

0937

BOX:

415

FOLDER:

3839

DESCRIPTION:

Wagner, Henry

DATE:

10/10/90



3839

J.R.

Police Court District. Affidavit - Larceny.

City and County of New York, ss.

Abraham Schandorf of No. 43 Clinton Street, aged 19 years,

occupation Laborer being duly sworn

deposes and says, that on the 29 day of June 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession

Person of deponent, in the Day time, the following property, viz.

One gold Watch and Chain Attached of the Value of Seventy Dollars \$70.

the property of

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 Henry Wagner (now here) in the manner

following, to wit, on said day and date deponent was in front of said premises and a groceryman named No. 61 Clinton St. asked deponent the time, and while deponent was returning said watch to his pocket said deponent came along and grabbed said watch and ran paraway with the same. Therefore deponent now

Subscribed to before me this 18 day of June 1890 Police Justice.

Charges said Defendant
with taking, stealing and
carrying child property
from his person and poss-
ession and prays that he
be dealt with as the law
directs

v Abraham Schondorf

I appear before me }
this 9th day of June 1890 }
J. M. Patterson

Police Justice

0941

3

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Henry Wagner 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. *Henry Wagner*

Question. How old are you?

Answer. *19 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. *179 Eldridge St 4 years*

Question. What is your business or profession?

Answer. *I work at Coal My Wood*

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*
Henry Wagner

Taken before me this
day of *June*
1888
W. W. ...

Police Justice.

COURT OF GEBERAL SESSIONS, PART III.

----- x
 :
 The People of the State of New York, :
 :
 against :Before
 :Hon. Frederick Smyth
 H e n r y W a g n e r. : and a Jury.
 :
 ----- x

Indictment filed October 10, 1890.

Indicted for grand larceny in the second degree.

New York, November 11, 1890.

A P P E A R A N C E S:

For the People,

Assistant District-Attorney A. D. Parker;

For the Defendant,

Mr. N. S. Levy.

A B R A H A M S C H A N D O R F, a witness for the People, sworn testified:

I live at No. 43 Clinton Street in this city. I am a confectioner by trade. On the 29th. of June last my gold watch and chain was taken from my pocket. I was standing in the doorway of the house No. 43 Clinton Street on a Sunday afternoon at about five o'clock. The defendant came up to me and asked me the time. When I took out my watch he gave me a push, grabbed the watch and ran away. He ran into a hall near Rivington Street and was captured. I am positive he is the man.

CROSS-EXAMINATION:

I have lived at No. 43 Clinton Street for three years. This happened at about five o'clock on Sunday

afternoon. It was while I had my watch in my hand that the defendant came up, snatched it and ran away. The man named Greenburgh caught him in the hall-way.

A B R A H A M G R E E N B U R G H, a witness for the People, sworn, testified:

I live at No. 5 Canal Street in this city. I am an operator on cloaks. I am acquainted with the complainant. I saw him on the day he lost his property. I heard shouting and I saw a man run, and I followed that man into a hallway. The man I followed was the defendant now at the bar. When he ran into a hallway I went in after him and when he saw me coming he dropped the watch on the floor. As I went to pick the watch up from the floor the defendant tried to get away, but I held on to him and handed him over to a police officer.

CROSS-EXAMINATION:

This happened between four and five o'clock on a Sunday afternoon between Suffolk and Clinton Streets on Rivington. There was quite a crowd of people standing around the complainant and the defendant at the time of his arrest by the police officer. I am positive that the defendant dropped the watch on the floor in the hall at the time I captured him.

O T T O P A S S U T, a witness for the People, sworn, testified:

I am an officer of Police attached to the 12th. Precinct. I was on duty the day of this larceny. I

arrested this defendant on the complaint of Mr. Shandorf for stealing a watch and chain. At the time I arrested him there were a number of people around him. The complainant told me that this young fellow had taken his watch and Greenburgh, who was there, handed me the watch and told me that the defendant dropped it in a hallway. The defendant denied stealing the watch.

CROSS-EXAMINATION:

At all times from the time of his arrest until now the defendant has denied that he ever took this watch.

D E F E N C E:

H E N R Y W A G N E R, the defendant, sworn, testified:

I live at No. 179 Eldridge Street with my father and mother. I am nineteen years old. I have never been arrested for anything in my life. On the Sunday afternoon in question I worked until 12 o'clock at my father's store. After that hour I went home to my dinner, dressed myself and at half past one o'clock I went to Brooklyn. I returned from there at about five o'clock and as I was passing through Rivington Street a crowd gathered round me, said that I had taken the watch and I was taken into custody by the officer. I was passing through this street on my way home from Brooklyn. I didn't take this man's watch. I didn't run. I was not in any hallway. I didn't drop the watch in the hallway as the witness Greenburgh testified.

CROSS-EXAMINATION:

I state positively that I didn't go into any hall in Clinton Street. The witness Greenburgh must be mistaken in regard to that. I was detained by Greenburgh and several others on the street for about ten minutes before the officer came. As soon as the officer came I stated to him that I hadn't stolen the watch and that I didn't know why they should arrest me. Greenburgh was the only man that accused me at that time. I didn't hear the complainant say that he identified me as having taken his watch.

MARSHALL HIRSCH, of No. 115 Allen Street,
CHRISTINA NEIDERLINE of No. 119 Allen Street,
THOMAS SMEIGEL of No. 179 Eldridge Street,
JOHN G. BAUER of No. 122 Allen Street,
JAMES REILLY of No. 116 Allen Street
all testified to the previous good character
of the accused.

CHRISTIAN WAGNER, the father of the defendant,
testified that his son was employed helping him
in his coal-yard and was a boy of good character.

The Jury returned a verdict of "guilty of
grand larceny in the second degree, with a
recommendation to the mercy of the Court".

74947

PROBATION DEPARTMENT

I also positively state I did not see any
other persons on the street for about ten minutes be-
fore I saw the person named above.

Abstract of testimony on
trial New York November
11th 1890.
The People of the State &c
against
HENRY WAGONER.
Part III.

Indictment filed Oct. 10-1890

COURT OF GENERAL SESSIONS

Abstract of testimony on
trial New York November
11th 1890.
The People of the State &c
against
HENRY WAGONER.
Part III.

Abstract of testimony on
trial New York November
11th 1890.
The People of the State &c
against
HENRY WAGONER.
Part III.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henry Wagner

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

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

The said Henry Wagner

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

one watch of the value of fifty dollars and one chain of the value of twenty dollars

of the goods, chattels and personal property of one Abraham Schondorf - on the person of the said Abraham Schondorf then and there being found, from the person of the said Abraham Schondorf 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.

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0950

BOX:

415

FOLDER:

3839

DESCRIPTION:

Wallace, Ida

DATE:

10/16/90



3839

0952

114

Witnesses:

J. P. Hicks

Wm. Koell

Counsel, *Pratt*
Filed *16* day of *Oct* 1890
Pleads *Not Guilty* *29*

THE PEOPLE

vs.

J. H.
Jan Wallace

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

subscribed
Oct 29/90

JOHN R. FELLOWS,

District Attorney.

Oct. 31/90

Upon examination, I recommend
the discharge of defendant upon
her own recognizances.

Oct 5/90.

Ad Baker
Dist.

A True Bill.

Amos Little
pt 3. Nov 5/90. Foreman
by which for his
own recognizance
no up day
PL

0953

Police Court

2

District

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. Long Branch (New Jersey) Street, aged 28 years,
occupation Bank Keeper being duly sworn

deposes and says, that on the 26 day of July 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 PM time, the following property, viz:

One Gold Watch, of the value of Eighty Four Dollars (\$84)

Good and lawful Money of the United States issue of the amount of one hundred and seventy five Dollars (\$175) - all of amounting to the sum of two hundred and fifty nine dollars (\$259.00)

the property of deponent

and that this deponent has a probable cause to suspect and does suspect, that the said property was feloniously taken, stolen, and carried away by Ida Pallace (now here)

from the following fact to wit: that deponent met said defendant on Sixth Avenue between 30th and 31st Street, about the hour of 3. A.M. of the aforesaid date, and accompanied her to premises No 140 West 23rd Street.

That said Watch was in the pocket of deponents vest, and said Money was in the pocket of deponents pants. which vest and pants deponent placed on a chair in said room which deponent and said defendant occupied together.

That deponent went to

Subscribed to before me, this 18th day of July 1898

Police Justice

bed with said defendant and went to sleep, that deponent awoke about the hour of 11. O' M. and said defendant and said property was missing, deponent further says that no other person was in said room except deponent and said defendant.

Deponent therefore charges said defendant with having committed a Larceny and asks that said defendant be held and dealt with as the Law may direct.

James Hicks

Subscribed before me
this 27th day of July 1890

John Herman

Police Justice

0955

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Ida Wallace

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

Question. What is your name?

Answer. *Ida Wallace*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *England*

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

Answer. *140 West 33 Street; 1 week*

Question. What is your business or profession?

Answer. *None*

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*

Ida Wallace

Taken before me this

27

188

John J. ...

Police Justice

0958

*Depon Pineda & others
bonds for \$2000
July 28 1890*

BAILED,
No. 1, by *Francis Klingman*
Residence *35 Leonard's Avenue*
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court--- *2* District, *1178*

THE PEOPLE, &c.,
ON THE COMPLAINERS
James D. Bledsoe
John Threlkeld
Larceny
Felony

Dated *July 27* 18*90*

Magistrate *John P. O'Connell*
Precinct _____
Witnesses _____
No. _____ Street _____
No. _____ Street _____
No. _____ Street _____

No. _____ Street _____
\$ *1000* TO ANSWER *J. J.*
Pauling

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

Dated *July 27* 18*90* *John P. O'Connell* Police Justice.

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

Dated *July 28* 18*90* *John P. O'Connell* 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.

I, JOHN SPARKS, Clerk of the Courts of General Sessions of the Peace, and of the Oyer and Terminer in and for the City and County of New York, do certify that the annexed is a copy of

An Undertaking to answer

now on file in the Clerk's Office, and that the same has been compared by me with the original, and is a correct transcript therefrom, and of the whole of such original.

GIVEN UNDER my hand, and attested by the seal of the said Court this *fourth* day of *October* in the year of our Lord one thousand eight hundred and *seventy* *ninety*,

3d Vol. R. S., 5th Ed., § 74, p. 687.

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

An order having been made on the 28 day of July 1890, by Hon. John S. Gorman Police Justice of the City of New York that Eda Wallace be held to answer upon a charge of Larceny, upon which he has been duly admitted to bail in the sum of ten hundred dollars:

We Eda Wallace defendant, residing at No. 140 West 33d Street, in the said City of New York; occupation, None, and Jacob Klunzer residing at No. 35 Greenwald Avenue Street, in said City, occupation, hatcher, surety, hereby jointly and severally undertake that the above-named Eda Wallace shall appear and answer the charge above mentioned, in whatever Court it may be prosecuted, and shall at all times render herself amenable to the orders and process of the Court; and, if convicted, shall appear for judgment, and render herself in execution thereof; or if she fail to perform either of these conditions, that we will pay to the people of the State of New York the sum of ten hundred dollars.

Taken and acknowledged before me, this 28 day of July 1890. Eda Wallace Principal. Jacob Klunzer Surety. John S. Gorman Police Justice

0959

State of New York,
CITY AND COUNTY OF NEW YORK, ss.

I, Jacob Kruger the surety mentioned
in the annexed undertaking to answer, do hereby authorize and empower any
Policeman of the City of New York, or
or either of them, in my name, place, and stead, to take, seize and
surrender the said Ada Wallace, (in the said
undertaking held as defendant,) to the Court wherein he is bound to
appear for trial, or deliver him to the custody of the authorities of said city
and county, in my exoneration as surety therein.

Dated October 24 1890.

Jacob Kruger Surety.



Certified Copy

NEW YORK

Court of General Sessions of the Peace.

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Recognizance to Answer.

ss.

Ada Wallace

Taken the 28 day of July 1890

Approved as to Form and Sufficiency.

Dated 188

Deputy Attorney.

Identified by

Filed 31 day of July 1890

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Ida Wallace

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

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

The said *Ida Wallace*

late of the City of New York, in the County of New York aforesaid, on the *26th* day of *July* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms, in the *night* 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 *eighty-seven*

#175-

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

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

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

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

eighty-seven dollars and one watch of the value of eighty-four dollars

of the goods, chattels and personal property of one *James P. Hicks* 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.

0951

BOX:

415

FOLDER:

3839

DESCRIPTION:

Walsh, James

DATE:

10/28/90



3839

Witnesses;

Wm. Vinthagen
Officer Hurley

296 B.S.
Counsel,
Filed 28 day of Oct. 1890
Pleads Not Guilty

18
62
THE PEOPLE
vs.
James Walsh
Murder in the second degree.
[Section 497, Penal Code]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Warrant
J. P. Nov. 3, 1890 Forman.

Heads of Jury

S. P. 7 Nov. 7/90

0962

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 ~~second~~ DEGREE, committed as follows:

The said *James Walsh*,

late of the *ninth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty sixth* day of *October*, in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, about the hour of *one* o'clock in the *night* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *William Pundragen,*

there situate, feloniously and burglariously did break into and enter, there being then and there some human being, to wit: *the said William Pundragen,*

within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *William Pundragen,*

in the said dwelling house then and there being, then and there feloniously and burglariously to steal, take and carry away;

against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

James Walsh

of the CRIME OF ~~Grand~~ LARCENY in the ~~2nd~~ *1st* 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,

one watch of the value of Ten dollars, one clock of the value of one dollar and fifty cents, one stool of the value of fifteen dollars, one necktie of the value of one dollar, and the sum of one dollar and sixty cents in money, lawful money of the United States of America, and of the value of one dollar and sixty cents,

of the goods, chattels and personal property of one *William Pundagen,*

in the dwelling house of the said *William Pundagen,*

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

John R. Fellows,
Attorney

THIRD COUNT--

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

[Handwritten signature]

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0965

Police Court... 2 District. 1614

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Dumbarger
667 W. Broadway St.
James M. Miller

Offence: Burglary

BAILED,
No. 1, by
Residence
Street

No. 2, by
Residence
Street

No. 3, by
Residence
Street

No. 4, by
Residence
Street

1
2
3
4

Dated Oct. 26 1890

Magistrate
Officer
Precinct

Witnesses
No. 667 Hudson St.
Street



No. to answer
Street

to answer
Street

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

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

Dated Oct 26 1890
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.

0966

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

James 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. *James Walsh*

Question. How old are you?

Answer. *18 years.*

Question. Where were you born?

Answer. *New York City*

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

Answer. *108 MacDougal Street. 6 weeks.*

Question. What is your business or profession?

Answer. *Truck 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*

James Walsh

Taken before me this
day of *October* 1935

Police Justice

[Signature]

0967

CITY AND COUNTY }
OF NEW YORK, } ss.

Richard Lohmann

aged 44 years, occupation Saloon Keeper of No.

667 Hudson Street, being duly sworn deposes and

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

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

Sworn to before me, this 26 day of October 1890 } Richard Lohmann

[Signature]
Police Justice.

0968

Police Court—2 District.

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

William Purnhagen

of No. 667 Hudson Street, aged 24 years,

occupation Bartender being duly sworn

deposes and says, that the premises No 667 Hudson Street,

in the City and County aforesaid, the said being a Two story Brick
Building

and which was occupied by deponent as a Bed Room

and in which there was at the time a man being, by name of
William Purnhagen

were **BURGLARIOUSLY** entered by means of forcibly opening a

window in the rear of said premises,
leading into the kitchen thereof, on

the second floor of said premises,
on the 26 day of October 1888 in the night time, and the

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

A Silver Watch of the value of Ten
dollars, An Alarm clock of the value
of one dollar and fifty cents, A necktie
with a Diamond Stud attached of the
value of Fifteen Dollars, and good and
lawful money of the United States
of the amount of One dollar and fifty
cents, all amounting to the amount
and value of Thirty-Eight dollars
and ten cents (\$ 38 ¹⁰/₁₀₀)

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 (now here)

for the reasons following, to wit: That deponent was
asleep in a Room on the second floor
of the aforesaid premises, and that the
said Watch was in a rest of deponents
attached to a chair, that the said
clock was standing on a Bureau in
the said room, and that the necktie
with the stud attached, and the pants
of deponent containing said money

were placed by deponent at the foot of a bed before retiring - in the said room.

And that deponent is informed by Richard Lohmann of No 667 Hudson Street, that he was lying on a bed in a room on the second floor of said premises, and was startled, ^{about the hour of 1.30 a.m.} and jumped from the bed in the said room, by the noise of defendant in the said premises, and that he immediately went out in the hall and turned up the gas which had been burning low, and discovered the defendant in deponents room, who had his door open, and that as soon as defendant saw he was discovered, he ran out of said room, and jumped through the said window in the kitchen which he had forcibly opened. And deponent further says that he was awakened by said Lohmann immediately after said defendant had escaped and discovered the said property missing -

26
J. J. [Signature]

J. M. Purnhagen

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.

0970

BOX:

415

FOLDER:

3839

DESCRIPTION:

Walsh, John

DATE:

10/27/90



3839

0971

287

Witnesses;

Wm W. ...
...
...
...
...
...
...

Counsel, *[Signature]*
Filed *[Signature]* day of *Oct* 18*90*
Pleads *Not Guilty*

47
199 19
THE PEOPLE
S. Bohlen
of
John Walsh

Grand Larceny Second Degree
[Sections 528, 529, (187 Penal Code)]

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Audon ...
Part 2 - Oct. 30, 1890 Foreman.
Pleads Guilty - Petit Larceny
to Mrs. ...
...

0972

Police Court

District.

Affidavit—Larceny.

City and County } ss:
of New York,

of No. 129 East 4th Street, aged 35 years,
occupation Special Officer being duly sworn,
deposes and says, that on the 5th day of October, 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One Covered wagon of the
value of about fifty dollars
(\$50.00)

the property of Deponent

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

the fact that on the 7th of October Deponent
left the said wagon chained up in
Dumey Slip and on the 9th of October
Deponent came to Dumey Slip and found
that the said wagon was missing. Deponent
went to Brooklyn in search of the wagon
and found it in possession of Frank
Jacobson of No 48 Union Street Brooklyn
and was informed by the said Frank
that he, the said Frank offered to sell
the said wagon to him and represented
to the said Frank that he owned the
said wagon and had authority to
dispose of it. Deponent further says

1890
day

that the defendant never had any power
or authority, he saw the said wagon and
charged the said defendant with feloniously
taking, stealing and carrying away the
said property which appears fully
identified as his property and proving
that the defendant may be held liable
as the same directs

Sworn before me } Thomas W. Finney
this 12th day of October 1890 }

John Ford

Police Justice

0974

CITY AND COUNTY }
OF NEW YORK, } ss.

Frank Zaccarino
aged 47 years, occupation Grocer of No. 48 Union St Brooklyn Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of Thomas McGinnis
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 17 day of Nov 1890
Frank J Zaccarino
man

G. Henry Ford
Police Justice.

0975

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

John 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

John Walsh

Question. How old are you?

Answer.

47 years old

Question. Where were you born?

Answer.

Ireland

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

Answer.

60 199-14 67th - Brooklyn 8 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

e John Walsh

Taken before me this
day of
1887
Police Justice

0976

Police Court... District.

1891

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James M. Hunter
1129 E. 4th St.

John Miller

1
2
3
4

James Lawrence

Dated

Oct 12 1891

Magistrate

George W. ...

Witnesses

Will ...

No. ...

Frank ...

No. ...

18 ...

No. ...

1891

...

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

Defendant

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

Dated Oct 12 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.

0977

This is to certify that
John Welch has worked for
me a number of years and I
always found him to be honest
and for all I know is so at
present

Respect
L. E. Morris

329. Union St
Brooklyn
Oct 21/90

0978

Brooklyn Oct 23 - 1890

Gentlemen
John Walsh has been
in my employment for
two years and I have
always found him
trustworthy & honest

Yours Respectfully

J. M. Fulton

162 Union St. Truckman
So. Brooklyn

0979

Brooklyn
New York, Oct- 24th 1890

No

TO JAMES VICTORY, DR.
TRUCKMAN,

27 PEARL STREET.

My dear Sir:-

Mr John Walsh worked for me off and on
for four years and I found him honest -

Yours
Wm Victory

0980

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 Walsh

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

John Walsh

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

The said *John Walsh*,

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

one wagon of the value of fifty dollars

of the goods, chattels and personal property of one *Thomas McGinness*

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.

SECOND COUNT—

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

John Walsh

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

The said

John 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,

one wagon of the value of fifty dollars

of the goods, chattels and personal property of one *Thomas McGunness*

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

Thomas McGunness

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

John 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.

0982

BOX:

415

FOLDER:

3839

DESCRIPTION:

Ward, George

DATE:

10/23/90



3839

0983

230

Witnesses;

White Eagle Bill

Counsel,

Filed

23 Oct

day of

1890

Pleads,

THE PEOPLE

vs.

George Ward

Grand Larceny Second degree,
[Sections 588, 587, Penal Code].

John R. Fellows

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Oct 23/90

Henry Gray
Elmer

0984

Police Court

1 District.

Affidavit—Larceny.

City and County }
of New York, } ss:

White Eagle Bill

of No. 199 South 5th Avenue Street, aged 36 years,
occupation theatrical performer being duly sworn,

deposes and says, that on the 30 day of September 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the night time, the following property, viz:

One pair of brass rim pants
Two pairs of Indian Moccasins
Two knives and One revolver

Being together of the value of
Twenty 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 George Ward (now here) for the

purpose of selling the same to wit that on the
night of the 30th day deponent
left said property in a satchel in the
dressing room of the City Museum
130 Broadway and when he returned on the
following day found said property gone
and for information deponent advised
he found the said knives and revolver in
Albany and was informed that depon-
dant had left them there and deponent
caused him to be arrested in New York
deponent admitted and confessed to
Walter Quinn a police officer of the
City of New York that he had taken said

Sworn to before me this 1st day of 1890

Police Justice

Property and that he has a portion of said
property (the pants now on a book
Lapier to W.R. Dependent therefore
charges said defendant with the
possession of the aforesaid property

Sworn to before me }
this 15th day of October 1910 } W. H. [Signature]

[Signature]

Police Justice

[Signature]

0986

CITY AND COUNTY }
OF NEW YORK, } ss.

James O'Brien

aged *37* years, occupation *Taxi driver* of No.

5th Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *White Page Sullivan*

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

Sworn to before me, this *15* day of *October* 188*8*

Robert O'Brien

W. G. O'Connell

Police Justice.

0987

Sec. 198-200

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George Wood 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. *George Wood*

Question. How old are you?

Answer. *19 years*

Question. Where were you born?

Answer. *United States*

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

Answer. *274 West 34th St. N.Y.C.*

Question. What is your business or profession?

Answer. *Ephraeter*

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

Answer. *I am guilty*

George Wood

Taken before me this

day of *April* 188*9*

[Signature]
Police Justice

0988

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

Police Court
 District
 1573

THE PEOPLE, &c.,
 OF THE COMPLAINT OF
 White Eagle
 199 Second St. Ave.

1 George W. ...
 2
 3
 4
 Offence

Dated Oct 15 1890

James ...
 Magistrate

James O'Brien
 Precinct Officer

Witnesses
 No. ... Street

No. ... Street

No. ... Street

\$... to answer



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

Rejendark

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 Oct 15 1890 *James O'Brien* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

George Ward

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

George Ward

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

The said

George Ward

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

one pair of trousers of the value of twelve dollars, two pair of moccasins of the value of six dollars each pair, two knives of the value of three dollars each and one pistol of the value of ten dollars

of the goods, chattels and personal property of one

White Eagle Bill

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 A. Bellows, District Attorney.

SECOND COUNT—

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

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

The said

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

of the goods, chattels and personal property of one

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

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

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

JOHN R. FELLOWS,
District Attorney.

0991

BOX:

415

FOLDER:

3839

DESCRIPTION:

Ward, Samuel

DATE:

10/30/90



3839

0992

BOX:

415

FOLDER:

3839

DESCRIPTION:

Rosenthal, Isaac

DATE:

10/30/90



3839

0993

Sept 20 1890

Witnesses:

275.

Proctor
Proctor
Ret.

Counsel,
Filed *30* day of *Oct* 189*0*
Pleads *Not guilty, 31*

THE PEOPLE

vs.

B
Samuel Ward
and *B*
Isaac Rosenthal

Advertising Counterfeit Money, etc.
(Section 527, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Andrew Little

Foreman.

Feb 27 1890
Bail as to both
discharged.

(2988)

0994

Handwritten notes at top left of page.

Witnesses:

3
4
5

(2088)

175.

Counsel,

Filed *30* day of *Oct* 189*0*

Pleads *Morquith, 31*

THE PEOPLE

vs.

B
Samuel Ward
and
Isaac Rosenthal

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Audrew Little

Act 12 by consent - J. M. Foreman.
Feb 21 1890
Bail as to both
Discharged

Advertising Counterfeit Money, etc.
(Section 527, Penal Code.)

POOR QUALITY ORIGINAL

0995

City, County and State)
of New York.) ss

Anthony Comstock of ^{43 Park Row}~~150 Nassau~~

Street, New York City, being more than twenty one years of age, being duly sworn, deposes and says, that he is informed, has just cause to believe, and verily does believe and charge, (his information being based upon correspondence had with the persons named hereinafter, from personal observation and upon statements, reports and conversations, had with the persons named hereinafter, and *W. H. Moran*) that at the City and County of New York, on or about the *17th* day of *October* 1890, and between that date and the *1st* day of *June* 1890, *John Doe, Robert Doe, Jane Doe and Richard Doe* whose real names are unknown but who can be identified by *deponent, and George E. Oran* did unlawfully print, utter, publish, sell, lend, give away, circulate, or distribute a certain letter, writing, circular, paper, pamphlet, or hand bill advertising, offering, or purporting to advertise or offer for sale, loan, exchange, gift, distribution, or to furnish, procure, or distribute certain counterfeit *paper money* or other token of value, or what purports to be counterfeit *paper money* or other token of value, and giving or purporting to give information where, how, of whom, or by what means certain counterfeit *paper money* or other token of value, or what purported to be counterfeit

**POOR QUALITY
ORIGINAL**

0996

X
paper money or other tokens of value, could be procured or had, and further that the said *John Doe, Robert Doe, Jane Doe* and *Richard Doe* aforesaid

did also unlawfully aid, assist and abet in a certain scheme or device, offering or purporting to offer for sale, loan, gift, exchange or distribution certain counterfeit

paper money or other token of value, of a name, title or device similar to what is commonly called and known as "green articles" "queer coin" "paper goods" "bills" "spurious treasury notes", "United States goods", "green paper goods", "business that is not legitimate", "cigars", "and green goods", which said counterfeit *paper money* or token of value, or what purports to be counterfeit

paper money or token of value was then and there called "*money*" and "*goods*".

Deponent further says, that the said *John Doe, Robert Doe, Jane Doe, and Richard Doe* aforesaid, did further, in and for executing, operating, promoting, carrying on, or in the aiding, assisting or abetting in the promoting, operating, carrying on, or executing of a certain scheme or device to defraud, by use or means of certain papers, writings, letters, circulars, or written or printed matters concerning the offering for sale, loan, gift, distribution, or exchange of certain counterfeit *paper money* or other token of value as hereinbefore

POOR QUALITY ORIGINAL

0997

more particularly set forth, did use a certain fictitious, false or assumed name or address, or name and address other than his own right, proper, and lawful name; and did also in and for executing, operating, promoting, carrying on, and aiding, assisting, or abetting in the execution, promotion or carrying on of a certain scheme or device offering or purporting to offer for sale, loan, gift, or distribution, or giving or purporting to give information, where, how, of whom or by what means, certain counterfeit *paper money* or other token of value, or what purports to be counterfeit *paper money* or other token of value could be obtained or had, did at the City and County of New York, aforesaid, on or about the *11th* day of *October* 1890, receive or take from the mails of the United States a certain letter or package, then and there addressed to a certain fictitious, false, or assumed name or address, or name other than his own right, proper, and lawful name, to wit: a letter or package then and there bearing on the outside of it, and addressed as follows:-

S. Rogers.

632 9th ave new York city.

Deponent further says, he is also informed, has just cause to believe, and verily does believe (his information being derived from the same source as aforesaid,) that the said *John Doe, Robert Doe, Jane Doe and Richard Doe* aforesaid

POOR QUALITY ORIGINAL

0998

alforesaid, now have in their possession, at in upon cer-
tain premises, occupied by them, and situated and known as
number 341 West 59th Street third flat Street,
in the City, County and State of New York alforesaid, with
intent to use the same as a means to commit a felony, and
also as a means to commit a public offense, divers and man-
dry, papers, devices, instruments, letters, circulars, books,
money, boxes, desks and contrivances to be used in further-
ance of the said schemes and devices to defraud, as are
hereinbefore more fully described, against the term of the
Statute of the People of the State of New York in such case
made and provided, and particularly Section Number 527, of
the Penal Code of the State of New York.

Wherefore deponent prays, that a
warrant and search warrant may be issued to apprehend the
persons named and described hereinbefore, and to search for,
seize, and take possession of all the matters and things
hereinbefore mentioned, and that all be done with accord-
ing to law.

Anthony Santoro

Subscribed and sworn to before me)

this 18th day of October 1890)

AJ White

Police Justice.

0999

Sec. 198-300.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Samuel Ward 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. *Samuel Ward*

Question. How old are you?

Answer. *29 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *417 Catherine St*

Question. What is your business or profession?

Answer. *clerk*

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

Answer. *I am not guilty*

Sam Ward

Taken before me

day of *July* 188*8*

W. H. ...

Police Justice

1000

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Isaac Rosenthal 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. *Isaac Rosenthal*

Question. How old are you?

Answer. *27 years*

Question. Where were you born?

Answer. *MS*

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

Answer. *115 Fulton St. Bklyn*

Question. What is your business or profession?

Answer. *Auctioneer*

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*

Isaac Rosenthal

Taken before me this
day of *April* 188*8*
John J. ...
Police Justice.

10001

City and County of New York, ss:

In the name of the People of the State of New York:

To any Peace Officer In the City and County of New York:

Proof by affidavit having been this day made before me, by Anthony Conuto of 43 Park Row Street, New York

City, that there is probable cause for believing that John Doe, Robert Doe, Jane Doe and Richard Doe whose real names are unknown but each of whom can be identified

has in their possession, at, in and upon certain premises occupied by them and situated and known number 341 West 59th Street third flat in said City of New York certain and divers

device, establishment, apparatus and articles suitable for conducting and carrying on a scheme to defraud, gambling purposes, lottery policies, lottery tickets, circulars, writings, books, papers, circulars, envelopes, letters, writings and documents, advertising papers and documents in the nature of a bet, wager or insurance upon the drawing or drawn numbers of a lottery, books and counterfeit paper money, or what purports to be counterfeit paper money, other documents for the purpose of enabling others to sell lottery policies and other writings, papers and documents, black-boards and gaming tables, with intent to use the same as a means to commit a public offense.

YOU ARE THEREFORE COMMANDED, at any time of the day or night time to make immediate search on the person of the said John Doe, Jane Doe, Robert Doe and Richard Doe

and in the building situate and known as number 341 West 59th Street third flat aforesaid, for the following property, to wit: all devices, establishment, apparatus, articles suitable for conducting and carrying on a scheme to defraud, books, papers, circulars, envelopes, letters, writings and documents, advertising of cards, dice, deal boxes, lottery policies, counterfeit money, or what purports to be counterfeit money, lottery tickets, circulars, writings, papers, instruments for manufacturing or printing said circulars documents in the nature of bets and wagers, or insurance upon the drawing, or drawn numbers of a lottery, books, letters and papers, and all and singular the said documents for the purpose of enabling others to gamble or sell lottery policies, black-boards, slips or drawn numbers of a lottery, money to gamble with, and all device,

establishment, apparatus and articles suitable for conducting what is commonly called the "Green Goods" swindle or business

And if you find the same, or any part thereof, to bring it forthwith before me at the First District Police Court at the Foub in Centro street in the City of New York.

Dated at the City of New York, the 18th day of October 1890

[Handwritten signature]

POLICE JUSTICE.

1002

Inventory of property taken by William O Toole the Peace Officer by whom this warrant was executed :

~~Faro layouts,~~ ~~Roulette Wheels,~~ ~~Roulette layouts,~~ ~~Rouge et Noir lay-~~
~~outs,~~ ~~gaming tables,~~ ~~chips,~~ ~~packs of cards,~~ ~~dice,~~ ~~deal~~
~~boxes,~~ ~~deal trays for holding chips,~~ ~~cut boxes,~~ ~~markers, or tally cards~~
~~ivory balls,~~ ~~lottery policies,~~ ~~lottery tickets,~~ ~~circulars,~~ ~~writings,~~
~~papers,~~ ~~black boards,~~ ~~slips, or drawn numbers in policy,~~ ~~money,~~
~~manifold books,~~ ~~slates,~~ 3208 Green Road, Circulars, ~~packages,~~ said to

contain 5000 newspaper clips, 1 Zumb, 1 Cyclostyle, Roller & box
3 bags, 1 package Matrix's 1800 addressed envelopes, 2
acct books, 18 bundle packages \$21- 9 bag salt, 1 Bradstreet
Reports, 1 Durns do, 8 pipe bowls for opium, 1 opium pipe
1 pair do, 1 box do, 6 bowls, 1 Tray, 1 lamp, 1 package
No. stamps said to contain \$18-worth.

City of New York and County of New York ss:

1. Wm O Toole

the Officer by whom this warrant was executed,

do swear that the above Inventory contains a true and detailed account of all the property taken by me in this warrant.

Sworn to before me, this 19th
day of October 1890

William O Toole

Supt Central Office Squad

[Signature]
Police Justice.

Police Court--- District.

Search Warrant.
THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.

Dated 188

Justice.

Officer.

1003

Sec. 151.

CITY OF New York COUNTY OF New York } ss.
AND STATE OF NEW YORK.

Police Court, 1st District.

In the name of the People of the State of New York: To the Sheriff, or any Deputy Sheriff or Peace Officer of the County of New York, or to any Marshal, Constable 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 Anthony Conzatti of No. 43 Park Row Street, charging that on the 17th day of October 1890 at the City of New York, in the County of New York that the crime of unlawfully aiding, assisting and abetting in its carrying on of a scheme to defraud by means of circulars advertising counterfeit paper money has been committed, and accusing John Dr. Robert Dr. Jane Dr. and Richard Dr. whose real name are unknown but who can be identified by Anthony Conzatti thereof.

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

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Deputy Sheriffs, Peace Officers, Marshals, Constables and Policemen, and each and every of you, to apprehend the said Defendants and bring them forthwith before me, at the First 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 18th day of October 1890
[Signature] POLICE JUSTICE.

POLICE COURT, DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

Warrant-General.

Dated 188

Magistrate.

Officer.

The Defendant taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Officer.

Dated 188

This Warrant may be executed on Sunday or at night.

Police Justice.

REMARKS.

Time of Arrest.

Native of

Age.

Sex.

Complexion.

Color.

Profession.

Married.

Single.

Read.

Write.

First District
Police Cause

Anthony Joustock	} Charged with Viol. Sec 574 Penal Code Deposition Samuel F. ^{of Hudson} Police Justice Oct 20 / 1890
agst. Samuel Word ^{and}	
Isaac Rosenthal	

Anthony Joustock being duly
sworn deposes and says.

I am secretary and
chief special officer of the New-
York Society for the suppression of
vice at 43 John Row New York
and also inspector of the post
office of the United States; On
the 18th of October 1890 I visited
the premises 321 West 59th Street
and found Isaac Rosenthal in
one of the two rooms, there was
a front room, opening into a back
room, there was no other person

in the room with the exception of
 a woman said to be Mrs Word
 My jury

Objected to
 By the Court

Who was she?

As she said she was Mrs Word, she
 said so in the presence of the
 prisoners, she was present in the
 room with her chemise, and in
 the room were found the following
 papers of which I have a specimen
 copy, the rest are returned upon
 the search warrant, and said to
 contain, 469 old first letters A
 old first letters B. a package
 said to contain 900, a package
 of stated opps 26. a package of
 come out or come out 101.

a package marked Linipes. 76
 new ware up 298, a package
 of firsts and seconds combined of
 150, a package of instructions
 of 1st. a package of 701 of 140

3

a package of 702 of 45; One
package enclosed kinds 109.

One package of first United States
Telegraph papers 100

Papers marked for Identification
Exhibits A. B. C. D. E. F. G. H. I. J.
K. L. M. N. O. P. Q. R. S. T. U. V. W. X. Y. Z.

Discovered cyclostyle ink rollers
books containing cyclostyle, and
one package of matrices, it is
the proposed sheet for printing
these rollers, or transferring them
on the cyclostyle. There was
also a Broderick directory with
the name of W. E. Morrison of
McKeesport Pa, or work against
him. There was also a book
containing names of correspondents
with these words, There was also
about 1000 addressed envelopes,
One leather satchel, Two smaller
pockets one of which contained
A bundle of papers, one large
satchel containing several packages

4

one satchel is not here. but I shall
offer in evidence, There was 5
packages of large paper cut the size
of a 1⁰⁰ bill, these were about
 $\frac{3}{4}$ of an inch in thickness and
being on top of the other,

There were also 5 packages of the
same kind of paper with a dollar
bill upon one side, There were
two packages with a dollar bill
on each side of the package.

There were 3 packages with a
five dollar bill on ~~each~~ ^{one} side
of each and a one dollar bill
on the other side, these were in the
brown satchel, There was also
lying upon the bed when we
entered a lamp which was
lighted, a pipe for smoking
opium which the defendant

Rosenthal was smoking when
we entered, There were two piles
of which the defendant both
of them stated in our presence

After the defendant Rosenthal
 paid in the presence of each other
 was the ashes from smoking
 opium; and the defendant
 Ward emptied one opium, and
 took the contents of one opium
 pipe with him, he could not get
 along without it, There was a
 large number of long pipe bowls
 for opium pipes, there was of
 boxes that had contained opium
 and some left in it, There were
 also I think 3 Ivory and 3 metal
 paucers or dishes for holding
 ashes, there was a can of
 opium, and a little square
 box opit that also. There was
 also a package of what is called
 newspaper slips in which I
 marked A.C. I desire to refer
 in evidence page 110, the same
 book I wish to call special
 attention to on page 110 on the
 margin as A.C.

6.

Walter E. Morrison Box 98 2nd
 Mesquite Alleyway.

Exhibit P. I also found these
 telegrams; this small book and
 this package of envelopes,
 These envelopes were found upon
 the floor at the head of the bed.
 a woman dependent Rosenthal
 was reclining as we entered.
 As post office inspectors I have
 made an investigation of letters
 passing through the mails, having
 received a large number of com-
 plaints

Mr. Purdy objected to
 I received a letter on the 11th of October
 by mail addressed to J. Rogers
 652 9th Avenue, I received a
 reply to that letter I kept a copy of
 it, and the address which I used
 here was only known to the
 person, who should receive that
 letter, and nobody knew the con-
 tents of that letter except myself

1010

7

That letter, the address which I see
 here Wmthrop E Hornsion drawer
 98; I found that address in
 that book with the information
 recorded on the book that on the 13th
 of September sent secret ^{and slip}
 I find the 2 letters and the slip
 and the envelope is post marked
 September 13, and the address on
 that envelope is B C Warner
 404 W 41st Street I wrote a letter
 as I have stated on the 11th of October
 using the address Wmthrop E.
 Hornsion which is here in ink
 That letter was sent in reply to the
 letter which I received from
 Wmthrop E Hornsion of 711 Ches-
 post. Pa. to which this letter
 (showing) was a reply to this
 letter. Dear Sir B C W. which
 is the initial on page 110 and
 signed J Rogers 692 9th Ave.
 New York City The letter which
 I speak of here was sent and

8

mailed on the 11th of October and sent to 632 9th Avenue, and on the entry on page 110 is S Rogers. I wrote another letter upon the 17th of October which I also mailed in an envelope addressed to S Rogers. 632 9th Avenue, the original of which I had in my hand, this letter appeared in a sealed envelope, and given to Mr. Braun to mail on the day. I found the original in the possession of the defendant Word that letter was sent purely a ch. that original letter was found in the overcoat pocket of the defendant Word.

Copy Examined by
Mr. Purdy

Q. Can you say you found a letter where I said you found it?

A. In words overcoat pocket.

Q. Where was the overcoat?

A. On his arm he just came in

9

from out of doors

Q. Now say you went to this place 341
New York Street?

A. Yes sir

Q. It is a flat house?

A. Yes sir

Q. And you went in this flat?

A. Yes sir

Q. And then you found these 2 men
there?

A. Yes sir

Q. Both of them there?

A. Yes sir. I found one there first

Q. Who did you find there?

A. Rosenthal was there on the bed
smoking an opium pipe

Q. And you placed him under arrest

A. I did not

Q. Who did?

A. The officer who was there.

Q. And you stayed there?

A. Yes sir

Q. And after that the other man came in

A. Yes sir

Q And so you arrested him?
 A He was under arrest, Crumbrough
 him in he was on the street
 Mr. Foustler?

I offer all the matters in evidence
 Mr. Purdy objected to at this
 time and the ground that they
 do connect the defendants.

Q And did you find the papers?
 A A part of them were in the room
 where the defendant Rosenthal
 was, and some of them the wire
 box, were at the foot of the bed
 some in the bureau drawer ^{and}
 a part was in the satchel which
 we found a very few feet away
 and the because we found in
 the front room they were both
~~small~~ ~~rooms~~ rooms opening
 with double doors into each
 other there is a front room
 called the sitting room and the
 room off of that where the
 bed was.

Q/ and you found Rosenthal there?
A/ Yes

Q/ Did you find anybody else there?
A/ This woman

Q/ where is she?

A/ She was in the court room.

Q/ Why was she arrested?

A/ This woman was in the bathroom

and she crept into the bed when

Rosenthal was sleeping in the

chaise coming from a bath

we found these circulars in the

trunk which there are a large

number of ~~addresses~~ papers

containing the addresses of B.C.

Wagner 404 W 41 st New

York City there were several

hundred of them if not ~~hundreds~~

thousands of them, they are inven-

toried I think. That is the first

address to which these circulars

are sent, and when you send

back a reply to them you get

your password ^{and} the second

10 15

12

circles and the new address of
J Rogers 632 9th Ave
If you say the name J Rogers is fictitious
Pursuiv.

If you say you know it is not the
defendants name?

A It is not if it is I offer the formal
examination in evidence

Mr Purdy It is admitted that
letters were mailed by Mr Crow
on the 11th day of October to
J Rogers 632 9th Ave

Purse for the people
Mr Purdy I now move to dismiss
the complaint and ask for the
discharge of the defendants

By the court

Motion Denied

10 15

By Oct 20 2 P.M.
Henry J. ...
Jail ...

BAILED
No. 1, by Jacob Klingner
Residence 35 Greenwich Avenue
No. 2, by Marta Rosenthal
Residence 165 E. 71 St
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court
District

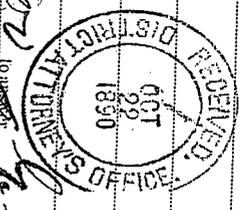
THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony Comstock
Ground Work
Alone Rosenthal
Offence Adultery Committed
Sec 57

Dated Oct 19 1890

Joseph ...
Magistrate
Officer Od
Precinct _____

Witnesses
No. _____ Street _____
No. _____ Street _____
No. 2507 Street W. S. 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 they be admitted to bail in the sum of Twenty Five Hundred Dollars, each and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.
Dated October 30 1890 W. W. ... 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.

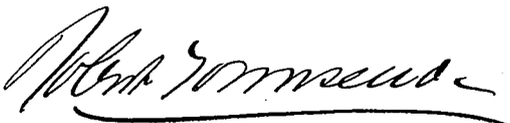
1017

THE PEOPLE
against
SAMUEL WARD and
Isaac Rosenthal.

This indictment was found more than eight years ago. The defendant Samuel Ward is now in State Prison, at San Quentin, California. From an examination of this case and from consultation with Mr. Anthony Comstock it is ^{de}conclusive that no conviction can be had against the defendant Rosenthal.

In view therefore of the foregoing I recommend the discharge of the bail of the defendants Ward and Rosenthal.

New York, January 30th, 1899.



Assistant District Attorney.

10 18

J. H. SEOSTE

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Samuel Ward and Isaac Rosenthal

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

indictment, accuse Samuel Ward and Isaac Rosenthal

of the crime of printing letters, writings, circulars, papers and United States notes purporting to advertise and offer for sale and distribution counterfeit paper money, and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, committed as follows:

The said Samuel Ward and Isaac Rosenthal

late of the City of New York, in the County of New York, aforesaid, on the nineteenth day of October, in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, did feloniously print and publish certain letters, writings, circulars, papers and United States notes, purporting to advertise and offer for sale and distribution counterfeit paper money, and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, and which said letter, writing, circular, paper is as follows,

that is to say:

Dear friend A. C. D.

In reply to yours, will say, I shall be pleased to open up a trade with you, and I guarantee it a profitable business, and if you will be guided by my advice and experience you will be successful, and make a quick and safe fortune. My object in having you answer my first letter, as you did, was to see whether you were a man, who does what he was told to do, and

as you have proved yourself a man who follows orders, therefore, I am more than anxious to have you become one of my agents. In future, if you wish to find out any information concerning this business, you can do so by letter. Now Do Be Frank, with you, there is but one way that you can do business with me, and that is you must come here to New York City, and see me personally. To be coming here, you can see what you are buying, and I see who I am dealing with. I will make you this proposition, if any goods are not as I claim them to be, I will pay your expenses to and from your home, I know it is a long journey for you to come here, don't look at the enormous profits to be made, remember that this is a chance offered. But once in a life time and if you wish to become one of my agents you must come here, and pay me a personal visit. As I am a stranger to you, in a certain sense, I make you this proposition, for your own safety and to inspire you with confidence. When you come to New York, you can place your money in the care of the Hotel Clerk, or deposit it, in some Bank, and then come to my office without a penny in your pocket. You can then examine my goods, and pick out what you want to take them right with you, and pay me at your hotel. Remember this, I deal for Cash Only, and will not accept checks in payment for my goods. Also remember I will not deal for less than my lowest terms, for this reason, that it always takes a new customer from 3 to 6 months, to dispose of the first lot, no matter if they have \$50.00 or \$5000. My deal is this, I am an agent to dispose of many goods in large quantities in buying Real Estate and other goods for I have my arrangements made, that if he is asked how he came in possession of such a large sum of money, he can show how he came in possession of it honestly through my arrangements here in New York, which will be explained to you personally, but I will not write or put it on paper. In fact this are so many secrets about this business which I will only tell you personally. If I did not think you were a man to be trusted, I would not go as far as this.

These are my terms, for the first deal only, after our first deal the goods will cost you 25% over the dollar. My object in selling you the goods, at this low figure, is to give you a good start, and get you thoroughly interested in the business.

My terms are as follows, Cash

\$2000.00 in the goods cost \$350.	If you make up your mind to come here, let me know
3000.00 " " " " 450.	at once, and I will send you full instructions of how you
5000.00 " " " " 600.	will know me where you will find me in the future when you
6500.00 " " " " 700.	write down and sign your name. Simply sign A.C.D. & I will know
10,000.00 " " " " 1000.	the letter comes from you, so that, in case any letters are lost there

will be no exposure of names. Hoping to hear from you soon. I remain

See News Paper Clipping
 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.

Yours in confidence,
 Address as per slip

SECOND COUNT.

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

Samuel Ward and Isaac Rosenthal
of the crime of uttering, publishing, circulating and distributing — letters, writings, circulars, papers ~~and printed~~ ^{matter}, purporting to advertise and offer for sale and distribution counterfeit paper money, and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, committed as follows:

The said Samuel Ward and Isaac Rosenthal, both

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, did feloniously utter, publish, circulate and distribute, by then and there sending, and causing and procuring to be sent, to one Anthony Rosenthal, and to one ~~other~~ ^{other} persons whose names are to the Grand Jury aforesaid unknown, certain letters, writings, circulars, papers ~~and printed matter~~ ^{purporting to advertise and offer for sale and distribution counterfeit paper money,} and purporting to give information, directly, where, how, of whom and by what means, counterfeit paper money could be procured and had, one of which said letters, writings, circulars, papers ~~and printed matter~~ ^{is} as follows, that is say:

Dear friend A. B. C.

I in reply to yours, will say, I shall be pleased to do up a trade with you, and I guarantee it a profitable business, and if you will be guided by my advice and experience you will be successful and make as quick and sure fortune. My object in having you answer my first letter, as you did, was to see whether you were a man who would do what he was told to do, and as you have proved yourself a man who follows orders, therefore, I am more than anxious to have you become one of my agents. In future, if you wish to find out any information concerning this Business, you can do so by letter, how the Grand Jury, there is but one way that you can do business with me, and that is your next course would be to New York City, and see me personally. For by coming here you can see what you are buying, and I see who I am dealing with. I will make you this proposition if any goods are what I claim them to be, I will pay all your expenses to and from your home. I know it is a long journey for you to come here, but look at the enormous profits to be made, remember that this is a chance offered. But once in a lifetime, and if you wish to become one of my agents you must come here and pay me a personal visit. As I am a stranger to you in a certain sense, I make you this proposition for your own safety, and to inspire you with confidence. When you come to New York you can place your money in the care of the Hotel Clerk, or deposit it in some Bank, and then come to me with

a penny in your pocket. You can then examine my goods and pick out what you want, so long as they are right with you and pay me at your hotel. Remember this, I deal for Cash Only and will not accept checks in payment for my goods. Also remember I will not deal for less than my lowest terms, for this reason that it always takes a new customer from 5 to 6 months, to dispose of the first lot, no matter if they have \$50,000. \$5000 my idea is this I want an agent to dispose of my goods, in large quantities in buying Real Estate and other goods, for I have my arrangements made that if he is asked how he came in possession of such a large sum of money, he can show how he came in possession of it honestly. I have my arrangements made here in New York, which will be explained to you personally, but I will not write or put it on paper. In fact there are so many secrets about this business, which I will only tell you personally. If I did not think you were a man to be trusted, I would not go on for as this.

These are my terms for the first deal only, after our first deal the goods will cost you \$5.00 a dollar by object in selling you the goods, at this low figure is to get you a good start, and get you thoroughly interested in the business. My terms are as follows Cash

\$2000 in the goods, cost \$9.50	If you make up your mind to come here, let me know at once and
3000 " " " " " 4.50	I will send you full instructions of how you will know me
4000 " " " " " 6.00	and where you will find me. I prefer when you write do not
6500 " " " " " 7.00	sign your name simply Sign W.C.D. & I will know the letter comes
10000 " " " " " 10.00	from you so that in case any letters are lost there will be no exposure of names

Hoping to hear from you soon, I remain, Yours in confidence,
 See News Paper Clipping Address as per slip

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

Samuel Ward and Isaac Rosenthal

of the crime of aiding, assisting and abetting in a scheme and device purporting to offer for sale and distribution counterfeit paper money, committed as follows:

The said Samuel Ward and Isaac

Rosenthal doth

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, did feloniously aid, assist and abet in a certain scheme and device, purporting to offer for sale and distribution counterfeit paper money (a more particular description of which said scheme and device is to the Grand Jury aforesaid

address other than their own right, proper and lawful name, to wit: the names and addresses following, that is to say:

"W. E. Corbett, 265 West 50th Street, New York City," also
"Rampier Howell, 24 West 44th Street, New York City," also
"C. E. Warrick, 104 West 104th Avenue, New York City," also "S.
"Rogers, 632 1st Avenue, New York City," also "C. E. Little, 632
"West Avenue, New York City," also "C. W. Atlanta, 632 West
"Avenue, New York City," also "H. Jennings, 632 West Avenue, New
"York City," also "E. Ward, 704 Eighth Avenue, New York City," also
"B. Johnson, 704 Eighth Avenue, New York City," also "H. Hughes,
"704 Eighth Avenue, New York City," also "W. Wheeler, 704 Eighth
"Avenue, New York City," also "A. Miller, 704 Eighth Avenue, New
"York City," also "G. White, 704 Eighth Avenue, New York City,"
and also "G. B. Smith, 704 Eighth Avenue, New York City."

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.

FIFTH COUNT.

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

Samuel Ward and Isaac Rosenthal
of the crime of knowingly receiving and taking from the mails of the United States, — letters
— addressed to a fictitious, false and assumed name and address, and name other
than their own right, proper and lawful names in violation of section five hundred and
twenty-seven of the Penal Code of the State of New York, committed as follows:

The said Samuel Ward and Isaac Rosenthal, both —

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid,
at the City and County aforesaid, in the executing, operating, promoting, carrying on, aiding,
assisting and abetting in the execution, promotion and carrying on of a certain scheme and
device purporting to offer for sale and distribution counterfeit paper money, and purporting
to give information, directly and indirectly, where, how, of whom and by what means, counter-
feit paper money could be obtained and had, feloniously did knowingly receive and take from
the mails of the United States — certain letters — addressed to a fictitious, false
and assumed name and address, and name other than their own right, proper and lawful names
to wit: a certain letter — addressed as follows, that is to say:

"C. E. Warrick, 104 West 104th Street, New
York City" and also a certain other letter
addressed as follows, that is to say: "S. Rogers,
632 West Avenue, New York City,"

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.

1024

BOX:

415

FOLDER:

3839

DESCRIPTION:

Wascha, Frank

DATE:

10/07/90



3839

1025

BOX:

415

FOLDER:

3839

DESCRIPTION:

Vlastnik, August

DATE:

10/07/90



3839

Witnesses ;

Counsel, *J. S. Lewis*
Filed *17* day of *Oct* 188*9*
Pleads *Repently &*

THE PEOPLE

vs.

Frank Wascha
and
August Vlastnik

PETIT LARCENY
[Sections 628, 682, 553 Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Adon M. Little

Foreman.

*Complaint sent to the Court
of Special Sessions,*

Part III, Oct 10, 1890

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 Wascha
and
August Wlastnik

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

Frank Wascha and August Wlastnik
of the CRIME OF PETIT LARCENY committed as follows :

The said *Frank Wascha and August Wlastnik*, both

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

a quantity of candy, a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of five dollars and a quantity of tobaccos, (a more particular description whereof is to the Grand Jury aforesaid unknown, of the value of ten dollars

of the goods, chattels and personal property of one

Jhu Calamari

then and there being found, then and there unlawfully 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.

SECOND COUNT--

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

Frank Wascha and August Vlastnik
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Frank Wascha and August Vlastnik*, both

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

*the same goods, chattels and
personal property described in
the first count of this indictment*

of the goods, chattels and personal property of one

John Calamari

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

John Calamari

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

Frank Wascha and August Vlastnik

then and there well knowing the said goods, chattels and personal property to have been
unlawfully 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.

1029

BOX:

415

FOLDER:

3839

DESCRIPTION:

Weindorf, Barbara

DATE:

10/23/90



3839

1030

217
ordered

Witnesses :

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

Counsel
Filed *23* day of *Oct.* 189 *0*
Pleads,

THE PEOPLE

vs.

B
Barbara Weindorf

Feb 24/90
Sent to the Court of Special Sessions for trial, by request of Counsel for Defendant.

VIOLET OF EXCISE LAW.
(SELLING TO MINOR).
[Section 290, Penal Code, sub. 3.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Aurora Little

Foreman.

Court of General Sessions of the Peace of the City and County of New York.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Barbara Weindorf

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

accuse

Barbara Weindorf

of a MISDEMEANOR, committed as follows:

The said Barbara Weindorf late of the City of New York, in the County of New York aforesaid, on the Twenty-second day of September in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, certain strong and spirituous liquors, and certain wine, ale 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 ^{give away} sell, and cause and procure and permit to be ^{given away} sold to one Louis Puck who was then and there a child actually and apparently under the age of sixteen years, to wit: of the age of fourteen years, 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.

1032

BOX:

415

FOLDER:

3839

DESCRIPTION:

Whelan, William E.

DATE:

10/16/90



3839

Witnesses:

E. V. Stokes

H. Collier

Counsel,

Filed

day of

188

Pleads

THE PEOPLE

vs.

B
William E. Whelan

Larceny, 4th degree
(MISAPPROPRIATION)
(Sections 928 and 937 of the Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Mayer Little

off. for my Term Foreman.

E. J. H.

off. for my Term 2nd MD

left directed on his own recd.

J. B. M.

The complainant in this case has signed a withdrawal of this charge and asks the Court to extend consideration to the defendant - Monson, since the commission of the alleged offence the defendant is in good employment as the manager of the S. J. Swift Publishing Co. of 1432 Perry - He has filed herewith affs of good character.

I respectfully recommend defendant's discharge upon his own recognizance - June 6, 1892

Vernon M. Davis
att

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

William E. Whelan

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.

W. E. Whelan

1035

Police Court - 7 District.

Affidavit - Larceny.

City and County of New York, ss.:

Edward Stokes

of the Hoffman House Hotel Keeper Street, aged 49 years, being duly sworn deposes and says, that on the 7 day of September 1896 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 in all of the value of one hundred & thirty four 66/100 Dollars

the property of deponent and C. H. Reed deponent's Apartment

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 William A. Whelan (brother) from the fact that on said day said defendant was in the employ of deponent as porter, and by virtue of his employment he was empowered to collect monies for deponent. That on said day he did collect the aforesaid money from one Anne B. F. Cafarero, and made no return of said money to deponent and he did appropriate the same to his own use without deponent's consent and does apprise deponent the true owner of the use and benefit thereof.

E. Stokes

Sworn to before me, this 11th day of September 1896, at the City of New York, by the Police Justice

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

William A. Whelan 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 A. Whelan

Question. How old are you?

Answer. 35 years

Question. Where were you born?

Answer. New York

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

Answer. New York City

Question. What is your business or profession?

Answer. Artist

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

Answer. I am not guilty

W. A. Whelan

Taken before me this
11th day of
October 1925
at
New York
District Justice

Court of General Sessions

 The People :
 vs :
 William E. Whelan :

City and County of New York S. S.

James C. Matthews.

Being duly sworn says; that he is engaged in the *Hotel* business at Number *29th + 28th St + Boway* in the City of New York. That he

has known the defendant above named during the past *Twelve* (12) years and is acquainted also with a great many other persons that know him and that said defendant character for honesty, industry and sobriety has been most excellent never before having heard of him being charged with the commission of any offense or crime.

Sworn to before me
June 15th 1891

James C. Matthews

Asidor J. Pocher Proprietor *Sturterant House*
Notary Public
@ N.Y. Co.

Court of General Sessions

The People

vs

William E. Whelan

City and County of New York S. S.

Charles W. Parker

Being duly sworn says; that he is engaged in the *Hotel* business at Number *Hotel Imperial* as *Chief Clerk* *32nd St + Broadway* in the City of New York. That he

has known the defendant above named during the past *Twenty* (20) years and is acquainted also with a great many other persons that know him and that said defendant character for honesty, industry and sobriety has been most excellent never before having heard of him being charged with the commission of any offense or crime.

Sworn to before me

June 11th 1891

Charles W. Parker

Jay C. Truman
Notary Public
for County of New York

William J. K. Kerry being duly sworn doth depose and say:

That he has known William E. Whelan of the City of New-York, for the past nineteen (19) years; that he believed him to be of excellent moral character, honest and trustworthy, and had never known or heard of anything affecting his reputation in the slightest degree up to the time of the recent charge made against him.

W. J. K. Kerry
(Supervisor City Record)
City Hall
N. Y.

Sworn to and subscribed
before me on this 18th day
of June. a.d. 1891—
Washington H. Hettler
Comm of Deeds N.Y. Co.

City and County of New York, D. S.

William Mooney
of the City of New York and doing business as Clerk
in the County of New York, being duly sworn,
deposes and says: That he has known
William E. Whelan of the City of New York
for the past fifteen (15) years; that during
that time he bore an excellent moral
character, and that up to the time of
the recent charge made against him, his
reputation for honesty and trustworthiness
was unquestioned

Wm. Mooney

Sworn to and subscribed
before me this 10 day of
June A.D. 1891.

Essex

Notary Public
in and for the County of Essex

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 E. Whelan

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

William E. Whelan
of the CRIME OF *Grand* LARCENY, in the second degree, committed as follows:

The said *William E. Whelan*,

late of the City of New York, in the County of New York aforesaid, on the *fourth* day of *September* in the year of our Lord one thousand eight hundred and eighty-*ninety*, at the City and County aforesaid, being then and there the clerk and servant of *Edward S. Stokes*

and *Cassius N. Reid*, copartners

and as such clerk and servant then and there having in his possession, custody and control certain moneys, goods, chattels and personal property of the said *Edward S. Stokes and Cassius N. Reid*,

the true owner thereof, to wit:

the sum of one hundred and thirty-four dollars and sixty-six cents in money, lawful money of the United States of America, and of the value of one hundred and thirty-four dollars and sixty-six cents.

the said *William E. Whelan* afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to his own use, with intent to deprive and defraud the said *Edward S. Stokes and Cassius N. Reid*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Edward S. Stokes and Cassius N. Reid*

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

JOHN R. FELLOWS,
District Attorney.

1043

BOX:

415

FOLDER:

3839

DESCRIPTION:

White, George

DATE:

10/16/90



3839

132

Witnesses;

Mary E. Seales

Julia Jones

Counsel,

Filed

day of

188

Pleads,

THE PEOPLE

vs.

George White

F

RAPE
(Sections 278 and 218, Penal Code.)

JOHN R. FELLOWS,

District Attorney.

23.
144 Cal.

A TRUE BILL.

Audrey Little

Oct 16 '90

Foreman.

Plead guilty 3 days

Pen one yr

Fine of \$250 =

(day of court)

Part I
On 16 1890 on the statement
of Robert Stocking J. P. C.
that nothing higher could be had out of
to the court I recommended
that a plea of assault
in 3^d degree be accepted
with case.

A. D. Macdonald
S. H. D. U.

1045

*The New York Society for the
Prevention of Cruelty to Children*

100 EAST 23^d ST. (COR. FOURTH AVE.)

New York, *October 14th 1890.*

*Court of General Sessions of the Peace in and for the
City and County of New York.*

The People
against
George White

Notice of Prosecution.

*To the District Attorney of the
City and County of New York,*

*Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponements thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.*

I have the honor to remain, with great respect,

*Elbridge T. Gerry,
President, &c.*

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN

Helenie C. Grant

NOTICE OF PROSECUTION

BY THE SOCIETY

ELBRIDGE T. GERRY,

President, &c.

D^d District Police Court.

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

Edward Becker.

of Number 100 East 93^d Street being duly sworn,
that he has just cause to believe and does believe to
deposes and says, that on the 18th day of August 1890 at the

City of New York, in the County of New York, one George White, now

present, did unlawfully and feloniously assault
a child called Mary E. Stales (now present) said
child being 9 years old, with the intent to commit
a Rape upon the said Mary E. Stales, under
the following circumstances - Said Mary E. Stales
was sitting upon a stoop leading to the cellar of
premises number 740 Greenwich Street in said
City, when said defendant seized hold of said Mary's
legs and pulled said Mary into said Cellar,
that he then unbuttoned said Mary's drawers
and then opened his pants, took the private
parts of his person; to wit; his penis, and
placed the same against the private parts
of said Mary's person, rubbing his private parts
against said Mary's. All of which is in
violation of section 217 of the Penal Code of the
State of New York

Wherefore the complainant prays that the said George White

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

Sworn to before me, this

day of

October

18th
1890

Edward Becker

Oliver D. Smith

Police Justice.

1048

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN



DATED.....18

Magistrate.

Clerk.

Officer.

Witnesses:

*S. Robbins Jenkins, Supt.,
100 East 28d Street.*

Disposition,.....

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary E. Searles

aged *9* years, occupation *School girl* of No.

740 Greenwich Street, being duly sworn deposes and

says, that she has heard read the foregoing affidavit of *Edward Becker*

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

Sworn to before me, this *11th*
day of *October* 18*90*

Mary E. Searles

John B. Smith

Police Justice.

1050

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

George White

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.

George White

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.

147 Cedar St - 1 month

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.

George White

1887
11
Taken before me this
day of
at
1887
Justice.

Police Court, 2 District.

City and County of New York, } ss.

Mary E. Seabler

of No. 740 Greenwich Street, aged 9 - years, occupation School Girl being duly sworn, deposes and says, that on the 18 day of August 1890, at the City of New York, in the County of New York

George White did unlawfully and feloniously assault deponent with the intent to commit a Rape upon deponent, under the following circumstances: Deponent was sitting upon a stoop leading to the cellar of the above mentioned premises, when said defendant seized hold of deponents legs and pulled deponent in to said Cellar, that he then unbuttoned deponents drawers and then opened his pants, took the private part of his person to wit: (his penis) and placed the same against the private parts of deponents person rubbing his private part against deponents all of which is in violation of Section 217 of the Penal Code of the State of New York

Sworn to before me this 19 day of August 1890 } Mary E Seabler
John J. Morrison }
Police Justice

1052

Police Court-- District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.

1
2
3
4

Offence,

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No. Street,

No. Street,

No. Street,

\$ to answer Sessions

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 _____ 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 he to be discharged.

Dated _____ 188 _____ *Police Justice.*

1053

Sec. 151.

Police Court.....2..... District.

CITY AND COUNTY }
OF NEW YORK, } ss.

In the name of the People of the State of New York ; To the Sheriff of the County of New York, or to 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 Mary C. Deaves of No. 740 Greenwich Street, that on the 18 day of August 1888 at the City of New York, in the County of New York

George White did unlawfully and feloniously assault said Complainant with the intent to commit a Rape

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

These are Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and 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 19 day of August 1888
John J. Lawrence POLICE JUSTICE.

251308

POLICE COURT 7 DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Ray Charles
vs.
George White

Warrant-General.

Dated Aug 19 1890

Roman Magistrate.

Becker Officer.

The Defendant George White taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Edward Becker Officer.

Dated Oct 10th 1890

This Warrant may be executed on Sunday or at night.

John Horner Police Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.
Dated 188

The within named

Police Justice.

1055

Police Court... 2 - District 1533

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Peter

1 George White

2
3
4

Offence Fel. Assault, S. 217 P.C.

Dated Oct. 11 1890

Smith - Magistrate
Deeter - Officer

Witnesses Mary C. Steele
D.P. P. & - Recorder

No. 940 Morris Street,
Julia J. Foster

No. 740 Morris Street,
George W. Morris

No. 500 Morris Street,
J. J. J. J.



Down

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 October 11 1890 [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.

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 White

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

indictment, accuse *George White* —
attempting to commit
of the CRIME OF RAPE, committed as follows:

The said *George White*, —

late of the City of New York, in the County of New York aforesaid, on the
eighteenth day of *August*, in the year of our Lord one thousand
eight hundred and *eighty-ninety*, at the City and County aforesaid, with
force and arms, in and upon a certain female not his wife, to wit: one *Mary*
R. Seader, — then and there being, wilfully and,
feloniously did make an assault, and her the said *Mary E. Seader*,
then and there, by force and with violence to her the said *Mary*
R. Seader, against her will and without her consent, did wilfully
and feloniously *attempt to* ravish and 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.

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said *George White* —
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-
mitted as follows:

The said *George 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 a certain
female not his wife, to wit: her the said *Mary R. Seader*, then
and there being, wilfully and feloniously did make another assault, with intent her the
said *Mary E. Seader*, against her will and without her consent, by
force and violence, to then and there wilfully and feloniously ravish and 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said George White —
~~attempting to commit~~
of the CRIME OF RAPE, committed as follows:

The said George 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 a certain female not his wife, to wit: her the said Mary E. Seales, then and there being, wilfully and feloniously did make another assault, and an act of sexual intercourse with her the said Mary E. Seales, —
~~attempt to~~
then and there wilfully and feloniously did commit and perpetrate, against the will of the said Mary E. Seales, and without her consent; 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.

FOURTH COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said George White —

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

The said George 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 a certain female not his wife, to wit: her the said Mary E. Seales, —
then and there being, wilfully and feloniously did make another assault, with intent, an act of sexual intercourse with her the said Mary E. Seales, —
against her will and without her consent then and there wilfully and feloniously to commit and perpetrate, 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.

Eight COUNT:—

AND THE GRAND JURY AFORESAID, by this indictment, further

accuse the said George White —

attempting to
of the CRIME OF ~~PERPETRATING~~ AN ACT OF SEXUAL INTER-
COURSE WITH A FEMALE UNDER THE AGE OF SIXTEEN YEARS,
NOT HIS WIFE, committed as follows :

The said George 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 a certain
female not his wife, to wit: her, the said Mary E. Seader, —

then and there being, wilfully and feloniously did make another assault, she, the said
Mary E. Seader, being then and there a female under the
age of sixteen years, to wit: of the age of — nine — years; and the said

— George White — then and there
attempt to
wilfully and feloniously did perpetrate an act of sexual intercourse with her, the said

Mary E. Seader — , 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.*

1059

BOX:

415

FOLDER:

3839

DESCRIPTION:

Wilkins, William

DATE:

10/16/90



3839

1060

BOX:

415

FOLDER:

3839

DESCRIPTION:

Graham, William

DATE:

10/16/90



3839

124

Witnesses :

Christina Fisher

Counsel,

Filed

day of

Pleas,

16 Oct 1889

THE PEOPLE

William Wilkens

and

William Graham

Burglary in the THIRD DEGREE
with Carrying Firearms
(Section 498, 506, 507, 508, 509)

19
523
217
Kumbe

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm W Little

Foreman.

Oct 16/90
Jrk

Head Day Idey

No 1 Pen one up

No 2 None of Refry

Police Court— District.

City and County of New York,

B
ss.: *Christina Fisher*
of No. *54 1/2 East 12* Street, aged *23* years,

occupation *Housekeeper* being duly sworn

deposes and says, that the premises No. *54 1/2 East 12* Street, *17* Ward

in the City and County aforesaid the said being a *Three story brick*

tenement the second floor of

and kitchen in the rear which was occupied by deponent as a *dwelling*

and in which there was at the time *no* human being, by name

was BURGLARIOUSLY entered by means of forcibly *breaking*
the shutter and window fastenings
of the Laundry or rear kitchen

on the *6th* Day of *October* 18*90* on the *night* time, and the following property feloniously taken, stolen, and carried away, viz:

Five live pigeons, of the
value of Six Dollars (\$6.)

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 *William Wilkens and*
William Graham, (both negroes)

for the reasons following, to wit: *Deponent's brother*
locked, bolted and effectually
closed said kitchen and
laundry on the morning
of October 6th at about half
past six o'clock, and on the
morning of October 7th 1890
Deponent found said
Laundry and kitchen broken

open and said property
 gone, and as one Lewis J.
 Dennis of 540 East 11th St,
 own two of said cigars in
 the possession of said William
 Graham and William Wilkins
 in said Graham's company
 therefore now dependent charges
 said Defendants with acting in
 concert, and Burglariously
 entering said premises and
 taking, stealing and carrying
 away said property and prays
 that they be dealt with as the
 Law directs vs Christine Fischer

I swear to before me
 this 9th day of Oct 1890

It appearing to me by the within depositions and statements that the crime herein 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
 I have admitted the above named
 to bail to answer said charge with the sum of
 Dated 1890
 There being no sufficient cause to believe the within named
 guilty of the crime herein mentioned, I order he
 to be discharged.
 Dated 1890
 Police Justice.

Police Court, District

THE PEOPLE, de.,
 on the complaint of

vs.

1
 2
 3
 4

Offence—BURGLARY.

Dated 1890

Magistrate.

Officer.

Clerk.

Witness,
 No. Street,
 No. Street,
 No. Street,
 \$ to answer General Sessions.

1064

CITY AND COUNTY }
OF NEW YORK, } ss.

Louis Hermes
aged *18* years, occupation *pedaler* of No. *540 East 11th* Street, being duly sworn deposes and
says, that he has heard read the foregoing affidavit of *Christina Fisher*
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this *9th* day of *October*, 188*7*, by *Louis Hermes*

E. Hagan
Police Justice.

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *William Wilkens*

Question. How old are you?

Answer. *19 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. *543 East 13th Street 1 year*

Question. What is your business or profession?

Answer. *Editor*

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*
William Wilkens

Taken before me this

day of

Oct 7

188

Police Justice.

[Signature]

Sec. 198-200.

3

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

William Graham 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 Graham

Question. How old are you?

Answer. 15 years of age

Question. Where were you born?

Answer. Germany

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

Answer. 221 Ave. C, (3 years)

Question. What is your business or profession?

Answer. 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 not guilty
William Graham
man

Taken before me this

day of

188

Police Justice.

[Handwritten signature of Police Justice]



BAILED,

No. 1, by _____
 Residence _____ Street _____

No. 2, by _____
 Residence _____ Street _____

No. 3, by _____
 Residence _____ Street _____

No. 4, by _____
 Residence _____ Street _____

Police Court...
 District... 1559

THE PEOPLE, S.C.
 ON THE PART OF

William H. Miller
James H. Miller
James H. Miller
James H. Miller

3
 4 *October 15/90*
 Office *Englary*

Dated *Oct 9* 1890

Stephen Magistrate
Stephen Clerk

Witnesses
 No. *John J. Clark* Precinct
James H. Miller Street

No. _____ Street _____
 No. *1000* Street _____
 No. _____ Street _____



James H. Miller
James H. Miller
James H. Miller

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

Defendants

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

Dated *Oct 9* 1890 *Stephen* Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

William Wilkens
and
William Graham

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

accuse *William Wilkens and William Graham*

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

The said *William Wilkens and William Graham, both* —

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

Christina Fischer —

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

Christina Fischer —

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

SECOND COUNT—

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

William Wilkens and William Graham

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

The said *William Wilkens, and
William Graham, both—*

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 pigeons of the value
of one dollar and twenty cents
each*

of the goods, chattels, and personal property of one *Christina Fischer*

in the dwelling house of the said *Christina Fischer*

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

THIRD COUNT.

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

William Wilkens and William Graham
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said *William Wilkens and William Graham, both*

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

five pigeons of the value of one dollar and twenty cents each



of the goods, chattels and personal property of *Christina Fischer*

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

Christina Fischer

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

Wilkens and William Graham

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

JOHN R. FELLOWS,
District Attorney.

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**END OF
BOX**