

Police Justice.

John J. O'Brien
of No. 100 Street, aged years,
Police Officer being duly sworn deposes and says

that on the day of Jennie Lewis

(now here) is an important
and necessary witness against
Patrick White charged with
Assault felony. And as
deponent has reason to believe
and does believe the said Jennie
will not be forthcoming when wanted
deponent prays that she may be
ordered to find surety for her appearance
and in default be committed to
the House of Detention John J. O'Brien

0497

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 22 years, occupation Journalist of No. 53 Thompson Street, being duly sworn deposes and

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

Sworn to before me, this 16
day of Dec 188 9

Marie Lewis

John J. O'Brien
Police Justice.

0498

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

District Police Court.

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

Question. What is your name?

Answer.

Patrick White

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

Sal, never

Question. What is your business or profession?

Answer.

Canvas

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
Patrick White
never

Taken before me this
day of *July*

188

Police Justice.

John J. [Signature]

0499

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.....

Agueda
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 Feb 21 18..... 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 h to be discharged.

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

0500

Held without bail
to await result of
inquiry and for ex

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

The Magistrate presiding
will please hear and
determine the matter case
by reason of my absence
John J. Brown
Prosecutor

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John O'Brien
vs.
Patrick White

2 _____
3 _____
4 _____

Assault
felony
Offence

Dated _____ 188

Magistrate.

O'Brien and Sarswood
Officer.

Precinct.

Witnesses

No. 53 Thompson Street.

Committed to House

No. Retention in default

of 100 bail
of William Sullivan

No. 17 Pullman Street.

to answer

Jan 20, 10 AM

Feb 5, 10 AM

Mar 10, AM

0501

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.....

Admitted and
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 *Sept 4* *188* *Police Justice.*

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

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

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

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

0502

Police Court---

212 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Wm. Gilbertson
12 Sullivan St
Patrick White

2
3
4

Cassidy
Offence
felony

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Feb 4* 188*9*

Morgan Magistrate.

O'Brien & Savercool Officer.

Precinct.

Witnesses *James Lewis*

No. *House of Detention* Street.

No. Street.

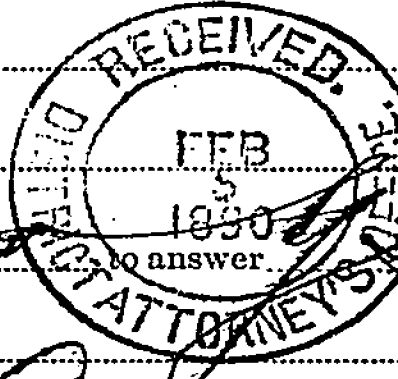
No. Street.

No. Street.

No. Street.

No. Street.

\$ *200* to answer



The People } Court of General Sessions. Part I
 vs. Patrick White. } Before Judge Martine. Feb. 13. 1890.
 = Indictment for assault in the first degree.

William Gilbertson, sworn. I live at No. 17
 Sullivan St., and on the night of the 18th
 of Dec., I went to the house No. 54 Watt St.
 in this city with Mr. White and Jennie
 Lewis about 11 1/2 o'clock at night. I remained
 there half an hour. I went out for beer
 and when I came back he was going
 to bed with her, and I told him I had
 better be going. I went to the door and
 I had my hand on the knob of the door
 to go out; my hat was on top of the
 bed and I was just going to get my
 hat when I heard some disturbance
 behind me. He said to her to go out
 of bed and when I was about going
 out of the door he came over and
 stabbed me. I kind of stumbled in the
 hall, I did not remember anything
 about it until I was found on the
 sidewalk. I might have gone back
 to the room with the officers, but I
 do not remember it. I remember
 identifying White Monday afternoon;
 this happened Sunday night; he was
 brought to the Hospital where I was

0504

and I identified him there. I did not hear the woman say anything when I was going out; she was on the other side of the room. I heard some noise like as if she was getting thrown down, I did not turn my back; there was a light in the room. White tapped me on the shoulder and told me to go out. I saw he was getting mad and I thought it better to be going. He struck me with a knife and hit me on the left shoulder (pointing to the breast and the shoulder and showing the jury the mark) I have the same clothes on now except the undershirt, which was torn off me. I did not see the knife in his hand but I knew it was something sharp that he cut me with. I was taken to St. Vincent's Hospital and remained there from the 16th of Dec. to the 24th of January. Cross Examined. I am no thief, but I am a plumber's helper. I work with my father at 17 Sullivan St. and have lived with him since I was born. I am going on 18 years old.; my father is in Court; I have never been arrested before or charged

0505

with crime in my life. I have known this prostitute as long as I knew White about two hours; he was a stranger to me, I met him on the corner of Grand and Sullivan Sts. I was going home at 11 1/2 when the officer was arresting two drunken women on the corner and I gave him a hand to take one of them to the station house. White was there and came out with me; we went down to the corner and he began to tell me about his wife; we went into the store and had a drink and afterward we went into another saloon on the corner of Grand and ~~Sullivan~~ ^{Thompson} Sts.; he was talking there with Jennie Lewis, I thought she was his wife, and I did not have anything to say until he asked me to go round to the room. I went around and went out for the beer, and the rest I have told you. Then I came back with the beer, White was at the table finishing up some meal and he gave her something to eat while she was lying on the bed. He said to me before this that he wanted to look around for his

0506

wife, and he found her in the liquor store. When I was going out of his room I heard him say to her, "you go to hell out of here." There was no man but White in the room when I went out for the beer. I did not rob or try to rob him of ten dollars.

Jennie Lewis sworn. I was in the house 54 Watt st. on the night of the 16th of Dec., I went in with the defendant and the complainant a little after 12 o'clock. I met them ^{outside} ~~in~~ the saloon corner of Grand and Thompson sts... and they were both intoxicated; White invited me and Gilbertson to go with him to 54 Watt st. and I went; it was about three or four blocks from the saloon to Watt st. White paid for a pint of beer but Gilbertson went for it. I am quite certain about that. I am sure he did not leave the room from the time he came in till he went out. When White came back with the beer he attempted to throw me on the bed, but I would not have it; Gilbertson told him to stop, and he got up ^{and took a} knife from the

0507

table that was lying upon it and he stabbed him in the side and then threw him out; it was a jack knife. I saw it in Patrick White's hands and I saw it afterwards. This is the knife now shown me. I had not seen it before that night. Patrick White cut bread with it that night. After he shoved the complainant out he put the knife in his pocket and shut and locked the door. I remained in that room half an hour and could not get out; he continued his assault on me until I begged for mercy; he told me he would let me out in the morning. Officer Brown came and arrested him and I went with them to the station house. Cross Examined. I am a prostitute. This was Patrick's White's room. I did not know either one of them before that night. I have seen White before that night but never talked to him. I went to his room ^{by} ~~by~~ his solicitation; he did not mention what he wanted me to do there for Gilbertson sent White out for a can of beer. Gilbertson is wrong when he says he went out for the beer.

0508

He and I drank some of the beer
Patrick White threw me on the bed
and tried to get the best of me -
he tried to have connection with me,
he pulled up my clothes. I got ten days
once for soliciting; the other young
man told him to stop, and because
I would not let him do it he got up
and stabbed ~~him~~ in the arm. It
was in the room and not outside
of the door that he stabbed him, he
was standing with his back to the
door; he locked the door on me
and went to stab me; he kept me
in the room half an hour and the
policeman came and took us all
to the station house; he went to stab
me three times, and after the other
man went out he stuck the knife
in the wall; he tore the pillow cases
open. He was not two or three hours
in there with me - only half an hour.
John J. O'Brien sworn. I am an
officer attached to the 8th precinct and
arrested White on the 16th of Dec., in the
top floor of 54 West St. I was in
bed in the station house about three

0509

o'clock in the morning and the Sergeant woke me up and said there was a young man fetched in with a stab wound. I dressed myself, went down stairs and found the complainant in the back room lying down; the only information we could get out of him was "Watt St. After the doctor gave him a stimulant he said something about 54 Watt St. I went there.

Officer McCabe, who is sick, told me he found the man in front of 62 Watt St. I got a lantern and saw where the blood was and I followed the blood to 54 Watt St. and went up stairs and found marks of blood along to the top floor. I knocked at the back room; an old lady got up, I asked her if she heard of any trouble and she said, no. I knocked at the front door ^{several times} and got no answer. I saw marks of blood on the knob of the door. I lit the lamp and saw White and the woman witness in bed in close embrace; the man would not wake up. I woke the woman up and told her to dress herself. She told me the same

05 10

statement she told today. After looking around I saw the knife in the wall. It was in a kind of a paper catch. There was a sign of blood on it. I looked around and I found Gilbertson's hat under the table. I did not know whose hat it was then. Gilbertson claimed that hat as his afterwards. I woke White up and asked him why he wanted to cut that young man? He said it was none of my Goddamned business. He told the woman to mind her own business. I went to the station house with him; his pedigree was taken. I asked him on the way up to the hospital in the morning why he stabbed the young man; he said again it was none of my business, and he said he tried to rob him. I fetched White in front of Gilbertson at the hospital and two or three men; the doctor stood Gilbertson up. I asked him if he identified the man that stabbed him; he looked at everybody till he had seen White and said "That is the man that stabbed me." Coming

0511

from the hospital I asked Gilbertson what he tried to rob him for, and when we got in the station house I asked him if he had any money? He said he had 40 cents in his pocket and it was down in the room. I went down and searched and found 32 cents. I fetched him to Court and he was held to bail. I never saw White before. Cross examined I was knocking at the door of this room in Matt St. for five minutes before I got in. I forced the door open. I asked the woman why she went to bed with White. She said he pulled her and tore all the clothes off her. Her clothes were torn - her chemise and gown were in rags; she had them tied up around her. The man looked like as if he was sleeping off a drunk; the woman was sober. Jennie Lewis recalled. The defendant made me lie down by him, I was afraid of him because he had a knife. I was asleep and intoxicated. I was thoroughly exhausted; the night clothes were thoroughly in rags. Then I got tired I went to sleep.

05 12

Patrick White, sworn and examined in his own behalf testified I was born in Ireland. I was canvassing for a glass store. I worked through my life in a cotton mill as a weaver. I have lived in New York a little over three months. I came here from Fall River and arrived here in the morning about three months ago. I went up to the place of business of Mr. O'Brien Fifty Second St. and 8th Avenue and he gave me a job in canvassing; he got a boarding house for me I think on Fifty First St. and I lived there about two weeks. I got a cheaper place. I rented a room and in the mean time I was canvassing. I was never arrested for crime and was never inside of a Court house in my life until this time. I met Gilbertson at the corner of Grand or Sullivan Sts. I don't know ~~much~~ ^{much} about the streets around there. There were officers arresting a woman over at the corner and one of them asked me to go over and give him a hand. I went

0513

over but did not give him any hand. The officers said they were good enough to take the woman. They took the woman away and fetched her up three or four streets. I went to the station house after the woman; we came back together, and he was telling me his father kept a big store in Washington St. and I would have a good chance to get a job from him driving a team. I said I would like to get a job for the winter. I asked him to have a drink; he took me in to some corner store and I paid for the drink. I did not like the looks of the place and we came out and walked down a distance; he asked me in to another place. I think it was Grand and Sullivan Sts. There were twenty or thirty colored men in there; Jennie Lewis was in there. I never knew anything about her. I asked him to have another drink and pulled out a five dollar bill. He wanted me to have another drink. I said, No, I did not like the place. I was going home. I went out and he followed me. I did

0514

not see the Lewis woman come into
of the saloon. I went to my room. I told
Gilbertson I lived at 574 Watt St. and
showed him the light in the window.
I went up and went to bed. I was going
home the next morning to Fall River.
I went in about 9 1/2 o'clock to my room
and fell asleep pretty quick. I was
in bed about an hour and a half
or two hours. I heard some noise
in my room and the lamp was
turned down. I woke up and found
Gilbertson poking at my pockets; he
had his hand in my pocket and
I jumped out of bed. I asked him
what brought him in there, and
he said he was looking for a match.
He said, "Didn't you tell me to come
in here?" I said, "No, I did not tell
you any such thing." I found 20
cents was in the purse, and the
rest of the money was gone. I asked
him who took the money, and he
said it was the other fellow took it
and he went down stairs. I said
to him, "You have got my money,
give it back." He said he had

05 15

not my money. I got hold of him and told him to go out. I did not want to injure him; the knife was lying on the table, it was not mine. He said, 'you green horn son of a b- h you are not able to put me out. I got hold of him, we were jostling and I was knocked on the floor. I tackled him again, and the other man, who was a big stout man, came back and he told Gilbertson to blow out my brains, calling me a son of a b- h. Gilbertson kicked me in the shin. I tackled the two of them with a knife and stabbed Gilbertson at the door. I never knew I had injured Gilbertson. I put my own knife in the wall. About an hour after I opened the door and found a woman down stairs lying there with her clothes over her head and a bottle of whiskey in her hand. She came into the room with me and I gave her some tea. I did not have connection with her. The jury rendered a verdict of guilty of assault in the second degree.

05 16

Testimony in the
case of
Patrick White
filed

Feb. 1890.

0517

Tomb Feb. 14th/90

Ambridge Hardy
J. Hardy

Dear Sir

I would
like you to call and
see me as I am
in suspense about
my sentence as I
do not want to stay
here. I am now
locked up 2 months
and every day I stay
I am in agony.

I would like to have
my case settled

05 18

one way or the other
and oblige
yours

Patrick White
Cell 100 3rd floor
Jumbo

05 19

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Patrick White

The Grand Jury of the City and County of New York, by this indictment, accuse
Patrick White
of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said

Patrick White

late of the City of New York, in the County of New York aforesaid, on the
sixteenth day of December in the year of our Lord
one thousand eight hundred and eighty nine, with force and arms, at the City and
County aforesaid, in and upon the body of one William Gilbertson
in the Peace of the said People then and there being, feloniously did make an assault
and him the said William Gilbertson
with a certain knife

which the said

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

with intent

him the said William Gilbertson
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
Patrick White
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Patrick White

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

which the said

Patrick White
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..

0520

THIRD COUNT—

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

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

The said

Patrick White

late of the City and County aforesaid, afterwards, to wit: on the day and in the year
aforesaid, at the City and County aforesaid, with force and arms, in and upon the said
William Gilbertson in the peace of the said People then
and there being, feloniously did wilfully and wrongfully make another assault, and
him the said William Gilbertson
with a certain knife

which he the said Patrick White
in his right hand then and there had and held, in and upon the body
and side of him the said William Gilbertson
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 William Gilbertson

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.

0521

BOX:

387

FOLDER:

3608

DESCRIPTION:

Wiley, Frank

DATE:

02/26/90



3608

0522

243
Cady

Counsel,
Filed 26 day of July 1890
Pleads, Not guilty

THE PEOPLE
vs.
Frank Wiley
Burglary in the Third degree,
Not Guilty & Accusing
[Section 488, 506, 528, 532 & 550].

Indictment
Dated Mar 30th 1890
JOHN E. FELLOWS, D.P.
District Attorney.

A True Bill.

Lawrence McKee

Foreman.
March 3, 1890
Pleads R. S. G.
Elmwood Ref. mch 7
R.B.M. 9th 10th

Witness:
Frank Foster
Off. Sheriff

I recommend the acceptance of
a plea of pleading stolen
Goods.
Mar 3/90
Ad. Parker
Att.

0523

CITY AND COUNTY }
OF NEW YORK, } ss.

William Sheelin
at and years, occupation *Police Officer* of No. *The 18th Precinct*
Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Reduct Root*

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

Sworn to before me, this
day of *February* 188*8*

William Sheelin
A. J. White
Police Justice.

0524

POLICE COURT 2 DISTRICT.

City and County of New York, ss.:

THE PEOPLE,

vs.

On Complaint of

For

Frank Wiley

Frederick Koch
Edw. Lavery

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

Dated

Feb 27 1888

Frank Wiley

A. J. White

Police Justice.

0525

Police Court

2nd District.

Affidavit—Larceny.

City and County } ss.:
of New York,

of No. 207 10th Ave Frederick Koster 34 years,
occupation Grocer being duly sworn

deposes and says, that on the 17th day of February 1898 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:

Nine Cans of Peas of the value
One Dollar and fifty
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 Frank Willy (now here)

from the fact that said property
was stolen from deponent's
shop whereby our said fact
deponent further says that he
was informed by Officer
William Sheehy that he arrested
said Willy with nine cans of
peas in his possession and
that deponent has seen the
same and fully identifies
them as those stolen from his
window

Frederick Koster

Sworn to before me this
day of Feb 1898

Police Justice.

0526

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

Frank Wiley being duly examined before the under-
signed according to law, on the annexed charge; and being informed that it is *h* 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 *h* waiver cannot be used
against *him* on the trial.

Question. What is your name?

Answer. *Frank Wiley*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *MA*

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

Answer. *251 15th Ave*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Taken before me this
day of *Feb* 19*24*

John J. Smith
Police Justice.

0527

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

Dated *July 17* 18 *90*.....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.

0528

310-76 x 100 x 100
100 x 100 x 100

BAILED, - 7x

No. 1, by

Residence

Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court---

310 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Eda Mosler
Frank Miller

2

3

4

Dated

Feb 7 1890
Whitfield
Shepherd

Magistrate.

Officer.

Precinct.

Witnesses

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

No.

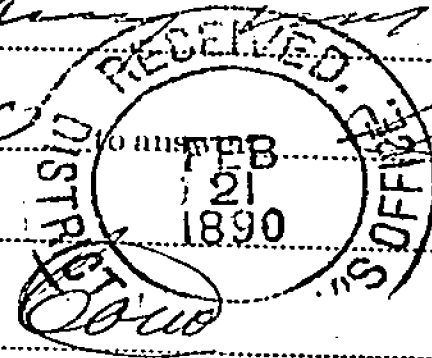
No.

No.

No.

No.

No.



0529

New York Special Sessions

The People
vs
Frank Wiley

Before Mitchell CJ
and Smith & McKeen JJ.
February 21st 1890

Fredrick Koster, the complaining witness
being duly sworn testified as follows:

By the Court-

Q Where do you live?

A - 205, 10th Ave

Q On the 17th day of this month was anything
stolen from you? A - Yes Sir

Q What was it? A - It was some canned
goods, some preserves

Q There were nine cans of peas? A - Yes Sir

Q How much were the nine cans of peas worth?

A - They were worth 18 cents a can

Q You charge here they are worth \$1.50?

A - Yes Sir

Q Where were they taken from?

A - Out of the window

Q Out of the front window?

A - Yes Sir

Q Did you see anyone take them?

A - No Sir

Q Have you seen the cans since they were
taken?

0530

any Sir

Q You identified them, did you? A Yes Sir

Officer Wm. Sherlin of the 16 Precinct, Brown, testified as follows:

Q Did you arrest this defendant?

A Yes, Sir, in 23rd bet '10th & 11th Ave', about five minutes to one o'clock, on Monday morning

Q Did he have anything in his possession?

A I was patrolling my post in 23rd St, coming up towards the 10th Ave. All of a sudden I saw a man coming towards me, He turned towards the other side of the street. As he did so something dropped out of his hands, He stopped down to pick it up on the car track.

Then something else dropped out of his hand. I went over and asked him where he got it

Q Is that this defendant? A Yes Sir,

I asked him where he got the things, he said Mr Blankenshaw sent him for them. I said, where at this time of the morning? And he said, Twenty fifth Street & 10th Ave I said, Is there a store open at 25th

0531

3-

2 10th are at this hour of the morning?
And he said, yes, a grocery store.
I asked him how many he sent him for;
He said half a dozen. I said, how do
you come to have 8 or 9 in your arms?
Well, he said, he put them in the
book, and I do not know how many
he put in the book. I said where
is the book? He said he left it
in the store behind him. I walked
with him down towards the 11th Ave.
Then he said, I am giving you a
bluff, I will tell you the truth.
I said, tell me where you got them.
He said, I found them. I said, Now
you can consider yourself a prisoner!
So I brought him up along 23rd St.
When I got to 23rd St & 10th Ave
I found the store had been broken
into, & a lot of more cases were
scattered on the sidewalk. He
denied that he did anything of that
kind. I got my side partner then,
we woke the man up from bed and
came along. He identified his things
went to the station house.

0532

4

Fresh Foster recalled by Court

Q Was your stone broken into?

A Yes sir and a pane of glass was broken

Q And these things were taken?

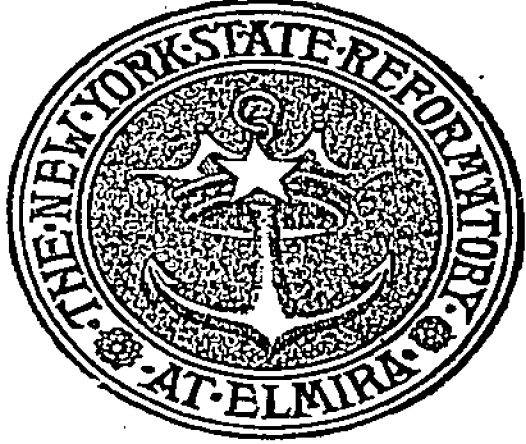
A Yes sir

Q Was your stone closed up at the time?

A Yes sir, The front window
was broken

The Court face sent to the
General Session

0533



Elmira, N. Y., Feb. 9th, 1893.

Z. R. BROCKWAY,
GENERAL SUPERINTENDENT

Hon. W. Unger,
District Attorney's Office,
New York City.

Dear Sir:-

Replying to yours of the 8th, Frank O'Reilly, alias Frank Wiley, who was receive here on the 8th of March, 1890, for receiving stolen goods, 22 years of age at that time, has had a career that is indicated by the following conduct ledger record:

On May 21st, '90, he was reduced to the convict grade, recorded on the first of July and the first of October as unimproved; but on the first of November I restored him to the better grade again. In November, April and July he was rated as unimproved, and on the first of April, previous to the first of July, I was obliged to reduce him to the convict grade again. He slightly improved in October, and was, on the 26th of November, '91, restored to the lower first grade as a Thanksgiving gratuity without having merited it; but in November his conduct was unsatisfactory. In December, January, and every month thereafter, his record was imperfect. He made little or no progress in school, and was rated by us as being apparently incorrigible, temporarily so,--not that he was wicked, but worthless.

He was transferred to Auburn State Prison with 49 others making a gang of 50, mainly for the purpose of reducing the then overcrowded condition of the institution.

Very respectfully yours,

Z. R. Brockway
Gen. Supt. (K)

0534

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

FREDERICK KOSTER
of No. 205 Tenth Avenue, being duly sworn, says: I am in
the grocery business and was on the 17th day of February,
1890.

On or about the 17th day of February, 1890, I made
an affidavit before a Police Magistrate that nine cans of
peas of the value of \$1.50, the property of deponent, was
taken away on said 17th day of February, 1890, and deponent
further said in said affidavit that the said property was
felonously taken away by Frank Wiley from the fact that said
property was stolen from deponent's show window on said
date and that deponent was informed by officer William
Shevlin that said Wiley was arrested by him with said prop-
erty in his possession and deponent had not then nor does
he now have any personal knowledge of the fact as to wheth-
er or not said Wiley took said property and the only in-
formation he had on the subject was what he was told by
said officer Shevlin as to said property being found in the
possession of said Wiley when he was arrested but deponent
says the property found in the boy's possession was the
property of deponent. Deponent would not have made a
complaint against said Wiley, had it not been for said of-
ficer Shevlin. Deponent thinks the sentence of 5 years
imposed on said Wiley was a very severe one and not war-
ranted by the facts in the case.

Deponent knows of the family of O'Reilly who are
the parents of said Frank O'Reilly convicted under the name
of Frank Wiley and believes the family are highly respect-

0535

2.

able people and feel the disgrace of their son's arrest and conviction very keenly and deponent would like to see their boy pardoned now, as he has certainly served a sufficiently long term for the slight offense he pleaded guilty to even if he were really guilty of the same.

Sworn to before me, this
22nd day of December, 1892.

James Murphy
Coun. of Arde.
N.Y. City

Frederick K. Koster
219 Tenth Ave
N.Y. City

0536

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

G A R R E T T M A Y

being duly sworn, says: I reside at No. 235 10th Avenue New York City and am in the express business. I know Mr. James O'Reilly and his wife, the parents of Frank O'Reilly, and have known them for 18 years past, I know all the family including Frank O'Reilly. The family consists now of two girls and four boys. The parents are good honest hard working people and the whole family are very respectable people. I have known Frank O'Reilly for some years past and I am sure he never was arrested before for any offence; if he had been I should certainly have known of it. I have always regarded him as a good honest boy, and have entrusted him with the delivery of various articles of personal property of value and he has always delivered the same and brought me a receipt.

If he was guilty of the charge of receiving stolen goods for which he is now serving a term, I am sure it was not because he actually intended to keep the goods, but by reason of bad associates and perhaps having indulged in drink he has not been conscious of what he was doing.

I think this is a case in which mercy shown would be fully appreciated by the family and by the boy himself.

Sworn to before me, this :

22nd day of December, 1892. : Garrett May

James Murphy
Clerk of Court
in & for New York City

0537

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

JOHN McMAHON

being duly sworn says: I reside on the southeast corner of 23rd Street and 11th Avenue, and my business is starter for the 23rd Street Surface Railroad.

I know Mr. James O'Reilly and his wife, the parents of Frank O'Reilly, and have known them for 18 years past. I know all the family including Frank O'Reilly. The family consists now of two girls and four boys. The parents are good honest hardworking people and the whole family are very respectable people. I have known Frank O'Reilly for some years past and am sure he never was arrested before for any offense; if he had been I should certainly have known of it. I have always regarded him as a good honest boy. If he was guilty of receiving stolen goods for which he is now serving a term I am sure it was not because he actually intended to keep the goods.

I think this is a case in which mercy should be shown and it certainly would be fully appreciated by all the family and their friends who know of this disgrace which has been brought upon them.

Sworn to before me, this

23rd day of December, 1892.

John McMahon
James H. Ketchum
Notary Public
City & County - N.Y.
(150)

0538

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

being duly sworn, says: I am Parish Priest of *Henry Pratt*
St
Columbus Church No. 343 West 25th Street, New York
City.

I know Mr. James O'Reilly and his wife, the parents
of Frank O'Reilly and have known them for some years past.
I know all the family. The parents are good, honest hard
working people and the whole family are very respectable.
I have known Frank O'Reilly for some years past and have
never heard and do not believe that he was ever arrested
before for any offense. If he was ^{*found*} guilty of receiving stol-
en goods for which he is now serving a term I feel sure it
was not because he actually intended to keep the goods.

I think this is a case in which mercy should be
shown and it certainly would be fully appreciated by all
the family and their friends who know of this disgrace
brought upon them.

Sworn to before me, this :
24th day of December, 1892. : *Henry Pratt*
James Murphy
Clerk of Court
in & for New York City -

0539

A F F I D A V I T S

ON APPLICATION OF

F R A N K O ' R E I L L Y

alias Frank Wiley, for a

Pardon.

Geo. T. Manning
114 Nassau St
N.Y.

0540

TO HIS EXCELLENCY

ROSWELL P. FLOWER,

Governor.

THE PETITION of FRANK O'REILLY, otherwise known as Frank Wiley, respectfully shows to your Excellency:

That on or about the 17th day of February, 1890, at the City of New York, your petitioner was arrested on a charge of receiving stolen goods, of the value of One dollar and fifty cents, and was taken before Police Justice A. J. White, where a trial by Jury was waived on the complaint and a trial demanded at the Court of Special Sessions of the Peace for the City and County of New York and thereupon on default of bail your petitioner was committed to the Warden of the City Prison of the City of New York.

Your petitioner is informed and believes that on or about the 3rd day of March, 1890, your petitioner was indicted on the evidence of Frederick Koster complainant and William Shevlin the Police Officer who arrested your petitioner, and that said Indictment contained three counts, as follows:

- 1st Count. Burglary 3rd degree - breaking into store of Frederick Koster on 17th February, 1890.
- 2nd Count. Petit Larceny night time - 9 cans of Peas of value of 17 cents each can.
- 3rd Count. Criminally receiving stolen property - 9 cans of peas of the value of 17 cents each can.

Your petitioner further shows, that on or about the 3rd day of March, 1890, upon being brought before Hon.

2.

R. E. Martine of the Court of General Sessions to plead to said Indictment and not being represented by counsel, and being requested by the Assistant District Attorney to plead guilty to receiving stolen goods, did so, and thereupon the acceptance of a plea of receiving stolen goods was recommended by the Assistant District Attorney and accepted by Judge Martine and thereupon your petitioner was sentenced by Judge Martine to the Elmira Reformatory for five years and on or about the 7th day of March, 1890, was sent to Elmira.

Your petitioner further says: That he was not guilty of said charge. That he gave a fictitious name at the time of his arrest, to wit, Frank Wiley, instead of Frank O'Reilly his real name. That this name was given so that your petitioner's parents, who are respectable hard working people, should not know anything about the matter, and your petitioner also pleaded guilty to said charge thinking that a very light sentence would be imposed and that thereby the matter would be kept quiet and his parents not know about it.

The facts as to said charge being, that your petitioner was playing with some other boys in the evening in the vicinity of the grocery store of Frederick Koster on the corner of 23rd Street and 10th Avenue and that there were some canned goods which were lying on the sidewalk; the window of said store having been broken in some way and the said canned goods having been piled up in said way and having fallen out. Your petitioner with some other boys picked up some of said canned goods and were throwing them at each

0542

3.

other, and a policeman came across the street and found your petitioner with some of the canned goods in his arms and arrested him. Your petitioner had no intention of keeping said goods.

Your petitioner further says that after having been at Elmira Reformatory for over two years he was transferred on or about May 25th 1892 to Auburn State Prison where he now is; That your petitioner is informed that the ground of such transfer was because of inefficiency in his studies.

That your petitioner is now 24 years old and that before his arrest and conviction on this charge he was never arrested or charged with any other offense.

Your petitioner therefore prays that he may be pardoned by your Excellency, and your petitioner will hereafter lead a good honest life.

(sd) Frank O. Reilly

Petitioner.

STATE OF NEW YORK, :

County of Cayuga ss.:

FRANK O'REILLY

the petitioner named in the foregoing petition, being duly sworn says: That he has heard read the foregoing petition subscribed by him and knows the contents thereof and that the same is true of his own knowledge except as to the

0543

4.

matters therein stated to be alleged on information and belief and as to those matters he believes it to be true.

Sworn to before me this
17 day of December, 1892.

:
:
:

Frank O. Reilly
Petitioner.

T. H. Murphy
Notary Public

L. S.

0544

P E T I T I O N

--of--

F R A N K O ' R E I L L Y

His Excellency

ROSWELL P. FLOWER,

Governor.

Rev. T. Hanning
114 Nassau St
NY

0545

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Franka Wiley

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

Franka Wiley

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

The said *Franka Wiley*

late of the *Sixteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *sixteenth* day of *February*, in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Store* of one

Frederick Koster

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

Frederick Koster

in the said *Store* 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.

0546

SECOND COUNT—

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

Franka Weyer
of the CRIME OF PEX LARCENY, committed as follows:

The said Franka Weyer,

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,

nine cans of peas of the value
of seventeen cents each can.

of the goods, chattels and personal property of one Frederick Koster,

in the store of the said Frederick Koster,

there situate, then and there being found, in the store 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.

0547

THIRD COUNT—

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

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

The said Franka Wiley,

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;

nine cans of peas of the
value of seventeen cents each

can,

of the goods, chattels and personal property of one Frederick Koster,

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

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

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.

0548

BOX:

387

FOLDER:

3608

DESCRIPTION:

Williams, John

DATE:

02/05/90



3608

Wagon thief - Fine out
to be remitted B.B.M.

Witnesses;

James Reynolds
J. W. Buckner
Off. Schmitt

W. S. J. B. a
Counsel,
Filed 5 July 1890
Pleads C. W. Zully

THE PEOPLE
vs.
John Williams
Grand Larceny second degree.
[Sections 528, 531 —, Penna Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Lawrence McKee

Foreman.
July 11/90
Clerk J. J.
Ben 142-8800, fine
B.B.M.

0549

0550

ESTABLISHED 1856.

New York, *Jan 28* 1880*Messrs. J. P. & J. W. Diehl*Sole Agent for
Deutsche Gelatine Fabriken
(German Gelatine Works),
Liebe-Liebig's Soluble Food
and Extract of Malt.Bought of **MAX ZELLER,**

Importer and Wholesale Druggist,

TERMS, Net Cash.

P. O. Box, 2824.

37 BOWERY.

ALL GOODS SOLD AT BUYER'S RISK.

F. 772.

ps. Diehl & Co.

<i>One Box contg:</i>			2.5
5 $\frac{1}{2}$ Pkts. <i>Fumalis</i> (Fumigating Powder)	75	3	75
10 " <i>Breant Tea</i>	22	2	20
10 " <i>Laurel Berries</i>	8		80
5 " <i>Gum Anise</i>	33		1.65
5 " <i>Rhinbarb chips</i>	50		2.50
10 " <i>Cut Ruf. Licorice Root</i>	16		1.60
10 " <i>Antipyrine</i>	140	14	"
2 $\frac{1}{2}$ Candles <i>Fumal. crigs</i> (Fumigating Pastilles) <i>Black</i>	50	1	"
2 " <i>Bromide Caffein</i>	150	3	"
4 " <i>Scale Peppine</i> 1:1300	75	3	"
			33.75

Copy of Goods, taken from truck.

0551

Police Court—3—District.

Affidavit—Larceny.

City and County }
of New York, } ss.

James Reynolds
 of No. *241 Madison* Street, aged *28* years,
 occupation *Truckman* being duly sworn
 deposes and says, that on the *28* day of *January* 18*90* 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 box containing drugs. Valued at
forty dollars the property of Max Zeller
in care of deponent.
\$ 40 ⁰⁰/₁₀₀

the property of *Max Zeller. Number 37*
Dorsey.

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 Williams (now here)*
 in the following manner to wit:—
 deponent having mislaid said property
 from his Truck was informed by
 Martin Beckley who saw defendant
 take carry away and steal said property
 whereupon deponent says that defendant
 be held to answer.

Jas. Reynolds

Subscribed to before me, this *28* day
 of *January* 18*90*
Charles H. Stewart
 Police Justice.

0552

CITY AND COUNTY } ss.
OF NEW YORK, }

Martin Beckley
aged 24 years, occupation Porter of No.

123 Essex Street, being duly sworn deposes and

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

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

Sworn to before me, this 28
day of January, 1890 }

Charles N. Laintor
Police Justice.

Martin Beckley

0553

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK }

John Williams 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 Williams*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *U.S.*

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

Answer. *310 Hawry Street 23 years*

Question. What is your business or profession?

Answer. *Lawyer*

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 Williams*

Taken before me this

*29*day of *March* 188*7**Charles H. Stanton*
Police Justice.

0554

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 *June 28* 18*90* *Charles Merritt* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

0555

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court-- 11 B.O. 169 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Reynolds
241 of Madison St

1 John Williams

2 _____

3 _____

4 _____

Offence of Drunkenness

Dated January 28 1890

Jauntor Magistrate

Schmidt Officer.

11 Precinct.

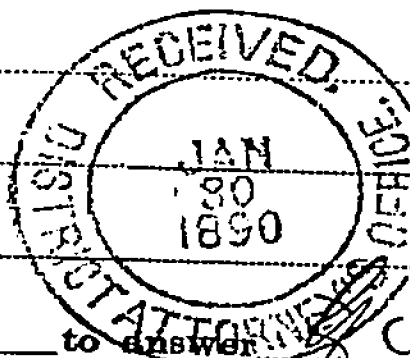
Witnesses Martin Beckley

No. 123 Essex Street.

No. _____ Street.

No. _____ Street.

\$ 5.00 to answer



Corn

0556

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 Williams

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

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

The said *John Williams*,

late of the City of New York, in the County of New York aforesaid, on the *Twenty eighth*
day of *January* in the year of our Lord one thousand eight hundred and *ninety*,
1890, at the City and County aforesaid, with force and arms,

*Five pounds of gunpowder of the value of seventy five cents each pound,
Ten pounds of sweet tea of the value of
twenty two cents each pound, Ten pounds of
dandelion leaves of the value of eight cents
each pound, Five pounds of gum arabic of
the value of thirty three cents each pound,
Five pounds of shulard chips of the value
of fifty cents each pound, Ten pounds of
rice root of the value of sixteen cents each
pound, Ten ounces of antimony of the
value of one dollar and forty cents each
ounce, Two pounds of gunpowder of
the value of fifty cents each pound, Two
pounds of benzoide calyx of the value of one dollar
and fifty cents each pound, and four ounces of scale
persim of the value of seventy five cents each ounce,
of the goods, chattels and personal property of one *Max Heller*,*

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 D. Bellows,
District Attorney.

0557

BOX:

387

FOLDER:

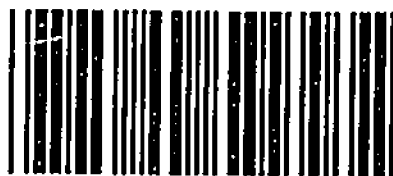
3608

DESCRIPTION:

Wilson, Bessie

DATE:

02/03/90



3608

0558

Witnesses;

Margaret Thum

Counsel,

Filed

day of

Feb. 18 90

Pleads,

THE PEOPLE

vs.

Bessie Wilson

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

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Lawrence McKee

Foreman.

Feb. 5/90

Charles J. J. J. J.

Pen. 2005.

Feb. 14/90 P.M. N 12-1

0559

Police Court—4th District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Margaret Thomson
 of No. 115 E 35th Street, aged 40 years,
 occupation House Keeper being duly sworn
 deposes and says, that on the 24 day of January 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 imitation camels hair Shawl
 of the value of Fifty dollars
 one cloth Whistle of the value
 of Twenty five dollars, all of the
 value 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 Bessie Wilson (now here)

Deponent says that said defendant
 was in a room in premises No 115
 E - 35th Street in said City where
 said property was contained in
 a closet and immediately after
 she left deponent missed said
 property. Deponent says that said
 defendant was the only person in
 the room from the time she saw
 said property until she missed
 the same and said defendant
 acknowledged and confessed in
 presence of Officer McAlister of the

Sworn to before me this

18

Police Justice.

0560

21st Precinct ~~that~~ ^{she} took stole
and carried away said property
as a witness

Sworn to before me ^{Margaret A. Thomson}
this 27 day of Jan'y 1890
of ~~Minneapolis~~ Police Justice

0561

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY
OF NEW YORK, ss.

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

Question. What is your name.

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

I am guilty of the charge

Bessie Wilson

Taken before me this

day of

189

James M. Board
Police Justice.

0562

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 Jan 27 1890 John J. [Signature] Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

0563

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court ¹⁷⁰ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Margaret Henson

113¹ East 85th St

Bessie Wilson

2 _____

3 _____

4 _____

Offence *harassment*

Dated *27 Jan* 18*90*

Ford Magistrate

Malarky Officer.

21 Precinct.

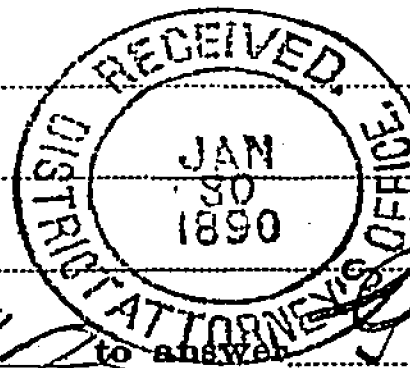
Witnesses *Bernard Malarky*

No. *21* Precinct Street.

No. _____ Street.

No. _____ Street.

\$ *5.00* to answer



9/2

0564

Department of Public Charities and Correction.

HENRY H. PORTER, Pres't.,
CHARLES E. SIMMONS,
EDWARD C. SHEEHY.

Office of City Prison, Cor. Franklin and Centre Streets,
CHARLES OSBORNE,
Warden.

New York,

Feb. 13 1890

Your Judge Martine:-

I have examined
Jessie Wilson, as directed
by your Honor, and find
her frequent.

Respectfully Yours
Lash Magee M.D.

0566

James Paine
Feb. 6. 18

North Street Street
The order is Russia Military.
Called in court yesterday
I would like to have my
case suspended to the 1st
12th of this month as my
brother is in the hospital
and cannot appear. I am
pleading before the court.

Respectfully,
James Paine

0567

Judge Martin
Dear Sir
I have the honor to acknowledge the receipt of your letter of the 18th inst. in relation to the matter of the estate of the late John D. Martin deceased. I am sorry to hear of the death of your friend and am sure that you will find the same in the hands of the executor of the estate. I am, Sir, very respectfully,
Yours,
J. D. Martin

John D. Martin
Feb 1878

0568

now one to speak to me
or do any thing. I am
only God and you alone.
So please let God be
free one out of this world
as I am suffering in prison
and I am in the Prison.

Bessie Wilson
Jensen Prison

0569

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bessie Wilson

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

Bessie Wilson

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

The said

Bessie Wilson

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

*one shawl of the value of fifty
dollars, and one ulster of the
value of twenty-five dollars*

of the goods, chattels and personal property of one

Margaret A. Thomson

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. Feltows
District Attorney*

0570

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Bessie Wilson

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

Bessie Wilson

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

The said

Bessie Wilson

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

*one shawl of the value of fifty
dollars, and one ulster of the
value of twenty-five dollars*

of the goods, chattels and personal property of one

Margaret A. Thomson

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*

0571

BOX:

387

FOLDER:

3608

DESCRIPTION:

Wilson, George

DATE:

02/10/90



3608

0572

Witnesses;

Alfred Salter
James H. Coffey

67

Counsel,
Filed *10* day of *July* 189*0*
Pleads,

THE PEOPLE

vs.

George Wilson
Confined

Grand Larceny Second degree.
[Sections 628, 631, Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

James McKee

Foreman.

July 11/90

James G. Pruley

D.P. 4954 mo.
R.M.

0573

Police Court— / District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Albert DeLeon
 of No. 59 Broadway Street, aged 29 years,
 occupation Driver Adams Express Co. being duly sworn
 deposes and says, that on the 28th day of January 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:

One package containing a piece of
 black dress goods valued Twenty five
 dollars and one package containing demask
 cloth valued Sixteen 97/100 Dollars.

Valued together in the sum of
 Forty one dollars and ninety two cents

the property of my care and charge of deponent as a
 driver of the Adams Express Company as
 a common carrier

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 Wilson (now here) for

the reasons that said packages were
 received by deponent as such for said
 Company for transportation and while
 said wagon was on West Broadway
 deponent missed said property and
 is informed by Francis S. Loftus (now
 here) that he Loftus saw the defendants
 take said property from said wagon.
 Deponent's knowledge of the contents and
 value of said two packages stolen
 is derived from information received
 from Louis Reinemann and George S.
 Caruth (both now here) who represent the
 shippers and know the contents and

Sworn to before me, this 18th day of

Police Justice.

0574

value of said property.

Said property was found in the
defendants possession by said Loftis
Sworn to before me }
this 29th January, 1890 } at Court- d'Elbert-

John W. Brown
Police Justice

0575

CITY AND COUNTY }
OF NEW YORK, } ss.

Francis J. Loftus

aged 23 years, occupation a Helper of No.

59 Broadway ~~Street~~, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Albert Deleot

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

Sworn to before me, this 29th day of January 1890 Francis J. Loftus

John Phoman
Police Justice.

0576

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Reinmann
aged 50 years, occupation Shipping Clerk of No.
66 Leonard Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Albert Deleor
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this

day of

188

29 } *Louis Reinmann*
January }
John J. ...
Police Justice.

0577

CITY AND COUNTY
OF NEW YORK, } ss.

George S. Baruch

aged *40* years, occupation *Salesman* of No.

847 Leonard Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Albert Deleor*

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

Sworn to before me, this *29th*
day of *January* 18*90*

Geo. S. Baruch

John J. Hoffman

Police Justice.

0578

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

George Wilson 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.

George Wilson

Question. How old are you?

Answer.

28 Years

Question. Where were you born?

Answer.

New York City

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

Answer.

28 Grove Street

Question. What is your business or profession?

Answer.

Laborer

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

Answer.

I have nothing to say
George Wilson

Taken before me this

29th

day of January 1890

William J. McNamee Police Justice.

0579

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 *January 29th* 1890 *John Thomas* 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 h to be discharged.

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

0580

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Police Court---

186 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albert Deleot

vs.

George Wilson

Office

Dated January 29th 1890

Norman Magistrate.

Recher Officer.

5th Precinct.

Witness Francis S. Loftis

No. 59 Broadway Street

Louis Renuan

No. 66 Street.

George S. Leavick

No. 7 Street.

Sumner

\$ 1000

Am

44
 The People } Court of General Sessions. Part I
 vs. George Wilson } Before Judge Martineau. February 13. 1890.
 Indictment for grand larceny in the second
 degree second offence.

Mr. Davis: It is admitted that heretofore and prior
 to the commission of the offence charged
 in this indictment the defendant, George
 Wilson, at the Superior Court, begun and holden
 at the city of Boston, within and for the
 county of Suffolk in the State of Mass., for
 the transaction of criminal business on
 the first Monday of April 1887, by the name
 and description of John Mathews, otherwise
 called John Mahoney, alias Jack Shephard,
 was in due form of law convicted under
 the laws of the said State of Mass., of a
 crime, which, if committed within this
 State, would be a felony, and upon said
 conviction served a term of imprison-
 ment in the House of Correction, South
 Boston, in the State of Mass., as set forth
 in this indictment, and as certified to in
 the record of conviction marked in evi-
 dence as People's Exhibit No. 1.

Counsel. I admit his identity, and I admit that
 that was the crime he was convicted of
 but I object to its being offered in evidence
 because he is not convicted under

the laws of the State of New York. I take an exception.

John Meyer, sworn and examined, testified. I live at 40 Butler St. Brooklyn and am the store keeper for Victor and Achelis, 416 to 422 Washington St. in this city; their store is 66 to 76 Leonard St. the warehouse is in Washington St.

How long have you been in their employ? A little over twenty years. I was there last December and January. I have charge of their goods in their warehouse and it is my duty to send goods to their store upon their ^{written} orders. When I get written orders for goods, I deliver them to the carman. I get his receipt for them. I see every case of goods which comes into the warehouse. I take the marks and the numbers upon them and I make a memorandum of it in this book (book shown) I received a case of goods numbered 1170 on the 7th of January, 1890, which is entered in book, peoples exhibit No 2, from the manufacturer in Philadelphia by the Pennsylvania Railroad. The name of the firm was in a stencil mark on the case. I then enter the number of the

case in the stock book, which is kept in the warehouse in Washington St. This case is entered on page 307, it is in my handwriting. Then I made another entry in a book which I hold in my hand. [The witness turned to the entry and marked it with a cross. The entry was marked People's Exhibit No. 4 for identification] Did you enter this case No. 1170 in this People's Exhibit No. 4 for identification? I entered that in this book. Is it entered there, answer the question?
Yes sir.

Mr. Davis. I offer that entry No. 1170 in evidence, People's exhibit No. 4 for identification. The Court admitted it in evidence.

Counsel I offer again to admit—

Mr. Davis: Will you admit that the goods found by the officer in Allen Street were stolen from these parties?

Counsel. I will admit that on the day in question that one hundred shawls of the value of \$1.50 each and one wooden case of the value of five dollars, the goods, chattels and personal property of one George F. Veita, then and there, were stolen from his place of business, as laid in the indictment in the city of

0584

New York.

Mr. Davis:

The Court:

I want to go on with the proof, that will not serve the purposes of the people. Does it not serve it to the extent of showing that there was a larceny committed of that property - is not that shown?

Mr. Davis:

The Court:

Mr. Purdy:

Your Honor will see the importance of going on with this proof. I am quite sure that the admission which is made is not full enough.

You are not bound to accept it.

Your Honor will give me credit for endeavoring to shorten the trial.

The Court took a recess, and at the conclusion of the recess, the defendant George Wilson withdrew his plea of not guilty and pleaded guilty to receiving stolen goods knowing them to have been stolen. A jury was withdrawn.

The Court:

The Prisoner:

The Court:

I will defer the sentence till tomorrow. I wish to make a statement.

The Prisoner:

You may send me anything in writing that you may desire.

The Prisoner:

I would rather make a public statement.

The defendant was remanded for sentence.

0585

Testimony in the
case of
George Wilson

filed Feb 1890.

0586

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 Wilson

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

George Wilson

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

The said

George Wilson

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth*
day of *January* in the year of our Lord one thousand eight hundred and *ninety*,

, at the City and County aforesaid, with force and arms,

*one piece of cloth of the value of
twenty-five dollars, ten yards of cloth
of the value of two dollars and fifty
cents each yard, one piece of other cloth
of the value of sixteen dollars
and eight yards of other cloth of the
value of two dollars each yard*

of the goods, chattels and personal property of one *Albert Delicat*.

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.*

0587.

BOX:

387

FOLDER:

3608

DESCRIPTION:

Wilson, William

DATE:

02/28/90



3608

291

Counsel,

Filed

Pleads,

day of

18

THE PEOPLE

vs.

H

William Wilson

Grand Larceny Section degree.
[Sections 528, 531, 532 Penal Code].

[Sections 528, 531, 532 Penal Code].

JOHN R. FELLOWS,

District Attorney.

ATue Bill

Foreman.

Arch 5/60

Reads J. May

323

0589

Police Court— District.

Affidavit—Larceny.

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

Henry F. J. Hatscheck

of No. 251 Second Street, aged 37 years,
occupation driver being duly sworndeposes and says, that on the 20 day of February 1883 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 horse and Wagon the Wagon
containing five cases of eggs one Tub
of Butter and one Box containing
Cheese and butterThe property being in all of the value of
Three hundred dollarsThe horse being the property of John G. Hunter
and the otherthe property being the property of August Reimers
and in care and charge of deponentand that this deponent
has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen,
and carried away by William Wilson (read here)from the fact that deponent had said
property standing on 10th Street & 2nd
avenue when deponent went in a Restaurant
to make a delivery of goods, and when
deponent returned said property was
stolen and driven awayDeponent is informed by August
Reimers of No 183 1st Avenue that he discovered
said ~~fact~~ horse and Wagon in Brooklyn,
and that he saw the Tub of Butter in
the possession of Margaret Heck
of No 809 Hudson Avenue in the City
of Brooklyn for which latter said
Margaret admitted she had onlyof }
Sworn to before me, this }
188 } day

Police Justice.

0590

paid two ^{\$2.25} dollars the Butter being
of the value of five dollars

Defendant is further informed by Peter
S. Durney of the 4th Precinct Police that
said Mullan acknowledged to him in
the presence of witnesses that he did
steal said property and that he sold
the Butter to said Margaret Heek
of No 809 Glenbury Avenue in the City
of Brooklyn. Defendant is further informed by
said Durney that he saw said defendant with
said property in his possession.
Sworn to before me this Henry F. H. H. H.
23rd day of July 1880
John J. Mullan
Prosecutor

0591

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter S. Farney
aged 31 years, occupation Police officer of No.

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

Sworn to before me, this 25
day of May 1888 } Peter S. Farney

John J. Homan
Police Justice.

0592

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 21 years, occupation William J. McLaughlin
President of No.

190 Park Row Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Henry T. J. Katscher

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

Sworn to before me, this

day of

July

23
1892

W. J. McLaughlin

John J. Conner
Police Justice.

0593

CITY AND COUNTY }
OF NEW YORK, } ss.

August Reimers
aged 25 years, occupation Baller dealer of No.
183 1st Avenue

Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Henry F. Mitchell
August Reimers

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

Sworn to before me, this 23

day of February 1888

August Reimers

John J. Herman

Police Justice.

0594

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William Wilson 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 Wilson*

Question. How old are you?

Answer. *18 years*

Question. Where were you born?

Answer. *New York*

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

Answer. *9 Duane Street & Equities*

Question. What is your business or profession?

Answer. *Fireman*

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*

William Wilson

Taken before me this

day of *July* 188*9*

John J. Wilson
Police Justice

0595

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 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 February 24 1890 John J. Ermon Police Justice.

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

Dated.....18.....
John J. Ermon 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.

0596

\$2000 bail for E
L P M Feb 24/90

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---

326
District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Henry F. Hartsch
201st 2nd St
Wm Wilson

1 _____
2 _____
3 _____
4 _____

Office of
Clerk
of
Court

Dated Feb 23 1890

James _____ Magistrate.
John S. Farnley _____ Officer.

H _____ Precinct.

Witnesses Sara offer

No. _____ Street.

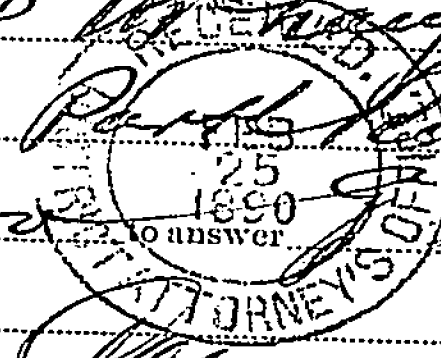
August Reivers

No. 183 1st Avenue Street.

Myself _____

No. 190 Park Ave Street.

\$ 1000 to answer



g22

0597

— F. DENNER & CO. —

(Formerly with P. ROGERS.)

Wholesale and Retail Dealers in

Foreign and Domestic Fruits,

N. B. — LEMONS A SPECIALTY.

15 FULTON STREET, corner of Front.

New York, *Mar 3rd 1890*

Hon Judge Fitzgerald Pres
Jud Session

We have known
Wm Wilson for several years
and know of nothing against
his character more than he
is a little wild

Yours Respectfully
F. Denner

0598

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 Wilson

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

William Wilson

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

The said

William Wilson

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

*one horse of the value of two
hundred dollars, one wagon of the
value of fifty dollars, five cases
of eggs of the value of five
dollars each, one tub of butter
of the value of five dollars, twenty
pounds of cheese of the value of
ten cents each pound, twenty pounds
of butter of the value of thirty
cents each pound, one box of the value
of fifty cents*

of the goods, chattels and personal property of one *August Reimers*

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.

0599

SECOND COUNT—

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

William Wilson

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

The said William Wilson

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,

one horse of the value of two hundred dollars, one wagon of the value of fifty dollars, five cases of eggs of the value of five dollars each case, one tub of butter of the value of five dollars, twenty pounds of cheese of the value of ten cents each pound, twenty pounds of butter of the value of thirty cents each pound and one box of the value of fifty cents of the goods, chattels and personal property of one August Reimers

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

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

William Wilson

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.

0600

BOX:

387

FOLDER:

3608

DESCRIPTION:

Wise, Frank

DATE:

02/27/90



3608

0601

Witnesses:

Sora Schutt

278

Counsel,

Filed

Pleads,

day of

1886

THE PEOPLE

vs.

H

Frank Wise

Burglary in the THIRD DEGREE

(Section 498, Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.

July 28/90

Charles Longley

P.P. 2 yrs B.M.

0602

Police Court— District.

City and County } ss.:
of New York,

Dora Schutt
of No. *92 Washington* Street, aged *41* years,
occupation *Keep house* being duly sworn

deposes and says, that the premises No. *92 Washington* Street, *1st* Ward
in the City and County aforesaid the said being a *tenement house* the
first floor of
which was occupied by deponent as a *dwelling*
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly *turning the*
key which was in the door and *turning*
the lock and opening the door and
entering

on the *14th* day of *February* 18*90* in the day time, and the
following property ~~feloniously~~ *attempted to be* taken, stolen, and carried away, viz:

A quantity of wearing apparel
of the value of about One hundred
Dollars

the property of *deponent and the members of her family*
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~~ *attempted to be*

Frank Wise (now here)

for the reasons following, to wit: *that at about the hour of*
nine o'clock on the morning of said
day deponent securely locked and
fastened the door leading into said
apartments but let the key remain
in the lock and said property was
in the room. Deponent returned in
about twenty minutes thereafter and
found the door closed but unlocked

0603

and deponent entered and the defendant was behind the door and ran out of the room and attempted to escape.

Sworn to before me }
this 14th February, 1890 } Dora Schutt

A. J. Winahon

Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 1888
Police Justice.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 1888
Police Justice.
There being no sufficient cause to believe the within named
guilty of the offence mentioned, I order he to be discharged.
Dated 1888
Police Justice.

Police Court,	District,
THE PEOPLE, &c., on the complaint of	
vs.	
1	2
3	4
Offence—BURGLARY.	
Dated	1888
Magistrate.	
Officer.	
Clerk.	
Witness,	
No.	Street,
No.	Street,
No.	Street,
No.	Street,
\$	to answer General Sessions.

0604

Sec. 193-200.

1 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. Frank Wise

Question. How old are you?

Answer. 38 years

Question. Where were you born?

Answer. Germany

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

Answer. 128 Park row; 3 weeks

Question. What is your business or profession?

Answer. Wagon Painter

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

Answer.

I am Guilty
Frank Wise.

Taken before me this

14th

day of February 1890

W. J. McNeal

Police Justice.

0605

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 February 12th 1890 H. T. Mahan 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 h to be discharged.

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

0606

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Police Court---*First* District. ²⁸⁹

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Dora Schmitt
92 Washington
Frank Wise

2 _____
3 _____
4 _____

Offence Burglary and Attempt Larceny

Dated *February 14* 18*90*

J. McMahon Magistrate.

Humphrey Officer.
2nd Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ *1500* _____



Em

burg 3

0607

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Frank Wise

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

Frank Wise

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

The said

Frank Wise

late of the *First* Ward of the City of New York, in the County of New York
aforesaid, on the *fourteenth* day of *February* 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 *Dora Schutt*

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 *Dora Schutt*

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.

John Q. Fellows,
District Attorney