

0768

**BOX:**

546

**FOLDER:**

4965

**DESCRIPTION:**

Yedlovkin, Abraham

**DATE:**

12/08/93



4965

0769

Witnesses:

officer Lewis J. Shery

65  
J.E. Brodeur  
Counsel,  
Filed 1 day of Dec 1893  
Pleads, Not Guilty

20  
131 Madison St  
Laird  
THE PEOPLE  
vs.

Subpoena office  
+ court for  
22

Abraham Yealookin  
Part 2 - Dec 21, 1893  
Grand and  
Pleads Guilty.

Grand Larceny, second Degree.  
From the Person.  
[Sections 638, 531, Penal Code.]

DE LANCEY NICOLL, 22  
District Attorney.

off day 2 Jan 3.

A TRUE BILL.

B. S. Overwood  
24.3 Mrs S.P. Foreman.  
Dec 22/93 Fry

0770

1912

Police Court—

District.

Affidavit—Larceny.

City and County } ss.  
of New York,of No. 430 East 58 Street, aged 46 years.occupation Keeps House being duly sworn,deposes and says, that on the 16 day of November 1893 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession and

person of deponent, in day time, the following property, viz:

One purse containing gold  
and lawful money of the  
United States of the amount  
and value of One  $\$2$  100 dollars  
 $\$2$  100

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 Abraham Federstein

(now here) for the reasons follow-  
 ing to wit: on the said date as  
 a deponent was standing on  
 East Fourth Street during the  
 said purse in the pocket of  
 the coat which she then wore  
 she missed said purse and she  
 is informed by Albert Weiss  
 that he Weiss saw the defendant  
 take said purse from said  
 pocket and he (Weiss) found the  
 said purse in defendant's posses-  
 sion. Which purse deponent has  
 since seen and identified

Ema Berger

Subscribed and sworn to before me this  
16 day of November 1893  
John J. McLaughlin  
 Justice of the Peace

0771

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

aged 29 years, occupation Police of No. 100

666 Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of William Berger

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

Sworn to before me this 16 day  
of March 1897.

Albert Weiss

John R. Woods Police Justice.



0772

Sec. 193-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK } ss.

*Abraham Yedlovkin* 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.

Taken before me this

day of

189

Police Justice.

0773

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.....

*Alfred...*  
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 16* 189 *3* *John B. Woodie* Police Justice.

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

Dated..... 189..... Police Justice.

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

Dated..... 189..... Police Justice.

0774

Police Court

District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Emma Berger*  
430 8<sup>th</sup> St.

*Wm. J. G. Scher*  
1038 1<sup>st</sup> St.

BAILED.

No. 1, by \_\_\_\_\_

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

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

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

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

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

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

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

Dated

189

Magistrate.

Officer.

Precinct.

Witnesses

*Albert Weiss*  
1608 1<sup>st</sup> St.

No.

Street.

No.

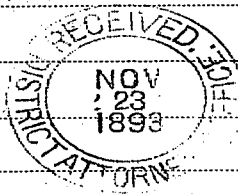
Street.

No.

Street.

\$

500 G. S.



\$500 Bail for Ex. Nov.  
20<sup>th</sup> 9 a.m.  
*Ady for Nov 21*

0775

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Abram Yedlookin

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

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

The said

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

*the sum of one dollar  
and eighty-two cents in money,  
lawful money of the United  
States of America, and of the  
value of one dollar and eighty  
two cents, and one purse of the value  
of one dollar*

of the goods, chattels and personal property of one *Emma Berger*  
on the person of the said *Emma Berger*

then and there being found, from the person of the said *Emma Berger*  
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.

*Re Lancey Nicoll,  
District Attorney*

0776

**BOX:**

546

**FOLDER:**

4965

**DESCRIPTION:**

Yocaliander, John

**DATE:**

12/12/93



4965



0777

Witnesses:

*Paquale Ferrante*

*Subpoena  
offered for 30th*

Counsel,

Filed

day of

1893

Plends

THE PEOPLE

vs.

*27 Cannon St  
Bartholomew  
John Yocalander*

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

DE LANCEY NICOLL,

District Attorney.

*28th Part-II*

A TRUE BILL.

*Ther Harris*

Foreman.

*Dist 2 - Jan. 26, 1894.  
Trial and Court of  
Assault 2nd Degree*

*Elmer R. Jan 30/94*



0778

Sec. 193-200.

District Police Court.

CITY AND COUNTY } ss.  
OF NEW YORK, }

*John Trochinger* 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 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 waiver cannot be used  
against h on the trial.

Question. What is your name?

Answer. *John Trochinger*

Question. How old are you?

Answer. *22 Yrs*

Question. Where were you born?

Answer. *Italy*

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

Answer. *110 Mulberry Street.*

Question. What is your business or profession?

Answer. *Barber*

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

Answer. *I am not guilty*  
*Giovanni Taravella*

Taken before me this  
day of *Sept*  
189*3*

*Wm. H. Drake*  
Police Justice.

0779

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

John guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 200 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated Mar 21 189 3 James H. Burke Police Justice.

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

Dated \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice.

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

Dated \_\_\_\_\_ 189 \_\_\_\_\_ Police Justice

0780

1243

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Prasanna J. J. J.*  
*308 E 45th St*  
*John G. G. G.*

Offence

- 1
- 2
- 3
- 4

Dated *Nov 21* 189

*Banker* Magistrate.

*Butler* Officer.

*33* Precinct.

Witnesses *Patrick L. L.*

No. *314 E* Street.

*Charles S. S.*

No. *313 E* Street.

*J. Prasanna*

No. *308 E 45th* Street.

\* *1000* to answer

*Ex. L. L. v. J. Prasanna*

*1000*

BAILED, *Dec. 5/93*

No. 1, by *James Lang*

Residence *58 Baxter* Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0781

223 Q. 48-4  
Nov. 20 1893

Basquale Jerome  
of 208 Q. 45 has a  
cut upon his head that  
is two inches long and  
extends down to the skull.

Re. Dr. Burton M.D.

0782

Police Court—       District.

1981

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

*Gasquale Ferme*  
 of No. *308 East 45* Street, aged *32* years,  
 occupation *Barber* being duly sworn,  
 deposes and says, that on the *20* day of *November* 189*3* at the City of New  
 York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by *John Jacobhauger*  
*(murderer)* who struck deponent a  
 violent blow on the head with  
 a *spring iron pipe* which said deponent  
 then and there held in his  
 hand and cutting and injuring  
 deponent's head and said assault  
 was committed on

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

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

Sworn to before me, this *21* day  
 of *November* 189*3*

*Gasquale Ferme*  
*Chas. H. Burke* Police Justice.

Court of General Sessions  
 The People vs.  
 Against  
 John Yacolauder

City and County of New York ss:  
 Domenico Lacolla being  
 duly sworn deposes and says:  
 That he is 32 years of age  
 is a married man and resides  
 with his family at No. 326  
 De Lauro St. That he is a  
 citizen of the United States  
 and has been residing in the  
 state of New York for over  
 eleven years. That his occu-  
 pation is that of a Barber.  
 That he knows the above  
 named defendant for over  
 a year and has known  
 him to be an honest sober  
 and industrious young man  
 a man who always attended  
 to his own business, being  
 peaceable and quiet.  
 That he knows the defendant's  
 family and they are all



respectable persons.

That he knows other persons who are also citizens, and who also know the defendant and they all speak of him in the highest terms.

That to the best of deponent's knowledge this is the first time that the defendant has been arrested or convicted.

Sworn to before me,  
 the 29<sup>th</sup> day of Jan. 1894 } Domenico Sacella  
 Prosper R. Desmari  
 County of Rensselaer  
 New York City

Out of General Sessions  
 The People &c.  
 Against  
 John Jacobus

City and County of New York:  
 Donato Testa being duly  
 sworn deposes and says:  
 That he is 23 years of age;  
 is a married man and resides  
 at No. 368 Broadway Brooklyn  
 New York. That he is in the  
 Barber business and keeps  
 his place of business at the  
 above mentioned address.  
 That he is a citizen of the  
 United States and has  
 resided in the state of New  
 York for over the period of  
 eleven years.  
 That he knows the above  
 named defendant for about  
 one year, and has known  
 him to be an upright  
 young man being a peace-  
 able and quiet man.  
 That he knows other people

that also know the defendant  
and they all without excep-  
tion speak well of him.  
To the best of defendant's know-  
ledge the defendant was  
never arrested or convicted  
before.

Sworn to before me  
on 29<sup>th</sup> day of June 1894 } Donato Costa  
Proper }  
Rudolph N. City Co.

Court of General Sessions  
 The People &c.  
 Against  
 John Yocolaudey

City and County of New York so:  
 James Lang being duly  
 sworn deposes and says:  
 That he is 29 years of age  
 and resides with his wife  
 and children at No. 44  
 Baxter Street in said city.  
 That he is in the saloon and  
 junk business in this city.  
 That he is a citizen of the  
 United States. And has resided  
 in the city of New York for  
 over 17 years.  
 That he knows the defendant  
 above named for about  
 3 years last past; and during  
 said time he has known  
 him to be an honest, sober,  
 and industrious young  
 man always peaceable  
 and quiet and never  
 getting into an altercation

with any one.  
 That he knows a great  
 many other people who  
 also know the defendant  
 and they all speak of him  
 in the highest terms.  
 That to the best of depo-  
 nant's knowledge the defen-  
 dant was never arrested  
 or convicted of any crime  
 before.

Sworn to before me }  
 this 29<sup>th</sup> day of Jan'y 1894 } James Lang  
 Mayor of the City of New York }  
 County of New York }  
 State of New York }

Court of General Sessions  
 The People vs.  
 Against  
 John Grolaudy

City and County of New York:  
 Domenico Mignogna  
 being duly sworn deposes  
 and says: That he is 60 years  
 of age; and resides at No.  
 27 Cannon Street in said  
 city.  
 That he knows the above  
 named defendant for nearly  
 a year and has known  
 him to be a peaceable and  
 quiet young man always  
 minding his own business  
 and never troubling anybody.  
 That he knows other people  
 who also know defendant  
 and they all speak well  
 of him.  
 That to the best of depo-  
 nent's knowledge the defen-  
 dant has never been arrested  
 or convicted of any crime.



0790

prior to the present our  
Sworn to before me  
this 29th day of May. 1891. } Domenico  
Vespasiano De Santis } Mignogna  
Mayor of the City of  
New York City.

Court of General Sessions  
 The People &c.  
 Against  
 John Yacolaudey

City and County of New York ss:  
 Giovanni Bagliarone

being duly sworn deposes  
 and says that he is 23  
 years of age; is a tailor  
 by trade; and resides at  
 No. 46 Baxter Street in  
 said city.

That he knows the above  
 named defendant since  
 childhood having been  
 born in the same town  
 and therefore is very well  
 acquainted with this whole  
 family and his surroundings  
 That the defendant is  
 a young man of excellent  
 character and is loved  
 and esteemed by every  
 body who knows him.  
 He has always been a  
 peaceable and quiet man

always attending to his business and avoided trouble at all times, and that he has never before been arrested, charged indicted or convicted of any crime prior to the present one. The deponent believes that there must have been a great deal of provocation on the part of the complainant in this case before the defendant assaulted him. That the defendant is known by a great many other persons who are also known by deponent and they all speak well of him.

Sworn to before me  
 this 9th day of Jan. 1892 } Giovanni  
 Prospero Ferrari } Capitanone  
 Secy of Regls  
 New York City Co.

0793

General Sessions

The People vs.

Against  
John Yocolaude

Affidavits

Robert W. Raey  
att'y. for defndt  
25 Chambers St.  
New York City

## COURT OF GENERAL SESSIONS OF THE PEACE,

City and County of New York,

## Part II.

-----x  
The People

against

John Yocaliander.

: Before  
: Hon. Rufus B. Cowing  
: and a Jury.  
:-----x

Tried January 26th, 1894.

Indicted for Assault in the First Degree.

Indictment filed December 12th, 1893.

## APPEARANCES.

Assistant District Attorney James W. Osborne  
for the People;

Robert H. Racey, Esq., for the Defense.

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P A S Q U A L E F E R M E, the complainant, testified that he was a barber, and that he lived at 308 East 45th Street, in the city of New York. He saw the defendant on the evening of November 20th, 1893, at about half-past ten o'clock. He, the complainant, closed his shop at about ten o'clock, and

started to go home. He walked through East 45th Street. When he was in that street, between Second and Third Avenues, a man struck him in the back. He turned and saw the defendant. Without saying a word, the defendant struck him, the complainant, a hard blow upon his forehead, with a piece of iron gas pipe. He, the complainant, staggered and nearly fell to the sidewalk. Then the defendant ran away. He, the complainant, recovering himself pursued the defendant, and called for a policeman. Two men and a police officer joined in the chase, and the defendant was caught about a block away, between Second and First Avenues. The policeman took the defendant back to the place where the assault was committed, and the piece of iron gas pipe and his, the complainant's, broken hat were picked up.

He, the complainant, was confined to his house for fifteen days, and was attended by a physician. The doctor who attended him was in court.

In cross-examination, the complainant testified that the defendant had worked for him, the complainant, about three weeks before the assault. He, the complainant, did not owe the defendant \$4.50, or any other sum whatever. The defendant worked for him for one week and two days, and he paid the defendant in full for that time. The defend-



ant did not accost him, in the street, before the assault, and say, "Why don't you pay me the \$4.50 that you owe me." The first that he knew of the defendant's presence near him was that he received the blow in the back. The defendant did not have a cane in his hand. The defendant had a piece of gas pipe nearly a yard long in his hand.

P A T R I C K Q U I N N, a witness for the People, testified that he lived at 314 East 45th Street on the ground floor. He remembered the evening of the 20th of November, 1893. He was janitor of the house in which he lived, and he had just put out the gas in the halls of the house when he heard a man's voice crying out, "Stop thief, murder, police," and he ran out to the sidewalk. He saw the defendant running past the door, followed by the complainant. The complainant had no hat on, and his face and breast were covered with blood. In front of Oppermann's brewery, near First Avenue, two young men caught hold of the defendant and held him until a policeman came up. The policeman took the defendant through 45th Street and, between Second and Third Avenues, the complainant's broken hat was picked up in the gutter. A young man found a piece of gas pipe, about a yard long, in the gutter near where the hat was found -- probably 25

feet away.

C H A R L E S   Z E I G L E R, a witness for the People, testified that he lived at 313 East 45th Street, and that he was a driver of a butcher's wagon. He was returning from the theatre on the night of November 20th, 1893. As he reached 45th Street, East, he heard some man crying out, "Murder, police," and the defendant ran past him, the witness, and the defendant made a blow at him, the witness. He, the witness, dodged the blow, and then pursued the defendant. Near the brewery, he got close enough to the defendant to strike him. Then a policeman came up and caught the defendant. The complainant ran up at that moment. He was covered with blood.

OFFICER GEORGE KETTLER, a witness for the People, testified that, on the night of November 20th, 1893, he was standing on the corner of Second Avenue and 44th Street at about half-past ten o'clock, and he saw a crowd running towards 45th Street and Second Avenue, and he ran over and caught the defendant in 45th Street, near the brewery. The defendant was running. As he caught the defendant, he saw the complainant, who was close behind him, also running. The complainant

was bleeding profusely from a wound upon his forehead. He, the witness, asked the complainant what was the matter with him, and he said that the defendant had struck him upon the forehead with a piece of iron. He, the witness, took the defendant and the complainant back to the place where the complainant said he had been assaulted. There two young men handed him, the witness, the complainant's broken hat and a piece of iron gas pipe, about a yard long, which he, the witness, produced in court. When the complainant said that the defendant had struck him with a piece of iron, the defendant said that he did not strike the complainant with a piece of iron. He struck him with a piece of wood. When a bystander picked up the piece of gas pipe, the complainant identified it as the piece of iron with which the defendant had struck him. He, the witness, then took the defendant to the station house and the complainant made a charge of assault against the defendant.

DOCTOR REUBEN B. BURTON, a witness for the People, testified that he was engaged in the practice of medicine in the city of New York, and that he lived in East 48th Street. He was called to attend the complainant on the evening of November 20th, 1893. The complainant was then in his, the witness's,

office. He found a severe cut on the complainant's forehead, at the edge of the hair growing upon the forehead. The wound was about two or three inches long and extended down to the skull. He, the witness, put three stitches in the wound and dressed it. He did not remember finding any other wound upon the head or body of the complainant. The complainant called for about a week after the first visit at his, the witness's office, for medical treatment. Judging from the wound that he saw upon the complainant's forehead, the wound might have been caused by the piece of gas pipe in evidence.

In cross-examination, the witness testified that he never called at the complainant's house to attend him, but the complainant always called at his, the witness's office. He did not know whether the complainant had been in bed for fifteen days after the assault or not. Judging from the character of the wound upon the complainant's forehead he, the witness, would say, as matter of opinion, that the gas pipe would not necessarily have caused the wound. His own opinion was that the wound was caused by something sharper than the gas pipe. It appears to be a cleaner cut than would be made, in his opinion, by the gas pipe.

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JOHN YOCALIANDER, the defendant, in his own behalf, testified that he was 22 years of age, and a barber by trade. He lived at 27 Canon Street. He formerly worked with the complainant. He worked one week for the complainant, and, at the end of the week, he was paid his wages. The week ended on Sunday. On the following Thursday, about noon, the complainant discharged him. The complainant paid him for the days of the new week on which he, the defendant, had worked, but he, the defendant, demanded a full week's wages. He, the defendant, demanded \$7.00. The complainant had paid \$2.50 to the man with whom he, the defendant, boarded, and therefore he, the defendant, claimed that he should receive this \$2.50, which the complainant had no right to pay to the boarding master, and \$4.50, which would make up the sum of \$7.00, his weekly wages. On the evening of the 20th of November, he intended to go to the complainant's shop, to ask for his money. On the way he met the complainant in 45th Street and bid him good evening. The complainant did not answer. He, the defendant, again bid him good evening, but the complainant did not reply. Then he demanded a week's wages from the complainant, saying that the complainant had no right to discharge him in the middle of the week. The complainant said, "I don't intend to give you a penny." Then he, the

0001

8

defendant, said, "What for don't you intend to pay me? If you don't pay me, it will be a blame for you, for I will tell it to all the people that know you." When the complainant heard this he struck him, the defendant, a blow on the left side of his neck, with his fist. He, the defendant, struck the complainant with a cane that he carried and then ran away. He struck the complainant only once. He did not strike the complainant with the piece of gas pipe that was in evidence. He never saw that until it was picked up from the street. He, the defendant, ran away because he was afraid of arrest, and also because the complainant drew a razor when he, the defendant, struck him with the cane. He, the defendant, threw the cane away when he reached Second Avenue.

In cross-examination the defendant testified that he worked one week and four days for the complainant, and that he held he was entitled to full pay for the second week. When the complainant discharged him, the defendant, the complainant said, "I send you away to-day, because you intend to leave me on Sunday."



0802

1723

**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 Yocalianger*

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

The said *John Yocalianger*  
late of the City of New York, in the County of New York aforesaid, on the *twentieth*  
day of *November* in the year of our Lord one thousand eight hundred and  
ninety-*three* with force and arms, at the City and County aforesaid, in and upon  
the body of one *Pasquale Ferme* in the peace of the said People  
then and there being, feloniously did make an assault, and *him* the said  
*Pasquale Ferme* with a certain *knife*

which the said *John Yocalianger*  
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 *Pasquale Ferme*  
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  
*John Yocalianger*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said *John Yocalianger*  
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  
*John Pasquale Ferme* in the peace of the said  
People then and there being, feloniously did wilfully and wrongfully make another assault,  
and *him* the said *Pasquale Ferme*  
with a certain *knife*

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

## THIRD COUNT—

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

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

The said

*John Grealanger*  
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 *Pasquale*  
*Ferme* 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 *piece of pipe* — *Pasquale Ferme* —

which —

*he* — the said

in

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

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

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

DE LANCEY NICOLL,

*District Attorney.*

0004

**BOX:**

546

**FOLDER:**

4965

**DESCRIPTION:**

Young, John

**DATE:**

12/07/93



4965

0805

Witnesses:

officer Patrick Laven  
16th Precinct

Has been in S.P. for  
3 years

Counsel,

Filed

Pleads,

43

7 day of

1893

THE PEOPLE

vs.

John S. Young

28  
Buckley  
Jury

DE LANCEY NICOLL,

District Attorney.

Burglary in the Third Degree.  
Graded carrying and degree  
[Section 498, J.D., § 28, § 310 I.]

A TRUE BILL.

B. Lockwood  
Dec 7/93 Foreman.

Heard Jury 3 day  
S.P. 3 years. 3

0806

ROOMS \$10.00 AND UPWARDS PER WEEK. HOUSE COMMODIOUS, NEWLY AND STYLISHLY FURNISHED.

## THE LEROY

307 Sixth Avenue, Near the Sea.

Mrs. E. V. TEMPLE,  
37-39 GRAMERCY PARK, N. Y. CITY. } PROPRIETORS.  
Miss I. E. KEMP,  
EUTAW PLACE, BALTIMORE.

Ashbury Park, N. J. August 1893

To all whom it may concern  
Reference is hereby given  
to Mr J. B. Young,  
being employed at above  
Hotel for this season,  
being able, sober, and  
willing.

J. Mann.  
Serk.

0007

Police Court V District.

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

George Stober

of No. South East corner 13<sup>th</sup> Avenue 24<sup>th</sup> Street, aged 21 years,

occupation Restaurant Keeper being duly sworn

deposes and says, that the premises ~~to~~ on the South East corner 13<sup>th</sup> Ave + 24<sup>th</sup> Street,

in the City and County aforesaid, the said being a two story brick building

the first or ground floor of said premises

and which was occupied by deponent as a Restaurant and Saloon

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

were **BURGLARIOUSLY** entered by means of forcibly opening the  
door of said premises with false keys

on the 1<sup>st</sup> day of December 1893 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A quantity of cigars valued at  
about sixty dollars  
\$ 60 00  
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  
John G. May. (nowhere)

for the reasons following, to wit: Deponent securely locked  
said premises at the hour of 10 pm on the  
30<sup>th</sup> day of November 1893. He is informed by  
officer Harin that he arrested the  
defendant at about 2<sup>30</sup> pm on the  
1<sup>st</sup> of December 1893 with said property in  
his possession. That deponent subsequently  
made an examination of said premises and found said  
property was missing and that the drawer in the



0000

Counter in said premises had been  
forcibly broken open - Deponing therefore  
charges the defendant with Burglary  
and says that he is held to answer

Present to before me this  
1<sup>st</sup> December 1893  
Ralph L. H.

George Stever

Police Justice

Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Burglary Degree.

Dated

188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

0009

Sec. 198-200.

CITY AND COUNTY  
OF NEW YORK, ss.

District Police Court.

*John G. Young* 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 G. Young*

Question. How old are you?

Answer. *32 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *72 Bowery two weeks*

Question. What is your business or profession?

Answer. *work in restaurant*

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*

*John G. Young*

Taken before me this

day of

*September 1894*

Police Justice.

08 10

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

*Refundus*  
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 *Dec 1* 18 *93* *Supple* 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.

081

1279

Police Court--- District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*George Stober*  
*1804 St. 21st St.*  
*John G. Jones*

*Barry*  
Offence

2  
3  
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Dec 1<sup>st</sup>* 1893

*1002* Magistrate.

*Lavin* Officer.

*16<sup>th</sup>* Precinct.

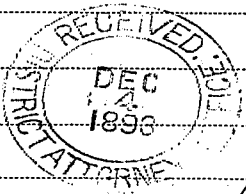
Witnesses *Call the Officer*

No. Street.

No. Street.

No. Street.

\$ *15.00* to answer *h.S.*



*Com Barry*  
*9th*

08 12

**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 G. Young*

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

*John G. Young*

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

The said

*John G. Young*

late of the *16th* Ward of the City of New York, in the County of New York, aforesaid, on the  
*first* day of *December*, in the year of our Lord one  
thousand eight hundred and ninety-*three* in the *night*-time of the same day, at the  
Ward, City and County aforesaid, a certain building there situate, to wit, the *restaurant* of  
one *George Stroever*

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

*George Stroever* in the said *restaurant*  
then and there being, then and there feloniously and burglariously to steal, take and carry away,  
against the form of the statute in such case made and provided, and against the peace of the  
People of the State of New York and their dignity.

## SECOND COUNT—

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

*John G. Young*  
 of the CRIME OF *Grand* LARCENY in the second degree, committed as follows:  
 The said

*John G. Young*

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

*twelve hundred cigars of  
 the value of five cents each*

of the goods, chattels and personal property of one

*George Stover*

in the

*restaurant*

of the said

*George Stover*

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

*De Lancey Nicoll,  
 District Attorney.*