

0389

BOX:

439

FOLDER:

4045

DESCRIPTION:

Taylor, Kate

DATE:

05/01/91



4045

POOR QUALITY ORIGINAL

0390

Witnesses:

Officer Brady

34" Pouch

See case at
Eggenrie oral
indictment filed today
JTB

Part II

June 22 1891. Joseph Gillespie,
pleaded No. 71891 to an indict-
ment for burglary the proceeds of
which (a part of the proceeds) this deft
is charged with receiving. Louis
H. Baker was the day examined
evidence of receiving stolen
goods also a portion of the
same burglary. The people
are without sufficient
evidence to convict the
deft Taylor and therefore
recommend that the
indictment be dismissed

Henry P. Chardron
P.T.D.-1

451
J.B.

Counsel,

Filed,

day of

1887

Pleads,

July 5th

THE PEOPLE,

vs.

J. M.A.

Kate Taylor

Comis de leg

RECEIVING STOLEN GOODS.
: (Section 550, Penal Code.)

DE LAUNCEY HULL,

JOHN R. WILCOX,

District Attorney.

A True Bill.

Edmund D. Griffin
Att. Gen. for State of New York
Hon. Dep. Sec. of State
June 27/91

POOR QUALITY ORIGINAL

0391

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Kate Taylor

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

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

The said Kate Taylor,

late of the City of New York, in the County of New York aforesaid, on the eighth day of ~~April~~ ^{September} in the year of our Lord one thousand eight hundred and ~~eighty~~ ^{ninety-one}, at the City and County aforesaid, with force and arms, two pairs of spectacles of the value of eight dollars each pair, six towels of the value of twenty cents each, one knife of the value of two dollars, one tumbler of the value of one dollar, three gallons of whiskey of the value of five dollars each gallon, one accordion of the value of one dollar, three boxes of cigars of the value of five dollars each box, one box of tobacco of the value of one dollar, one box of cigarettes of the value of one dollar, and the sum of three dollars in money, lawful money of the United States of America and of the value of three dollars,

of the goods, chattels and personal property of one Theresa Geggens by Joseph Gillespie and Louis A. Tucker and by - certain other persons to the Grand Jury aforesaid unknown then lately before feloniously stolen, taken and carried away from the said Theresa Geggens

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

Kate Taylor

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

DE LANCEY NICOLL.

JOHN R. FELLOWS,

District Attorney.

0392

BOX:

439

FOLDER:

4045

DESCRIPTION:

Tehan, Daniel

DATE:

05/21/91



4045

POOR QUALITY ORIGINAL

0393

Counsel,
Filed *W. S. Skidmore* 1891
Pleads,

THE PEOPLE
vs.
Daniel Tahan

*Grand Jurors in the Third degree
of the Superior Court
of the District of Columbia*
[Section 498, District of Columbia]

DE LANCEY NICOLL,
JOHN R. FELLOWES

District Attorney.

A True Bill.

W. S. Skidmore
Foreman.

W. S. Skidmore
John R. Fellowes
W. S. Skidmore
John R. Fellowes

Witnesses;

Thomas Smith
off Gas Idagerty
7 Prec.

Frank Calanctin
FR

POOR QUALITY ORIGINAL

0394

Police Court 3 District.

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

of No. 75 Pike Slip Street, aged 55 years,
occupation Wholesale Bag and Metal dealer being duly sworn
deposes and says, that the premises No. Apartment Street, 4th Ward
in the City and County aforesaid the said being a Six story brick
building
and which was occupied by deponent as a place of business
and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly prying off two
iron bars from the front basement window
and entering therein with intent to
commit a felony

on the 10th day of May 1887 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

44 doz musical Instruments and
a quantity of Brass, Copper
Lead and other metal all
together of the value of about
Eighty six dollars (\$86.⁰⁰/₁₀₀)

the property of deponent and in deponent's Care and Custody
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
Daniel Sehon and two others whose
names and whereabouts are unknown to deponent

for the reasons following, to wit: That said premises
was locked and fastened at about
7 O'clock PM on Saturday May
9th 1891 that deponent discovered
on the following Monday morning
that said premises had been broken
into and said property was missing
Deponent is informed by
Officer James Staggerty of the

POOR QUALITY ORIGINAL

0395

7th Precinct that he arrested
Daniel Dehon (number), who ad-
mitted and confessed to him that
he in company with two others
broke into said premises and took
stole and carried away said property
and informed said Officer where he
had sold a portion of said musical
instruments and said Officer pro-
cured said instruments which have
since been identified as a part
of said property taken from said
premises.

Dependent is further
informed by James Turner of
85 Market Street that on Sunday
May 10th last he bought a portion
of said instruments from said
Dehon number. Wherefore Dependent
prays that defendant be held to answer
before me
this 14th day of May 1891. J. Thomas Smith

Dated _____ 1891
guilty of the offense within mentioned, to be discharged.
There being no sufficient cause to believe the within named
Police Justice.

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

Dated _____ 1891
of the City of New York, until he give such bail.
and be committed to the Warden and Keeper of the City Prison
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars.
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

Police Court, _____ District.
THE PEOPLE, etc.,
on the complaint of _____
vs. _____
1 _____
2 _____
3 _____
4 _____
Date _____ 1891
Magistrate _____
Officer _____
Clerk _____
Witness _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____
\$ _____ to answer General Sessions.

POOR QUALITY ORIGINAL

0396

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Police Officer of No. 4th Avenue Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Thomas Smith and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 14th day of May, 1890, } James Haggerty

W. W. McEachern
Police Justice.

(8692)

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 20 years, occupation Candy Store of No. 85th Street Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Thomas Smith and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 14th day of May, 1890, } James Turner

W. W. McEachern
Police Justice.

(8692)

POOR QUALITY ORIGINAL

0397

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer.

Daniel Tahan

Question. How old are you?

Answer.

17 years

Question. Where were you born?

Answer.

Rochester N.Y.

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

Answer.

41 Hamilton St. Syracuse

Question. What is your business or profession?

Answer.

Driver

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

Answer.

I am guilty

Dan Tahan

Taken before me this

day of

1887

W. Mearns
Justice

POOR QUALITY ORIGINAL

0398

Police Court... 13 District.

644

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Smith
75 Park St.
and others

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

1
2
3
4

Offence

Punishment

Dated

May 14 1891

Residence

Magistrate

Witness

David Officer
Magistrate

No.

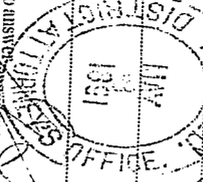
Joe Brown

No.

Joe Brown

No.

\$ 1000



Street

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

Daniel Johnson

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

Dated May 14 1891 James Smith Police Justice.

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

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

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

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

POOR QUALITY
ORIGINAL

0399

Daniel Tahan

Born New York

Accept Notarize

~~Married~~

Single

Residence 41 Hamilton St

Parents living

POOR QUALITY
ORIGINAL

0400

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Daniel Tahan

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

Daniel Tahan

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

The said

Daniel Tahan

late of the *Seventh* Ward of the City of New York, in the County of New York
aforesaid, on the *tenth* day of *May* in the year of our Lord one
thousand eight hundred and *ninety-one*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
~~dwelling house of one~~ *a certain building, to wit;*

the building of one Thomas Smith

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 *Thomas Smith*

~~in the said dwelling house~~ *building* 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.

POOR QUALITY
ORIGINAL

0401

SECOND COUNT—

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

Daniel Tahan

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

The said *Daniel Tahan*

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,

five hundred and twenty-eight musical instruments of the value of ten cents each, one hundred pounds of brass of the value of twenty cents each pound, one hundred pounds of copper of the value of fifteen cents each pound and one hundred pounds of copper of the value of ten cents each pound

of the goods, chattels and personal property of one

Thomas Smith

building
in the dwelling house of the said

Thomas Smith

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

De Lancey Nicolls
District Attorney.

0402

BOX:

439

FOLDER:

4045

DESCRIPTION:

Thompson, William

DATE:

05/05/91



4045

POOR QUALITY ORIGINAL

0403

nos/

Counsel,

Filed

189

W. S. Skidmon
day

Pleads,

THE PEOPLE

vs.

T

CRIME AGAINST NATURE.
[Sec. 303, Penal Code.]

William Thompson

De Sancey Nicol
~~JOHN R. FELLOWS~~

District Attorney.

W. S. Skidmon

A TRUE BILL.

W. S. Skidmon

Foreman.

W. S. Skidmon

W. S. Skidmon
W. S. Skidmon
W. S. Skidmon

Witnesses:

Andrew M. Kent

Officer John K. Dwyer

Park Police

ok bad

POOR QUALITY ORIGINAL

0404

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

John J. Ruyter
of No. Penn Place Street, aged years,
occupation Police Officer being duly sworn deposes and says,
that on the 29 day of April 1889
at the City of New York, in the County of New York. He arrested

William Thompson (no number) on
the complaint of Rudolph Heit
charging him with the crime against
nature. Said deponent has good and
sufficient reason to believe that
said Heit will not appear at
the Court of General Sessions
as a witness against said Thompson
and asks that he be committed to
the House of Detention in default of
bail

John J. Ruyter

Sworn to before me, this

of April 1889
Police Justice.

Police Justice.

POOR QUALITY ORIGINAL

0405

Police Court / District.

City and County of New York } ss.

of No. None Street, aged 17 years, occupation Printer being duly sworn, deposes and says, that on the 24th day of April 1891, at the City of New York, in the County of New York,

Rudolph Heit
in cause of the arrest of

William Thompson
now here. Charfait with the Detachable Crimes a small Nature for the Reasons following to wit:
Defendant was in Union Square Park on said date Defendant came to him and asked him to meet him (defendant) at the Post-Office in the evening of said date and that defendant would provide lodging for defendant. That defendant took defendant into a residence on the corner South 5th Avenue and Bleecker Street in this City and that Defendant caught the defendant in the act of flaring the Penis of defendant in the mouth of defendant. Wherefor defendant charges the defendant with the Detachable and Formidable Crimes a small Nature in violation of Section 303 of the Penal Code and prays that he be held to answer

Rudolph Heit

Sum to before me this
20th of April 1891
Charles J. Smith
Police Justice

POOR QUALITY ORIGINAL

0406

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss.

William Thompson 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.

William Thompson

Question. How old are you?

Answer.

45 years

Question. Where were you born?

Answer.

Ireland

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

Answer.

27 Sullivan Street - 2 months

Question. What is your business or profession?

Answer.

Labourer

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

Answer.

*I am not - guilty
William Thompson*

Taken before me this

20

day of

April

1891

Charles J. Hendricks
Police Justice

POOR QUALITY ORIGINAL

0407

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

Police Court---
 District
 575

THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Judge [Signature]
 Police Justice
 [Signature]
 Offence: Criminal Nature

Date: April 30 1891
 [Signature] Magistrate
 [Signature] Officer
 Central Park Precinct

Witnesses:
 No. _____ Street.
 No. _____ Street.
 No. _____ Street.
 [Signature] 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 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 April 30 1891 [Signature] Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY
ORIGINAL

0408

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 Thompson

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this
indictment, accuse *William Thompson*
of the CRIME AGAINST NATURE, committed as follows:

The said *William Thompson*,
late of the City of New York, in the County of New York aforesaid, on the
twenty fourth day of *April*, in the year of our Lord one thousand
eight hundred and ninety - *one*, at the City and County aforesaid,
with force and arms, in and upon one *Rudolph West*,
a male person, then and there being, feloniously did make an assault, and
in, the said *Rudolph West*, 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.

**POOR QUALITY
ORIGINAL**

0409

SECOND COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment further

accuse the said *William Thompson*

of the same CRIME AGAINST NATURE, committed as follows:

The said *William Thompson*,

late of the City and County aforesaid, 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 *Joseph Reid*, 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. Fellows
~~JOHN R. FELLOWS,~~

District Attorney.

0410

BOX:

439

FOLDER:

4045

DESCRIPTION:

Tony, Louis

DATE:

05/14/91



4045

POOR QUALITY ORIGINAL

0411

198
627
W. E. Cook

Counsel,
Filed 14 day of May 1988
Pleads, *Not guilty*

THE PEOPLE
vs.
Louis Song
(22 cases)
CONCEALED WEAPON.
(Section 410, Penal Code).

John R. Fellows
JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. E. Skidmore
Foreman.

W. E. Skidmore
James G. Wickert

Witnesses:
Michael Brady
34 Paet
William Gorman
336-300
Bobby

POOR QUALITY ORIGINAL

0412

Sec. 198-200.

6th
11

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Pomy 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. *Louis Pomy*

Question. How old are you?

Answer. *24 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *1406 Myrtle Ave, Brooklyn. One year*

Question. What is your business or profession?

Answer. *Labourer*

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

Answer. *I am not guilty*
Louis Pomy
mark

Taken before me this
day of *March*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0413

Police Court, 6th District.

City and County of New York, ss.

of No. 34th Precinct Police Street, aged Michael Brady
occupation Ward detective being duly sworn, deposes and says,
that on the 10th day of May 1891, at the City of New

York, in the County of New York, Louis Pory did carry concealed about his person with intent to do bodily harm to some person or persons unknown one dark clasp knife and also one thirty-two caliber revolving pistol loaded in six chambers with out any any license to carry such concealed weapons. Therefore deponent prays that said Louis Pory may be dealt with according to law

Sworn to before me
this 11th day May 1891

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0414

Police Court 6th District.

City and County of New York, } ss.:

of No. 310 East-126th Street, aged 22 years,
occupation Carriage Blacksmith being duly sworn

deposes and says, that on 10th day of May 1889 at the City of New York, in the County of New York, 3rd Ave near 182nd St-

he was violently and feloniously ASSAULTED and BEATEN by Louis Dony who pointed at deponent within five feet of deponent's body a six chamber revolving ~~hand~~ pistol loaded with powder and ball and at the said time said Louis Dony had the forefinger of his right-hand on the trigger of said pistol with the intent to shoot deponent and this was done without ~~any~~ provocation on the part of 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 dealt with according to law.

Sworn to before me, this 11th day of May 1889 } William Beaman

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0415

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

Police Court

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Michael Brady

1 Louis Dony

624
District
Offence Carrying concealed
Weapons (Delony)

Offence

Dated May 11th 1891

Magistrate
R. G. Kelly

Witnesses
Patrick Doolan

No. _____ Street _____
George Schaller

No. 152 Canal-57th Street
William Schaller

No. 152 Canal-57th Street
Henry Schaller

10 HENRY
\$ 1000
Comm. Schaller



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

Louis Dony

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

Dated May 11th 1891 Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

POOR QUALITY ORIGINAL

0416

Sec. 198-200.

6 11

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Pany 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.

Louis Pany

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

Italy

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

Answer.

1406 Myrtle Ave, Brooklyn: One year

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

*Louis Pany
his mark*

Taken before me this
day of

[Signature]
Police Justice

POOR QUALITY ORIGINAL

0417

Police Court... 6th District. 624

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Beames
10 East 124th St
Louis Perry

Offence: Assault
Delony

Dated May 11th 1891

Magistrate: [Signature]

Officer: [Signature]

Witnesses: Patrick Kulligan

No. 676 East 143rd St.
Henry Schraeder

No. 162 East 174th St.
William Schraeder

No. 152nd East 174th St.
Henry Schraeder

Committed to the
Custody of the
City Prison



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

Louis Perry

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

Dated May 11th 1891 [Signature] Police Justice.

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

Dated 1891 Police Justice.

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

Dated 1891 Police Justice.

POOR QUALITY ORIGINAL

0418

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Tony

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

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

The said

Louis Tony

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

The said

Louis Tony

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

William Beaman

a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said

Louis Tony

in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

COLL. JOHN R. FELLOWS, District Attorney.

POOR QUALITY ORIGINAL

0419

1899 624

Counsel,
Filed *H. C. Day* 1891
Pleads *August 15*

THE PEOPLE
vs.
P
Sonia Tony
(2 cases)
Assault in the First Degree, Etc.
(Felony)
(Sections 217 and 218, Pennl Code.)

DELANEY NICOLL
JOHN R. FEELGANS

*Sentences on another defendant
found on May 14/91*

A True Bill. *2 cases*

W. S. Skidmore
Foreman.

Witnesses:
Offr Brady
34 Street
Patrick Mulligan

40
The People
vs
Louis Jony

Court of General Sessions. Part I
Before Recorder Smyth May 27. 1891
Indictment for carrying concealed weapons.
Michael Brady, sworn and examined, testified
I am a police officer attached to the thirty fourth
precinct in this city. I recollect the 10th of May
I was in the station house about 4.15 in
the afternoon when a gentleman came there.
In consequence of information which I re-
ceived. I went to Third avenue and 117th
street and there found the prisoner in a
Third avenue horse car. I arrested him and
found in his possession that dagger which
is now shown me. That is the knife that I
found. Where did you find it? In his right
pantaloons pocket. What else did you find?
A six chambered revolver 32 calibre; that
was in his coat and it was loaded. It was
in the breast pocket of his coat, and a
number of cartridges were in his ^{vest} pocket.
I think about a dozen of them were in an
envelope. Those are the cartridges; they have
been in my possession ever since. I arrested
him and took him to the station house and
made a charge against him for carrying
concealed weapons. I took him to Court the
following morning and he was held in five
hundred dollars. What was he doing in this
Railroad car when you arrested him? He

was not doing anything at the time. I was informed by the conductor, Patrick Mulligan, who is here. He used a number of citizens made a statement to me; that is all I know. Patrick Mulligan, sworn and examined, testified. I am conductor for the Harlem Bridge Morrisania, Tremont and Sedham Railroad Co, which is a continuation of the Third Avenue Railroad. I recollect the 10th of May last, this month, and on the afternoon of that day I was conductor on a railroad car on that road. I saw the defendant on the car and collected his fare. What did he do? He had an altercation with a passenger on the car. There is a single track there; we ran on a switch ball or the up going car to go by the defendant stood in the way of the driver, he did not get out of the way, and the passenger that had the altercation with him called him a dago, and the defendant got highly indignant over it and words passed between them. I do not know what they were, but they got off the car, and when they were about twenty feet away from the car the defendant pulled a gun, a revolver and similar to the one now shown me; it was pointed at a passenger named J. M. Beaman. He ran around the car and

I stood right in the way. Then what did you do after that? I walked over to him and asked him to put it in his pocket, which he did; he got aboard the car again and I brought him to 74th street and placed him in the hands of detective Brady and officer Smith and they brought him to the cement station house, the 34th precinct. Do you know ^{officer} Wm. Schroeder and George Schroeder, the two witnesses? Not personally, I know who they are now. Were they there at the time? They were on the car, I know them by face, not by name. Do you know officer Brady? Yes sir I placed the defendant in his possession, he arrested him. You did not see anything further? No sir. I had to go right ahead with my car.

Cross examined by Counsel
^{you} did not see the beginning of the altercation.
^{yes} sir, from start to finish. Was the person he was quarreling with an Italian? They had some words before. You have not answered my question, was the party the defendant was quarreling with an Italian? No sir. Do you know what nationality he was? I could not say. Do you know his name? Yes sir, William Bearman. Was Bearman sober or drunk? Bearman might be a little under the influence of liquor. Do you know

who began the quarrel? That is more than I know. I thought you said you saw it from start to finish? I seen the man drawing the revolver. But there was an altercation preceding the drawing of the revolver the beginning of which you did not see? I did not see the first part of it, no. You do not know who was the aggressor? No sir, not positively. I do not. When you told the Italian, the defendant here to put the revolver up he did it quietly? Yes sir, he put it in his pocket. He showed no disposition to quarrel with anybody then? No sir, he did not.

By the Court. That was his pistol? Yes sir.

By Counsel. Did you hear him called "dago" by Bearman that is the word he used. Did you hear him called a covey? No sir. Did you hear profane language used? No sir. Is it not a fact that Bearman swore at the Italian, at this defendant, and used very profane language? No sir. Did you see him strike him? No sir. You did not see all that took place there? I did not see him strike the Italian; he had not been struck at all.

The Court. There is nothing in the indictment to cover the revolver. The only charge in this indictment is that this defendant carried

Counsel concealed on his person that knife; that is all; that is what we are trying him for; that is what the indictment charges. I am aware of that, but your Honor ~~collected~~ into the question of what he had the knife for.

The Court Yes, that probably goes to show what he carried the knife for.

Mr. Townsend That is all.

The Court The case is with you now.

Edison Lawrence, sworn and examined for the defence testified: Where do you live? No. 171 Palmetto Street, Brooklyn. What is your business? Contractor. You have been engaged in that business how many years? About four years in Brooklyn. Do you know this defendant, Louis Terry? He has worked for me almost steadily for the last two years and a half until within the last month. What is his character for peace and quietness? He was always very quiet I considered; he never disturbed anybody.

By the Court What was his character for peace and quietness, is it good or bad? It is good.

By Counsel Have you seen him have this knife that has been exhibited here today? I do not know the knife. I did not notice it; it is similar to what all Italians have.

By the Court Have you seen him with that knife.

No, not that knife

By Counsel Have you seen him use a knife similar to that? Yes sir.

For what purpose did he use it when you saw him.

The Court That does not make any difference.

Counsel Does your Honor exclude that question? It would tend, it would go to show why he carried it?

The Court Why certainly. [Counsel: Note an exception]

The Witness All Italians have that

By Counsel Have you seen him very frequently during the two years and a half he was in your employ? I see him every day. Is he a hard-working, peaceable and quiet man.

The Court He said all he can on that subject, that his character for peace and quietness was good.

Louis Sery, sworn and examined.

By the Court. What is your name? Louis Sery
How old are you? Witness: I want an
Interpreter.

Tell me how old you are? I cannot talk English because I do not understand it much.

Are you fifty years old? I cannot talk English. I want an Interpreter.

By Counsel Where do you live? I live in Brooklyn.
What is your business? Laborer.
Is this your knife? (Knife shown) Yes sir.
What do you use that knife for? We are
workmen, and we always need a knife
to cut our bread and other things that
we have to do.

Did you carry that knife on the Sunday you
were arrested for the purpose of cutting or
stabbing any person? I had it in my pocket
but I had no intention to hurt anybody
with it.

Were you ever arrested? This is the first
time I ever was arrested.
How long have you been in the country?
Two years and a half.

By Mr. Townsend Do you know Officer Brady? Yes sir, I
know him, I know him since he had me
arrested, I did not know him before.
And he took the knife from him, did he?
Yes sir, he took it out of my pocket.
Is that yours, look at that (pistol shown)
Yes sir. [Counsel: I object.]

The Court It was identified as his and found
on his person when he was arrested on
this charge.

By Mr. Townsend: Is that his? A. He says, yes it is.
Did he have that in his possession on
the 18th of July when officer Brady arrested

him? Yes sir, I had it in my pocket.

The Court You have proved that fact.

By Mr. Townsend: What did he have it for?

Objected to objection sustained. Question withdrawn.

By the Court Ask him if he had a permit from any police captain or from any of the police authorities to carry that weapon.

A No sir, I had no permission, but I carried this to defend myself against the loafers.

By the Court Ask him if those are his cartridges (cartridges shown to the witness)

A Yes sir, they belonged to this pistol.

Mr. Townsend: That is all; that is the case for the people.

Counsel That is the case for the defense.

Michael Brady recalled by the Court

Q What is that knife generally called?

A A dagger, a clasp knife.

Counsel for the defendant and for the people summed up the case.

The jury rendered a verdict of guilty. The defendant was sentenced to the State prison for two years and six months.

POOR QUALITY
ORIGINAL

0428

Testimony in the
Case of
Louis Long
filed May 18/91

POOR QUALITY
ORIGINAL

0429

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Louis Tony

The Grand Jury of the City and County of New York, by this indictment, accuse
Louis Tony
of a FELONY, committed as follows:

The said *Louis Tony*
late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *May* in the year of our Lord one thousand eight hundred and
~~eighty-nine~~ at the City and County aforesaid, with force and arms, feloniously did
furtively carry, concealed on his person, a certain instrument and weapon of the kind
commonly known as *dirk, dagger and dangerous knife*
with intent then and there feloniously to use the same against some person or persons to the
Grand Jury aforesaid unknown, 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
Louis Tony
of a FELONY, committed as follows:

The said *Louis Tony* 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, feloniously did possess a certain instrument
and weapon of the kind commonly known as *dirk, dagger and*
dangerous knife by him then and there concealed, and furtively carried on his person,
with intent then and there feloniously to use the same against some person or persons to
the Grand Jury aforesaid unknown, 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.

0430

BOX:

439

FOLDER:

4045

DESCRIPTION:

Travers, Lowrence

DATE:

05/05/91



4045

POOR QUALITY ORIGINAL

0431

1891
John

Counsel,
Filed 5
City of May 18 91
Pleas, August 6

THE PEOPLE
vs.
Lawrence Travers
Grand Larceny, Second Degree.
[Sections 528, 531 Pennl Code]

ELIZABETH NICOLL,
JOHN R. FELLOWS,
District Attorney.

A True Bill.

W. E. Hutchinson
Foreman.
Sept 2 - May 8, 1891
Said and acquitted

Witnesses:
Patrick J. Mahoney
Officer Jeremiah
Hennessy
1891

POOR QUALITY ORIGINAL

0432

Police Court H District. Affidavit-Larceny.

City and County of New York, ss: Patrick Tooke of No. 351 East 37 Street, aged 50 years, occupation Parser being duly sworn; deposes and says, that on the 29 day of August 1891 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 State of the amount and value of thirty six 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 Larrynes Stevens, (name true) from the fact that on said date Deponent was in the saloon at 306 East 37 Street about the hour of one o'clock P.M. that the said sum of money was in the left hand top pocket of deponent's pants and deponent was sitting down, that the defendant was sitting alongside of deponent and deponent felt the defendant put his hand in the said pocket and take the said sum of money; therefore deponent prays that the defendant be held and dealt with as the law directs. Patrick Tooke

Sworn to before me this 29 day of August 1891
[Signature]
Police Justice

POOR QUALITY ORIGINAL

0433

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Lawrence Travers 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. *Lawrence Travers*

Question. How old are you?

Answer. *24 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *10406 Second Avenue. Six months*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am not guilty*

Larry Travers

Taken before me this
[Signature]
1897
Police Justice

POOR QUALITY ORIGINAL

0434

BAILED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

Police Court--- 4 District

THE PEOPLE, Ac. 1
ON THE COMPLAINT OF

Walter Baker

317 E. 53rd St

Samuel J. ...

1
2
3
4

Offence

Larceny from the Person

Dated

May 2 1891

Magistrate

Gregory R. ...
Officer

Precinct

Witnesses

No. _____

Street _____

No. _____

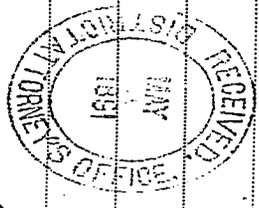
Street _____

No. _____

Street _____

No. _____

Street _____



J.S.

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 *May 2 1891* *Henry ...* 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.

585

POOR QUALITY ORIGINAL

0435

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Lawrence Travers

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse *Lawrence Travers*

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

The said *Lawrence Travers*

late of the City of New York, in the County of New York aforesaid, on the *29th* day of *April* in the year of our Lord one thousand eight hundred and *ninety-one*, at the City and County aforesaid, with force and arms, in the *day* - time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *thirty-six*

\$36.00

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

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

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

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

of the goods, chattels and personal property of one *Patrick Toohy* on the *person* of the said *Patrick Toohy* then and there being found, *from the person of the said Patrick Toohy* 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,
~~JOHN R. FELLOWS~~, District Attorney.