

0000

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Paddock, William

**DATE:**

06/16/93



4787

0009

**POOR QUALITY ORIGINAL**

Witnesses:

*Off Stocking  
Lizzie Bane*

*Chancery*

**160X**

Counsel,

Filed *16* day of *June* 189*3*

Pleas, *Not guilty* 19

THE PEOPLE

*45 38 218 2* vs.  
*Labner.*

*William Paddock*

**RAPE (1st and 2d Degree)  
and ABDUCTION.**  
(Sections 275, 276 and 282, Penal Code.)

DE LANCEY NICOLL,  
*District Attorney.*

A TRUE BILL.

*Ray Starnes*  
Foreman

*Part 2 - June 26, 1893*  
*Tried and convicted Rapist & Sed.*

*16 4 1/2 5 1/2 P*  
*4 1/2*

0010

**POOR QUALITY ORIGINAL**

Witnesses:

*Off Stocking  
Lizzie Baker*

*Cham 4*

*160 X*

Counsel,

Filed

*16th June 1893*

Pleas,

*Not guilty 19*

THE PEOPLE

*45-219 28th. vs.  
Labor.*

*William Paddock*

**RAPE (1st and 2d Degree)  
and ABDUCTION.**  
(Sections 28, 218 and 382, Penal Code.)

DE LANCEY NICOLI,

*District Attorney.*

A TRUE BILL.

*Wm. Paddock*  
Foreman

*Part 2 - June 26, 1893  
Trial and convicted Rape 1st Deg*

*10 yrs. 5m  
P  
W*

The New York Society for the  
Prevention of Cruelty to Children

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, June 15 1893

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

The People  
against  
William Paddock

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 defendants, 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

*Chapin*

NOTICE OF PROSECUTION  
BY THE SOCIETY.

ELBRIDGE T. GERRY,  
*President, &c.*

COURT OF GENERAL SESSIONS OF THE PEACE,  
City and County of New York.

\*\*\*\*\*

The People,

vs.

WILLIAM PADDOCK.

\*\*\*\*\*

"  
"  
"  
"  
"

Before,

HON. FREDERICK SMYTH,

and a Jury.

Tried, JUNE 26TH, 1893.

Indicted for RAPE and ABDUCTION.

Indictment filed JUNE 16TH, 1893.

-----  
APPEARANCES:

ASSISTANT DISTRICT ATTORNEY THOMAS J. BRADLEY,

For THE PEOPLE.

MR. L. S. CHANLER,

For THE DEFENCE.

-----

MAGGIE BAUER, called by the People, being duly sworn, testified that she lived at 222 East 38th street. She was the mother of the complainant. The complainant was born on the 27th of October, 1887. She could read and write. The complainant went to a nursery, in 42nd street near First avenue, called the Sunnyside Nursery. The complainant had gone to that nursery ever since her, the witness's, husband died, nearly a year before the trial. . She, the witness, was not at home on the 8th of June, 1893. She was at work on that day, in 38th street, near First avenue. She worked at cigar making. Her home was about a block and a half from where she worked. She returned home on that day about half -past 5 o'clock. The complainant was then on the street, in front of her house. She went up stairs, leaving the complainant on the street. The complainant subsequently went up stairs to her, the witness, and in consequence of what the complainant told her, she examined the complainant. The complainant's private parts were full of blood, and there was blood on her drawers.

She, the witness, sent a little girl down stairs for a policeman, and a policeman went to the house. She, the witness, the complainant, and the policeman went to the 35th street station house. From the station house she took the complainant to a Dr. Dexter, in 49th street, and then she took the complainant back to the station house. The next morning she, the witness, took the complainant to the 57th street Police Court. She there saw Officer Barkley, of the Society for the Prevention of Cruelty to Children, and he took her into a small room and wrote down everything she said to him. She, the witness, returned to her home, and Officer Barkley took charge of the complainant. The complainant had been in the custody of the Society from that time until the time of the trial. She, the witness, had two other children besides the complainant -- one seven years of age, and one four years of age. The complainant's face was very dirty when she examined her.

In cross-examination the witness testified that the complainant was standing up in the street

when she returned home, at half past 5. The complainant was perfectly well then, as far as she could see. The complainant walked to the station house, which was three blocks from where they lived. The complainant did not walk to the doctor's house; they took a car.

LIZZIE BAUER, THE COMPLAINANT, testified that she lived in 38th street. She didn't know the number. She had seen the defendant before. The defendant promised to give her five cents. The defendant went into the water-closet, in the cellar of the house in which she lived, and she followed him in. The defendant had a hold of her when she went in. The defendant lifted up his clothes, and put his hand on her private parts. The defendant opened his own pants. The defendant took something out of his pants, but she didn't see it. He put what he took out of his pants against her, and it hurt her. It was when the defendant put his finger in her private parts that she commenced to bleed, and she was still bleed-

ing when he took something out his pants and put it in her. She, the complainant, went up stairs and told her mother about it. Her mother then took her to the station house, and she saw some policemen.

In cross-examination the complainant testified that she was five years old. The defendant did not give her the five cents which he promised her. She did not know how long it was from the time the defendant did this act to her until her mother came home. She didn't see anybody in the cellar but the defendant. She screamed out. She ran out of the cellar ahead of the defendant. The door of the water-closet was shut when they were in there. It didn't hurt her to walk after the man did the act to her. She had seen the defendant before that day, but she did not know his name. She had seen the defendant "lots of times" after the day in question.

KATIE MEES, being duly sworn, testified that she lived at 222 East 38th street, in the same house in which the com-

plainant lived. She knew the defendant. The defendant lived two doors away from where she did. She remembered the day on which it was stated that the defendant did this thing to the complainant. On the day in question she saw the complainant and the defendant sitting at the defendant's door. At that time the complainant had her hand "on his thing." That was about a quarter or twenty minutes to 6. She, the witness, was going to the store for her mother. There was nobody on the stoop at the time but the defendant and the complainant.

WILLIAM TRAVERS GIBB, being duly sworn, testified that he was a practicing physician in New York city. He was a graduate of the University Medical College. On the 9th of June, 1893, he examined the complainant. He found the complainant's genital organs fairly well developed for a child of her age. There was a slight inflammation about the external genitals, and there were evidences of penetration of her hymen by some blunt object. There was no blood on the organs.

The complainant had been washed recently, and there was no blood on her genital organs when he examined her. The hymen had been penetrated, in his judgment, between twenty-four and thirty-six hours before he examined her.

In cross-examination the witness testified that there were no marks of violence, except on the complainant's genital organs.

OFFICER WILLIAM E. NEWSAM, being duly sworn, testified that he was attached to the 21st precinct police. He and a brother officer arrested the defendant, on the 8th of June, about half-past 7 o'clock in the evening, on the complaint of the complainant's mother. He found the defendant at 246 East 37th street, in a stable. He told the defendant that there was a complaint against him, at the station house, for raping the complainant. He took the defendant to the station house. The defendant said he didn't know anything about it. The defendant was partially intoxicated at the time of the arrest. Officer

Jones took the complainant to Dr. Dexter. He, the witness, took the defendant to the Police Court. In the station house the defendant said that he was playing and fooling with the complainant.

FRANK G. BARCLAY, being duly sworn, testified that he was an officer connected with the Society for the Prevention of Cruelty to Children. The complainant had been in the custody of the Society subsequent to the 8th of June. In the Police Court the defendant said, in answer to the charge made against him, that he was playing and fooling with the complainant, but that he had not committed a rape upon her.

365 Lexington Avenue.

June 9<sup>th</sup> 93

Hon. George T. Gerry,  
 President of the Society  
 for the Prevention of Cruelty  
 to Children, Dear Sir:—

I have this  
 day examined the Person of  
 Lizzie Bauer, aged five years,  
 of 222 East 38<sup>th</sup> Street, and find  
 there has been complete and  
 recent penetration of her  
 genital organs by some blunt  
 object. Respectfully Submitted

J. Travis Tibb M.D.  
 Examining Physician  
 N.P.C.C.

0022

Police Department of the City of New York.

Precinct No. \_\_\_\_\_

New York, June 7<sup>th</sup> 1893

I have this day examined  
Miss Lezzie Bauer  
of 222 W. 34 St. & find  
evidence of her having  
suffered violence.

B. H. Deffenhard,  
Surgeon of 2d Dist.

48 District Police Court.

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

Frank J. Barkley

of Number 297 of the Annals being duly sworn,  
he has reason to believe and does believe that  
deposes and says, that on the eighth day of June 1893 at the  
City of New York, in the County of New York, one William Paddock,

now present, did, at No. 218 E. 38th  
Street in said city, feloniously and  
wilfully perpetrate an act of sexual  
intercourse upon the person of a cer-  
tain female, not his wife, to wit  
upon one Lizzie Barber, who was then  
and there actually and apparently  
under the age of sixteen years, to  
wit: of the age of five years, in viola-  
tion of provisions of Section 278,  
of the Penal Code of the State of  
New York, as amended,

Therefore the complainant prays that the said

William Paddock

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

Sworn to before me, this 9th day of June 1893

Frank J. Barkley

W. M. ...

Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT, 4 DISTRICT.

Maggie Bauer

of No. 222 East 38" Street, aged 30 years,  
occupation house-keeper being duly sworn, deposes and says

that on the 8th day of June 1893

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

o'clock P.M., deponent was informed by her

child Lizzie Bauer, of the age of five years, that one

William Paddock had induced her the said Lizzie

to go into the cellar of No 318 East 38" Street, which she did,

and that while in the cellar the said William Paddock took

her the said Lizzie into a water-closet, and inserted

his finger into the private part of the said child, and

then opened his pants, and inserted his penis into

said child's private part; that this deponent

immediately examined the person and clothing

of said child, and found blood upon them,

that this deponent immediately made an-

Sworn to before me, this

of 1893

day

*W. M. ...*  
Clerk Justice

plaint to a police officer - one William  
Henshaw, of the 21st Police Precinct, who  
accompanied the said Lizzie to No. 246  
East Thirty-seventh Street, where said  
Lizzie identified the said William  
Paddock as her assailant.

Seen and Subscribed to by Magge Bauer  
before me this 9th day of June 1893

*William Paddock*  
Police Justice

Police Court, \_\_\_\_\_ District.

THE PEOPLE, Etc.,

AFFIDAVIT

ON THE COMPLAINT OF

vs.

Dated \_\_\_\_\_ 189

Magistrate.

Officer.

Witness,

Disposition,

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

*William Paddock*

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 sees 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 Paddock*

Question. How old are you?

Answer. *Forty-three years*

Question. Where were you born?

Answer. *United States*

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

Answer. *No. 218 E. 35th Street - 20 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty.*

*Wm Paddock*

Taken before me this *9th*

day of *June* 189*3*

*Wm. M. ...*  
Police Justice.

0027

Police Court, Fourth District.

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

Frank G. Barkley  
of No. 297 Fourth Avenue Street, in said City, being duly sworn,  
deposes and says, that a certain male child called Lizzie Bauer  
[now present], under the age of sixteen years, to wit, of the age of five years, is a  
necessary and material witness on behalf of the People of the State of New York in a certain  
criminal case now pending in the Court of General Sessions of, in and for the City and  
County of New York, entitled, The People against William Paddock,  
wherein the said William Paddock  
is charged with the crime of Rape, under  
section 278 of the Penal Code of said State, in that he, the said William  
Paddock, did on the 8th day of June, at  
No. 218 East 38th Street in said City of  
New York, feloniously and unlawfully  
perpetrate an act of sexual intercourse  
upon a certain child, under the  
age of sixteen years, to wit: upon  
Lizzie Bauer, named aforesaid, who  
was of the age of five years

and that the said Lizzie Bauer  
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his  
testimony at the instance of the people.

Wherefore, deponent prays that the said child Lizzie Bauer  
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed  
temporarily to an institution authorized by law to receive children on final commitment, and to  
have compensation therefor from the City or County authorities, as a witness, to appear on the  
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,  
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 12<sup>th</sup>  
day of June 1893

Frank G. Barkley  
Police Justice.

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

*W. J. ...*

*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, *June 12* 18*93*

*W. J. ...* Police Justice.

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

Dated, \_\_\_\_\_ 189

\_\_\_\_\_ Police Justice.

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

Dated, \_\_\_\_\_ 189

\_\_\_\_\_ Police Justice.

Police Court--- 4 District. 655

THE PEOPLE, &c.,  
ON THE COMPLAINT OF  
Frank G. Barkley  
294 1/2  
William Paddock

offense Rape  
No Dec. 278 PC

Dated, June 9<sup>th</sup> 1893.

Meade Magistrate.  
Call Newcan Officer.  
21st Precinct.

Witnesses Maggie Bauer  
No. 222 E. 38<sup>th</sup> Street.

Maggie Bauer  
No. 222 E. 38<sup>th</sup> Street.

Katie Mees  
No. 222 E. 38<sup>th</sup> Street.  
\$ to answer



3000 1/2 Dec 12. 2

BAILED,

No. 1, by  
Residence Street.

No. 2, by  
Residence Street.

No. 3, by  
Residence Street.

No. 4, by  
Residence Street.

0030

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

2047

THE PEOPLE OF THE STATE OF NEW YORK,

against

*William Paddock*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *William Paddock*  
of the CRIME OF RAPE IN THE FIRST DEGREE, committed as  
follows:

The said *William Paddock*,  
late of the City of New York, in the County of New York aforesaid, on the *ninth*  
day of *June*, in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the city and County aforesaid, in and upon a certain female not his  
wife, to wit: one *Gizzie Bauer*, feloniously did make an assault,  
and an act of sexual intercourse with her the said *Gizzie Bauer*,  
then and there feloniously did perpetrate, against the will of the said *Gizzie Bauer*,  
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.

SECOND COUNT,—

AND THE GRAND JURY AFORESAID, by this indictment, further  
accuse the said *William Paddock*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-  
mitted as follows:

The said *William Paddock*,  
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 and upon a certain female not his wife, to wit: her the said  
*Gizzie Bauer*, feloniously did make an assault, with intent  
an act of sexual intercourse with her the said *Gizzie Bauer*,  
against her will, and without her consent, then and there feloniously to 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.

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further  
accuse the said *William Paddock*  
of the CRIME OF RAPE IN THE SECOND DEGREE, committed,  
as follows:

The said *William Paddock*,  
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 and upon a certain female not his wife, to wit: her the said  
*Jessie Bauer*, feloniously did make an assault, she  
the said *Jessie Bauer*, being then and there a female  
under the age of sixteen years, to wit: of the age of *five* years; and  
the said *William Paddock* then and there (under circumstances  
not amounting to Rape in the first degree) feloniously did perpetrate an act of sexual inter-  
course with her the said *Jessie Bauer*, 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 *William Paddock*  
of the CRIME OF ASSAULT IN THE SECOND DEGREE, com-  
mitted as follows:

The said *William Paddock*  
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 and upon a certain female not his wife, to wit: her the  
said *Jessie Bauer* feloniously did make an assault,  
she the said *Jessie Bauer*, being then and there a  
female under the age of sixteen years, to wit: of the age of *five* years;  
with intent then and there (under circumstances not amounting to Rape in the first degree),  
feloniously to perpetrate an act of sexual intercourse with her the said *Jessie*  
*Bauer*, 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 *William Paddock*  
of the CRIME OF ABDUCTION, committed as follows:

The said *William Paddock*  
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 take, receive, harbor, employ and use her, the said~~  
*Fizzie Bauer* so being then and there a female under  
the age of sixteen years, to wit: of the age of *five* years, as aforesaid,  
for the purpose of sexual intercourse, he, the said *William Paddock*  
not being then and there the husband of the said *Fizzie Bauer*.  
against the form of the statute in such case made and provided, and against the peace of the People  
of the State of New York and their dignity.

DE LANCEY NICOLL,  
*District Attorney.*

0033

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Parell, William J.

**DATE:**

06/26/93



4787

Witnesses:

May Cornell

In view of the inability to find  
evidence, either in the wife or  
defendant, I recommend the dis-  
charge of defendant on his own  
recognition.

Richard A. Smith  
July 20, 93

Counsel,

Filed

26<sup>th</sup> day of June 1893

Pleads,

Myself guilty

THE PEOPLE

vs.

P

William J. Law.

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

DE LANCEY NICOLL,

District Attorney.

Case 2 July 7, 93 10556  
No. 27.93  
A TRUE BILL.  
District Attorney

Henry S. ... Foreman.  
July 20, 93  
Next dept ...  
also on ...  
own ...  
see ...  
July 20, 1993

PART II

THESE DIRECTIONS ARE TO BE READ BY THE JURY IN THE THIRD STORY AND FRONTING THE PARK.  
If this subpoena is disobeyed an attachment will immediately issue.  
Bring this subpoena with you and give it to the officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS]

SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Mary Powell*

of No. *444 W. 31<sup>st</sup>* Street,

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace, in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park in the City of New York, on the *20* day of *JULY* 18*93* at the hour of 11 in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

*J. William Powell*

Dated at the *New York*, the first Monday of *JULY* in the year of our Lord, 18*93*

DE LANCEY NICOLL, *District Attorney.*

0036

GLUED PAGE

General Sessions.

*Parell*

City of New York,

*Patrick H. Fox*

being duly

sworn and says: I am a Police Officer attached to the

*22nd*

Precinct,

in the City of New York. On the

*19*

day of

*July*

1893,

I called at *444 W 31st* and the morning of *July 20/93* also-

the alleged residence

of *Mary Parell*

the complainant herein, to serve her

with the annexed subpoena, and was informed by

*the lady who she lives with at the above address, that she had not been there for over a week, and does not know of her present whereabouts*

*Patrick H. Fox*

Sworn to before me, this *20* day of *July* 1893

*Edward A. Scott*  
Notary Public  
*NYCO*

Court of General Sessions.

THE PEOPLE, on the Complaint of

vs.

*William Parrell*

*William Parrell*

*John B. FELLOWS,*  
*Deputy Sheriff*

District Attorney.

Affidavit of Police Officer

*Patrick J. Fox*

*22<sup>nd</sup>*

Precinct.

Failure to find Witness

0038

Police Court— H District.

1931

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

of No. 444 West-31 Street, aged 24 years,  
occupation 10 sep- house being duly sworn,  
deposes and says, that on the 19 day of June 1893 at the City of New  
York, in the County of New York,

he was violently and feloniously ASSAULTED and ~~BEATEN~~ by William

Parrell, now here; who pointed  
aimed; and fired off a  
loaded revolving pistol  
at deponent; deponent further  
says this assault was committed

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

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

Sworn to before me, this 20 day }  
of June 1893 }

Mary Parrell

Wm. H. ... Police Justice.

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

William Parrell

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 sees 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 Parrell

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

New York

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

Answer.

444 W 31<sup>st</sup> St. New York

Question. What is your business or profession?

Answer.

Brick layer

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

Answer.

I am not Guilty-

Taken before me this 17<sup>th</sup> day of June 1897  
Wm. J. Russell

Police Justice.

William J. Russell

0040

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.....

*Walter A. ...*

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

Dated *June 20 1893*..... *W. M. ...* 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.

680

Police Court--- *H* District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Mary Parrell*  
*William Parrell*

*Johnston*  
*Parrell*  
Offence

1  
2  
3  
4

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *June 20* 18*93*

*McMahon* Magistrate.

*Fox* Officer.

*22* Precinct.

Witnesses *Call the officer.*

No. .... Street.

No. .... Street.

No. .... Street.

\$ *1500* to answer *G.S.*

*com* *Arrest* *Noted*



**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 J. Powell*

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

*William J. Powell*

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

The said *William J. Powell*

late of the City of New York, in the County of New York aforesaid, on the \_\_\_\_\_ day of \_\_\_\_\_ in the year of our Lord one thousand eight hundred and ninety-\_\_\_\_\_, with force and arms, at the City and County aforesaid, in and upon the body of one \_\_\_\_\_ in the peace of the said People then and there being, feloniously did make an assault and to, at and against \_\_\_\_\_ the said \_\_\_\_\_ a certain pistol then and there loaded and charged with gunpowder and one leaden bullet, which the said *William J. Powell* in \_\_\_\_\_ right hand then and there had and held, the same being a deadly and dangerous weapon, wilfully and feloniously did then and there shoot off and discharge with intent \_\_\_\_\_ the said *May Powell* thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT—

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

*William J. Powell*

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

The said *William J. Powell*

late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said *May Powell* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and to, at and against \_\_\_\_\_ the said *May Powell* a certain pistol then and there charged and loaded with gunpowder and one leaden bullet, which the said \_\_\_\_\_ in \_\_\_\_\_ right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully shoot off and discharge, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

0043

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Paul, Charles W.

**DATE:**

06/21/93



4787

Witnesses:

*Off Jacobs*

*W. W. [Signature]*  
Counsel  
Filed *1893*  
Pleas *Not Guilty*

Grand Larceny, [Sections 228, 229, 230, Penal Code.]

THE PEOPLE

vs.

*Charles W. Paul*  
(3 cases)

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.

*[Signature]*  
*[Signature]* Foreman.  
*[Signature]*

0045

1893

New York May 18<sup>th</sup>

\$ 300 <sup>00</sup>/<sub>100</sub>

Three Days

after date I promise to pay to

the order of myself

Dollars

Three Hundred

at 329 & 4<sup>th</sup> St

Value received

L. A. Berger

No.

Due

0046

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

*L. A. Guzenich*  
aged *38* years, occupation *Judge of the Court of Commerce* of No. *323 East 4th* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Judge Henry M. Goldfogle* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *10* day }  
of *June* 189*9* } *[Signature]*

*[Signature]* Police Justice.

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

*L. A. Gergerich*

aged *38* years, occupation *Judge of the Court of* of No. *323 East 4<sup>th</sup> St. Coburn Place* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Judge Henry M. Goldfogel* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *10* day }  
of *June* 189*3* } *A. H. Piquini*

*W. F. Brady* Police Justice.

0048

CITY AND COUNTY }  
OF NEW YORK, } ss.

1921

*L. A. Gergerich*

aged *38* years, occupation *Judge of the Court of* of No. *323 East 4<sup>th</sup> St. Common Pleas* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of *Judge Henry M. Goldfogel* and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this *10* day } *A. H. Piquini*  
of *June* 189*3* }

*M. F. Brady*  
Police Justice.

0049

Police Court, 2 District.

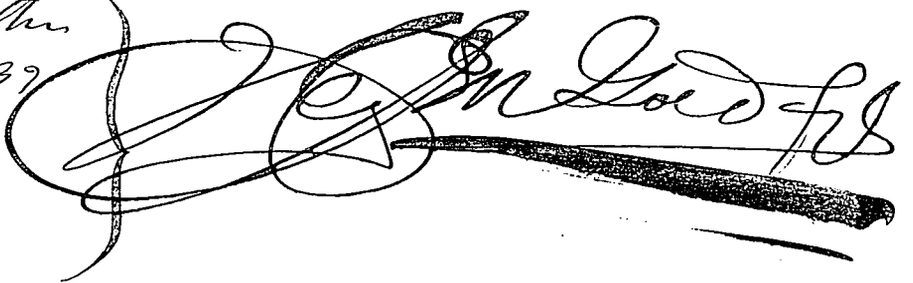
1901

City and County of New York, ss. Henry M Goldsby  
of No. 16 Columbia Street, aged 37 years,  
occupation Lawyer being duly sworn, deposes and says,  
that on the 15th day of May 1897, at the City of New  
York, in the County of New York,

Charles W. Paul, now here,  
did make utter and forge, and pass  
upon deposit, a certain instrument of writing  
recently annexed, purporting to be a note  
issued by L. A. Giegerich, payable to  
his own order for in three days, at 329  
East Fourth Street, for three hundred  
dollars; and the signature to the  
said paper purporting to be in the  
handwriting of the said L. A. Giegerich  
who was known to deponent as a  
responsible juror; the deponent then  
said to deponent "Judge Giegerich  
would like to have you loan him  
three hundred dollars on this note,"  
the judge's note" at the same time  
presenting to deponent the said paper  
and the deponent then and there  
asked and obtained from deponent  
the said three hundred dollars, paid  
by deponent to him in a bank  
check, drawn by deponent on the  
Importers and Traders National Bank  
for the said three hundred dollars;  
and the said bank check, so obtained  
by the said Paul, was of the  
value of three hundred dollars;  
deponent further says that he is informed  
by L. A. Giegerich, who is one of the  
Judges of the Court of Common Pleas,  
that the signature L. A. Giegerich, attached  
to the said note, is not in his  
handwriting, and that it is  
forgery, in imitation of his signature.

and that he did not authorize the  
 Defendant to present the said note  
 to the defendant; and that he did not  
 authorize Defendant to request the  
 loan of the said three hundred dollars  
 from the defendant, by means of said note.  
 Defendant thereupon charged Defendant  
 with committing ~~theft~~ forgery by means of  
 uttering and passing counterfeit  
 said false and forged writing, and  
 fraudulently obtaining said three hundred  
 dollars from the defendant on said note

known to be true  
 10th day of June 1899  
 Wm. H. Brady  
 Police Justice



0051

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

*Charles W. Paul*

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

Question. What is your name?

Answer. *Charles W. Paul*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *N. S.*

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

Answer. *159 Delancey 3 years*

Question. What is your business or profession?

Answer. *Club*

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

Answer. *I have nothing to say*

*Charles W. Paul*

Taken before me this

day of

*Nov*

*1893*

*at New York*

Police Justice.

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

*Charles M. Paul*

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, June 10 1897

*W. H. Brady* Police Justice.

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

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

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

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

0053

Police Court--- District. <sup>646</sup>

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Henry M. Goldapple  
16 Columbia St.  
Charles W. Paul

2  
3  
4

Offense.

Dated, June 10 1897  
G. G. Magistrate.  
Jacob S. Damm Officer.  
C. C. Precinct.

Witnesses

No. Street.

No. Street.

No. Street.

\$ 1000 to answer

\$10000



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0054

Hon. Rufus B. Cowing -

June 25/93  
Esteemed and Honored Sir!

Sick in mind, and body - and  
tortured by despair, and remorse -

I venture to write you these few  
lines and implore you to kindly  
read them, as they bear upon my

case which comes before your honor  
today - I was born on the 19<sup>th</sup> day  
of November, 1863 - at Newark, N. J.

My Mother dying, when I was 5 years  
of age, my Father removed to New York  
bringing my Brother then 3 years of age  
and my Sister aged 12 years and myself  
with him. We lived together six -

My Father being a journeyman barber  
was away all day - and I grew up  
ignorant and neglected - not even  
sent to school until I was 10 years

of age. I have never had a home or  
or a Mother's care. at this time of  
my life - my Father - drove my Sister  
who had become an outcast from  
his door and re-married. I was  
then sent to school - staying there  
until I was 12 years of age. when  
I entered into the establishment of  
E. Ridley & Sons - Grand St. as a  
Cash Boy - I remained there until  
I was 17 years of age. then I went  
to Ehrlich Bros. then at 8<sup>th</sup> Ave.  
where I remained until I was 22 years  
of age. then to M. Stranaky 121 St.  
where I stayed 2 years - at this  
time Judge Pitschke, whom I  
had met at different political  
meetings - was elected to the City  
Court Bench and appointed me  
as an attendant. I was there

3 years - and refer you to all of the  
Judges as to my character - I never thought  
of doing anything wrong, and lived a  
good life - striving in every way to become  
educated - at this time the first steps  
that led to my ruin took place  
Judge Pitschke dying - I was suspended  
but was still assigned to duty - but  
without drawing pay for 7 months  
then through the efforts of Mr Chas.  
Ridgway - Corporation Counsel Clark  
wrote to Comptroller Myers - and I was  
finally paid and my name restored to  
the pay roll - but during the 7 months  
being in want of money to support  
my Father - Mother and Brothers - I gave  
Notes for the same paying the sum  
of \$100.00 for \$140.00 and \$60.00 for  
\$100.00 - that was the first debts  
and ever since I have struggled.

4

against debt. at this time my Brother  
 who was a consumptive for 3 years  
 died and I paid a 3 year doctors bill  
 amounting to \$296.00 and a funeral  
 bill of \$130.00 = eleven days after  
 this my Father died and I again  
 paid a doctors bill of \$54.00 and a  
 funeral bill of \$190.00. I was now  
 in debt over \$900.00 = I struggled night  
 and day - but only plunged deeper in debt.  
 a little over a year ago I met a man  
 I knew named Crawford = asked me to  
 help him out of some trouble - which  
 he said his Wife had = I called at  
 his home = met his Wife who told  
 me that she could not get the will  
 of her mother probated = I called  
 at the Surrogate's Office furnished a  
 bondswoman and thought no more of  
 the matter = until a few days later  
 when I received an urgent invitation from  
 her to call and see her. she thanked me

and offered me \$50.00 for my trouble I however  
declined to receive more than \$10.00 - I received a  
dozen invitation to call after that. and generally  
went. and foolishly and wickedly allowed  
myself to become intimate with her -  
she gave me two and three hundred  
dollars at a time. and finally suggested  
that I open a Saloon with her husband  
as partners. trying to gratify her wish - the crisis came  
she declared she had given me the  
money to invest for her - knowing that  
a lawsuit would mean ruin for me  
in my operation - I followed my lawyers  
advice paid her back the money  
in part - and agreed to pay the balance  
in monthly parts - I was obliged to  
borrow 1000.00 to do this paying large  
interest for it. In this awful way I

6

lived for the past 7 months - at times so  
 crazed that I found relief only in taking  
 powerful drugs to produce sleep - what  
 followed then sir you know - this mad  
 thought possessed me to stoop so low  
 and even commit this dreadful crime  
 against Judge Geigerich - In my  
 half insane condition I thought that  
 I would borrow the money from other  
 friends and so pay these notes - In  
 regards to the jewelry sir - it was as  
 follows - Mr Emrich came to the County  
 Clerk Office almost daily - he asked me  
 at different times to purchase jewelry  
 from him - telling me he would give  
 me plenty of time to pay - but I always  
 refused - until one day - when I received  
 a summons to appear in Court from an  
 angry creditor - the wicked thought  
 entered in my brain that I would buy  
 some jewelry from him - pawn it and  
 then pay the creditor - redeem the  
 jewelry and give it back - (The day

7

the moral side of my life was so weak -  
 Here at last I found Rest - and a new life  
 has been revealed to me - on bended  
 knees I have implored my Maker - whose  
 love was a stranger to me - and I have  
 been comforted - I entreat you Sir,  
 to not send me among criminals -  
 the mental agony I have suffered  
 here is beyond belief - I will lead  
 a good life - I ask you in our  
 Saviors name - whose children we  
 both are - to extend mercy to  
 me so that when I appear  
 before the "Great Judge" he will  
 extend his mercy to me - if I  
 lead a good and useful life

Very Respectfully  
 Charles W. Paul

{ Tombs Prison }  
 Jun. 25

and offered me \$50.00 for my trouble I however  
declined to receive more than \$10.00. I received a  
dozen invitations to call after that. and generally  
went. and foolishly and wickedly allowed  
myself to become intimate with her.  
she gave me two and three hundred  
dollars at a time. and finally suggested  
that I open a Saloon with her husband  
as partner. trying to go there and  
gratifying her wish. the crisis came  
she declared she had given me the  
money to invest for her - knowing that  
a lawsuit would mean ruin for me  
in my operation. I followed my lawyers  
advice paid her back the money  
in part. and agreed to pay the balance  
in monthly parts. I was obliged to  
borrow 1000.00 to do this paying large  
interest for it. In this awful way I

0062

1725

Folio \_\_\_\_\_

TO THE CHIEF CLERK.

*Paul*

Please send me the Papers in the Case of  
PEOPLE

vs.

*Chas W Paul on*  
*for Monday morning*  
*Jun 20~~th~~*  
*to be then deposed*  
*of without fail*  
*as Judge Lippincott*  
*will keep himself*  
*in readiness to*  
*appear then*

*Huntington*  
District Attorney  
*for*

New York, *June 20* 1893

Police Court 2 District. Affidavit—Larceny.

City and County }  
of New York, } ss:

Barnet Emerich

of No. 52 John Street, aged 49 years,  
occupation Jeweller being duly sworn,

deposes and says, that on the 12<sup>th</sup> day of April 1893 at the City of  
New York, in the County of New York, was feloniously taken, stolen and carried away  
from the possession of deponent, in the day time, the following property, viz:

one pair of diamond earrings of the  
value of three hundred and twenty  
five dollars; one three stone diamond  
ring of the value of one hundred and  
ninety dollars, and a Marquise diamond  
ring of the value of one hundred and  
thirty five dollars all of the value of  
six hundred and twenty five dollars  
\$ 625

the property of deponent.

and that this deponent  
has a probable cause to suspect, and does suspect, that the said property was feloni-  
ously taken, stolen and carried away by Charles W. Paul, now

here deponent represented to deponent  
that he, deponent, had a customer for  
the said property, and that he could  
dispose of said property immediately, and  
that he would return the proceeds of said  
sale to deponent at once. And deponent  
on the 12<sup>th</sup> day of April pawned  
said property, and appropriated the  
same to his own use and refused to  
return said property when deponent  
subsequently demanded that it should  
be returned. Barnet Emerich

Sworn to before me, this 10 day  
of April 1893  
Wm. J. [Signature]  
Police Justice.

0064

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Charles W. Paul

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

Question. What is your name?

Answer.

Charles W. Paul

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

U.S.

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

Answer.

159 Delancey St. 9 years

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 have nothing to say.

Charles W. Paul

Taken before me this

day of

June

1899

Police Justice.

Police Justice.

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

*Charles W. Paul*

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, June 15 1893 *Wm. H. Brady* Police Justice.

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

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

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

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

0066

*off Jacob Co.*

**BAILED,**

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

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

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

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

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

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

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

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

663a  
Police Court---

District.

THE PEOPLE, vs.  
OF THE COMPLAINT

*Barnet Emery*  
*vs.*  
*Chas. W. Paul*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Offense.

Dated, *June 10* 1897

*Grady* Magistrate.

*Jacob F. Dunn* Officer.

*C. O.* Precinct.

Witnesses \_\_\_\_\_

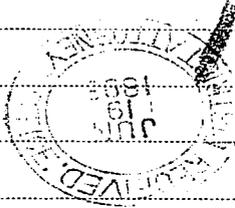
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

\$ *1000* to answer *G. S.*

*\$1000 by June 12, 14, 20, 21, 15-106.*



0067

Sec. 198-200.

District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Charles W. Paul*

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

Question. What is your name?

Answer. *Char W. Paul*

Question. How old are you?

Answer. *31 years*

Question. Where were you born?

Answer. *U S*

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

Answer. *157 Delancey 3 years*

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 have nothing to say*

*Charles W. Paul*

Taken before me this

day of

*Nov*

1887

*Wm J. Brady*

Police Justice

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

*Charles W. Paul*

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

Dated, June 10 1897

*John F. [Signature]* Police Justice.

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

Dated,.....189

Police Justice.

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

Dated,.....189

Police Justice.

646

Police Court--- 22 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Almon Littenberg*  
*77 Essex*  
*Chas. W. Paul*

*Forgery*  
Offense

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated, *June 10* 1897

*Grady* Magistrate.  
*Jack G. Dunn* Officer.  
*C.O.* Precinct.

Witnesses \_\_\_\_\_  
No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.



No. \_\_\_\_\_ Street.  
\$ *1000* to answer *for*

*for*  
*indemnity*  
*\$1000* *at* *June 12. 4 P.M.*

BAILED,

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

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

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

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

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

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

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

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



Police Court, District.

1901

City and County of New York, ss.

Salomon Littenberg

of No. 77 Essex Street, aged 42 years, occupation Legua dealer, being duly sworn, deposes and says, that on the 19th day of May 1893, at the City of New York, in the County of New York,

one Charles W. Paul, now dead, did make utter and forge and pass upon deponent a certain false and fraudulent instrument of writing purporting to be an endorsement of the name of L. A. Giezerich, on a certain promissory note herewith annexed dated May 17, 1893, and signed by the defendant. And defendant then and there showed deponent a certain letter herewith annexed, purporting to be written and signed by said L. A. Giezerich on the official note paper of the Court of Common Pleas, of which court the said L. A. Giezerich is a Judge, requesting deponent to pay to defendant the said five hundred dollars, the amount of said promissory note, and relying upon the the statement of the defendant that Judge L. A. Giezerich had sent him, and that Judge had also signed the aforesaid document, deponent then gave defendant a check or the German Exchange Bank for said note. Deponent is informed by the said L. A. Giezerich that he did not sign the said letter; that he did not endorse the said note, and that he did not authorize the defendant to ask or receive the said five hundred dollars by said use of his name. Deponent asks that defendant be held to answer for said forgery.

Salomon Littenberg

Sworn to before me this 19th day of June 1893 Wm. G. Smith Notary Public

0071

\$ 500.<sup>00</sup>

New York May. 17. 1893

Thirty Days

after date I promise to pay to

the order of Messrs

Five Hundred Dollars

at 159 - Delancey St.

Value received

No.

Due June 19

Charles W. Paul

0072

10.092  
Charles W. Paul  
L. M. Luper  
J. Gittenberg

0073

No. 1102

New York, May 19 1892

GERMAN EXCHANGE BANK

350 BOWERY.

Pay to the order of - Chas. Paul

Five Hundred Dollars

\$500.00

J. Littenberg

0074

Charles Paul  
Matt Lammertus

J

"

Court of Common Pleas,

Judges Chambers,  
County Court House,

New York, May 15 1893

My dear Sir,

Send or ~~take~~ take the  
enclosed checks to German  
Exchange Bank. Brog - Bond 20  
under Excise Board. and  
pay the note when we find  
Ludwig's was as kind to cover  
any (Confidence of course) that  
anything other I can do let  
him tell you. and it will be  
done if at all possible.

Yours truly  
L. A. Ferguson

0076

Court of General Sessions of the Peace

1721

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles W. Paul

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

Charles W. Paul

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

The said

Charles W. Paul

late of the City of New York, in the County of New York aforesaid, on the eighteenth day of May in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, with intent to defraud, feloniously did forge a certain instrument and writing, which said forged instrument and writing is as follows, that is to say:

\$300.00

New York May 18 1893

Three Days after date I promise to pay to the order of myself

Three Hundred Dollars

at 329 E 4. St

Value received

L A Geyerich

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

*Charles W. Paul*

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

The said *Charles W. Paul*

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 intent to defraud, did feloniously utter, dispose of and put off as true, a certain forged instrument and writing, which said forged instrument and writing is as follows, that is to say:

*\$300.00*      *New York May 18 1872*  
*Three Days after date I promise to pay*  
*to the order of myself*  
*Three Hundred ————— Dollars*  
*at 329 E. 4. St*  
*Value received*  
*L A Guerinich*

the said

*Charles W. Paul*

then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

Witnesses

Judge Guignick  
off bench

C.O.

Dward Mott

Counsel,

Filed

day of

June

1893

Pleaded

Myself - w

THE PEOPLE

vs.

A

Charles W. Paul

(3 cases)

Forgery in the Second Degree.  
(Sections 511 and 521, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Ray [Signature]  
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

Charles W. Paul

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

Charles W. Paul

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

The said Charles W. Paul

late of the City of New York, in the County of New York aforesaid, on the nineteenth day of May, in the year of our Lord one thousand eight hundred and ninety-three, at the City and County aforesaid, having in his custody a certain instrument and writing, in the words and figures following, that is to say:

\$500.00 New York May 17 - 1893  
Thirty Days after date I promise  
to pay to the order of myself  
Five Hundred Dollars  
at 159 Delancey St.  
Value received Charles W. Paul

The said Charles W. Paul

afterwards, to wit: on the day and in the year aforesaid, with intent to defraud, at the City and County aforesaid, feloniously did forge, on the back of the said instrument and writing a certain instrument and writing commonly called an endorsement which said forged instrument and writing commonly called an endorsement is as follows, that is to say:

L. A. Gigerich

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

*Charles W. Paul*  
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said *Charles W. Paul*  
late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,  
at the City and County aforesaid, having in *his* possession a certain instru-  
ment and writing, in the words and figures following, that is to say:

*\$500.00*                      *New York May 17 - 1873*  
*Thirty Days after date I promise to pay*  
*to the order of Myself*  
*Five Hundred*                      *Dollars*  
*at 159 Delancey St.*  
*Value received*                      *Charles W. Paul*

on the *back* of which said instrument <sup>and writing</sup> there was then and there written a certain forged instrument and writing commonly called an *endorsement* which said forged instrument and writing, commonly called an *endorsement* is as follows, that is to say:

*L. A. Giegerich*

with force and arms, the said forged instrument and writing then and there feloniously did utter, dispose of and put off as true, with intent to defraud, *he* the said *Charles W. Paul* then and there well knowing the same to be forged, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
*District Attorney.*

Witnesses:  
Judge Benjamin  
off street  
Co.

Counsel,  
Filed  
Pleads  
172  
189

THE PEOPLE  
vs.  
Charles W. Paul  
Forgery in the Second Degree.  
[Sections 511 and 521, Penal Code.]  
(Indorsement, etc.)

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL.  
Foreman.  
S. P. H. M.  
June 27/93

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*Charles W. Paul*

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

*Charles W. Paul*

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

The said

*Charles W. Paul*

late of the City of New York, in the County of New York aforesaid, on the *12th* day of *April* in the year of our Lord one thousand eight hundred and ninety-~~three~~, at the City and County aforesaid, with force and arms,

*one pair of earrings of the value of three hundred and twenty-five dollars, one finger ring of the value of one hundred and sixty dollars, and one other finger ring of the value of one hundred and thirty-five dollars*

of the goods, chattels and personal property of one

*Barnet Emerich*

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.

*De Launcey Nicoll*  
*District Attorney*

0083

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Pinshaw, Joseph

**DATE:**

06/01/93



4787

Witnesses:

*Cornie Potter*

*J.B. 3*  
Counsel,  
Filed *1 June 3* 189  
Pleads, *Not guilty*

THE PEOPLE

vs.

*Joseph Binshaw*  
*June 5/93*  
*Indictment*

Grand Larceny,  
(From the Person.)  
[Sections 623, 624,  
Penal Code.]

*De Lancey Nicoll,*  
District Attorney.

A TRUE BILL.

*Chas. F. Smith*  
Foreman.

*part 1 June 2/93*

~~After the~~  
After an examination of  
the evidence in this case  
I am convinced that the  
complamant voluntarily  
surrendered possession of the  
property in question to the  
defendant, & was to meet  
him again. I therefore  
recommend the dismissal  
of this indictment.  
June 5. 1893.

Vernon M. Davis.  
Asst.

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

Carrie Potter of No. 122 1st Avenue Street, aged 19 years, occupation of Newspaper being duly sworn,

deposes and says, that on the 25 day of May 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the night time, the following property, viz:

The diamond ring valued at four ten 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 Joseph Luskow (now known) for the reasons following to wit: on the said date as deponent was on East 83rd Street having the said ring on her finger he was approached by the defendant who took said ring from said finger and refused to return it to deponent.

Mrs Carrie Potter.

Sworn to before me, this 25 day of May 1893

Police Justice.

0086

Sec. 198-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Joseph Pinski

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 sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer.

Joseph Pinski

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer

New York

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

Answer.

1109-1 Ave. 5 years

Question. What is your business or profession?

Answer.

Photographer

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-  
Joseph Pinski

Taken before me this

189

Police Justice.

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

*Defendant*

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

Dated *May 26* 188*3*. *W. J. Mahon* 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.

0088

585

Police Court--- 4 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Carrie Potter*  
*122 1/2 St*  
*Joseph Prichard*

*Carry from*  
*Office*  
*M. Prichard*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

Dated *May 26* 18*93*

*Wm. M. Sullivan* Magistrate.

*W. Sullivan* Officer.

*25* Precinct.

Witnesses *Call Officer*

No. .... Street.

No. .... Street.

No. .... Street.

\$ *1000* to answer *g.s.*

*Call*

**Court of General Sessions of the Peace**

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Joseph Lushaw*

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

*Joseph Lushaw*  
of the CRIME OF GRAND LARCENY in the *first* degree, committed as follows:

The said

*Joseph Lushaw*

late of the City of New York, in the County of New York aforesaid, on the *25th* day of *May* in the year of our Lord one thousand eight hundred and ninety-*three*, in the *night* time of the said day, at the City and County aforesaid, with force and arms,

*one finger ring of the value of fourteen dollars*



of the goods, chattels and personal property of one *Carrie Potter* on the person of the said *Carrie Potter* then and there being found, from the person of the said *Carrie Potter* 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.

*Wm Lawrence Nicoll,*  
*District Attorney.*

0090

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Pisco, Nicholas

**DATE:**

06/27/93



4787



COURT OF GENERAL SESSIONS.

-----X  
 :  
 People etc :  
 :  
 -against- :  
 :  
 Nicholas Pisco. :  
 :  
 -----X

City and County of New York, SS:-

PETRO NAPLES, being duly sworn deposes and says that he is the uncle of Nicholas Pisco, the above named defendant, is an unmarried man and of the age of 43 years; is a barber by trade having his business at 201 W. 66th Street in the City of New York <sup>and resides at no 201 W. 66th St.</sup> where house is kept by his niece who is a married woman. That deponent brought said Nicholas Pisco with his sister Josephine Pisco from their home in Italy to this City and has provided for both, and they all have continued to reside with deponent, and deponent has cared for them since their arrival in this City.. Deponent has, since the arrival of said Nicholas Pisco done all in his power to educate him and has always treated him with kindness and affection and is greatly attached to him. That deponent is perfectly able and capable of properly caring for him and all the needs of said Nicholas Pisco and if permitted to retain the custody of his said Nephew will do all in his power to cause him to be educated and make him worthy citizen of this State.

Sworn to before me this  
12 th, day of July, 1893.

} Peter Naples

*Geo. W. ...  
Com. of ...  
New York*

COURT OF GENERAL SESSIONS.

-----X

People vs. .

-against-

Nicholas Pisco.

-----X

City and County of New York, SS:-

JOSEPHINE DEBLA, being duly sworn deposes and says that she is the sister of the defendant above named, and that she is a married woman of the age of 23 years and resides at 205 W. 66th St., in the same building as deponent uncle Petro Naples whose affidavit is hereto annexed.

That deponent's Uncle has uniformly treated deponent in her childhood as well as since she had been married with kindness and affection and had always treated deponent's brother, the defendant herein, in a paternal manner, and had always treated him with kindness and affection and has done all in his power to educate ~~him~~ *and provide for him.*

That deponent's Uncle paid all the expenses in bringing deponent and her brother from Italy, and deponent and her brother, the defendant above named, has been supported and maintained by the said Uncle who has provided for <sup>all of</sup> the deponent's and her said brother's wants .

Deponent further prays that the care and custody of the defendant herein be given to her said Uncle Petro Naples whom deponent verily believes to be a proper guardian for him, and deponent, further prays that if in the judgment of this Court the care and custody should not be given to the said Uncle that the care and custody of her said brother

be given to her and she will do all in her power to cause  
him to be educated and provided for.

Sworn to before me this  
13<sup>th</sup> day of July, 1893a.

} Giuseppina Pisco Dalba

Ignatius Melton

Court of General Sessions.

-----X

People etc

vs

Nichols Pisco.

-----X

City and County of New York SS:

ANTHONY DELBA, being duly ~~sworn~~<sup>sworn</sup> deposes and says that he is the husband of ~~the~~ Josephine Delba the sister of the above named defendant herein, and is of the age of 26 years and a barber by trade and resides at 205 W. 6<sup>th</sup> St. That deponent heard read the affidavit of Josephine Debla and verily beleives all that is therein contained and in addition thereto desires to state that if the Court in its judgment thinks proper not to place the care and custody of the defendant herein with the uncle Petro Naples that deponent prays that the care and custody of the child Nicholas Pisco be placed with deponent's wife the sister of the said defendant, who promises to do all in his power to see that the defendant is properly educated and sent to ~~an~~ school and receive the benefits of his protection.

Sworn to before me this } *Anthony Delba*  
 13<sup>th</sup> day of July, 1893.

*Ignatius Bellue*  
 Notary Public,  
 #96 N.Y. Co.

CITY AND COUNTY OF NEW YORK, SS:-

*Lawrence Lee 201 N 66th St*

being duly sworn, deposes and says; that he is of the age of *33* years and is in the

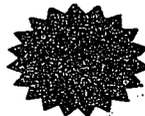
*Immigration* business. Deponent has known Mr. Petro Nelpes and his nephew Nicholas Pisco for the *Two* years; and deponent frequently visited the home of said Nelpes where the said Pisco resided, and deponent avers that upon all occasions that this deponent called upon said Nelpes he treated said Pisco with kindness and affection and with paternal regard.

That deponent knows of his own knowledge that the said Pisco had a good and comfortable home, and was properly taken care of by the uncle of said Pisco and that the said uncle had sent the boy to school and done all in his power to educate the said Pisco.

That said Nelpes is a respectable person and able to care for said nephew.

Sworn to before me :

*Lawrence Lee*



*Tenth* day of July, 1893. :

*Luzi Coria Notary Public of N.Y.C.*  
*102*

City and County of New York, SS:-

Mrs L. P. Lee 201 W 66<sup>th</sup> St

, being duly sworn deposes and says;  
 that he is of the age of 26 years and is in the business.  
 Deponent has known Mr. Pietro Nelphez and his nephew Nicholas  
 Pisco for the <sup>last</sup> ~~year~~ <sup>knows the nephew 10 months</sup> year; and deponent frequently visited the  
 home of said Nelphez where the said Pisco resided and de-  
 ponent avers that upon all occasions that this deponent  
 called upon said Nelphez, he treated said Pisco with kind-  
 ness and affection, and which paternal regard.

That deponent knows of his own knowledge that the  
 said Pisco had a good and comfortable home, and was properly  
 taken care of by the uncle of said Pisco and that the said  
 uncle had sent the boy to school and done all in his power  
 to educate the said Pisco.

Sworn to before me this :  
 Tenth day of July, 1893. :

Mrs L. P. Lee



Luzi Cecilia Notary Public of N.Y.C.  
 102

City and County of New York, SS:-

*Pietro Pabiano 201 W 66 St*

, being duly sworn deposes and says;

that he is of the age of 33 years and is in the <sup>the</sup> ~~the~~ <sup>business</sup> business.  
Deponent has known Mr. Petro Nelphes and his nephew Nicholas  
Pisca for the <sup>20 months</sup> 2 year; and deponent frequently visited the  
home of said Nelphes where the said Pisco resided and de-  
ponent avers that upon all occasions that this deponent  
called upon said Nelphes, he treated said Pisco with kind-  
ness and affection, and which paternal regard.

That deponent knows of his own knowledge that the  
said Pisco had a good and comfortable home, and was properly  
taken care of by the uncle of said Pisco and that the said  
uncle had sent the boy to school and done all in his power  
to educate the said Pisco.

Sworn to before me this :  
10 day of July, 1893. :

*Pietro Pabiano*



*Luzgi Corojin Notary Public No 2*

City and County of New York, SS:-

*Mrs Anna Holt 201 W 66 Str*

, being duly sworn deposes and says;  
that he is of the age of *36* years and is in the *Mit* business.  
Deponent has known Mr. Petro Nelpes and his nephew Nicholas  
Pisca for the *10 months* year; and deponent frequently visited the  
home of said Nelpes where the said Pisco resided and de-  
ponent avers that upon all occasions that this deponent  
called upon said Nelpes, he treated said Pisco with kind-  
ness and affection, and which paternal regard.

That deponent knows of his own knowledge that the  
said Pisco had a good and comfortable home, and was properly  
taken care of by the uncle of said Pisco and that the said  
uncle had sent the boy to school and done all in his power  
to educate the said Pisco.

Sworn to before me this : *that said nephew is a respectable person and able to care for*  
the nephew : *Mrs Anna Holt*  
*twelfth* day of July, 1893. :

*Surgeon General of the Public Health*  
*N 102*

City and County of New York, SS:-

*John Curran* Age, 32 years  
207 West 66th Street Painter by trade

, being duly sworn deposes and says;

that he is of the age of years and is in the business.

Deponent has known Mr. Petro Nelpes, and his nephew Nicholas  
*last also known to nephew for 60 months*  
Pisco for the 2 years and deponent frequently visited the  
home of said Nelpes where the said Pisco resided and de-  
ponent avers that upon all occasions that this deponent  
called upon said Nelpes, he treated said Pisco with kind-  
ness and affection, and which paternal regard.

That deponent knows of his own knowledge that the  
said Pisco had a good and comfortable home, and was properly  
taken care of by the uncle of said Pisco and that the said  
uncle had sent the boy to school and done all in his power  
to educate the said Pisco.

Sworn to before me this :  
: *John Curran*  
Eighth day of July, 1893. :

*Luzi Maria Notary Public of N.Y.C.*  
*#102*



CITY AND COUNTY OF NEW YORK, SS:-

*Katie Whelan*

being duly sworn, deposes and says; that he is of the age of 45 years and is in the *Washburn* business.

Deponent has known Mr. Petro Nelpes and his nephew Nicholas Pisco for the <sup>3 1/4</sup> years; and deponent frequently visited the home of said Nelpes where the said Pisco resided, and deponent avers that upon all occasions that this deponent called upon said Nelpes he treated said Pisco with kindness and affection and with paternal regard.

That deponent knows of his own knowledge that the said Pisco had a good and comfortable home, and was properly taken care of by the uncle of said Pisco and that the said uncle had sent the boy to school and done all in his power to educate the said Pisco.

That said Nelpes is a respectable person and able to care for said nephew.

Sworn to before me  
Tenth day of July, 1893.

*Katie Whelan* 

*Luzi Lucia Notary Public N.Y.C.*  
102

CITY AND COUNTY OF NEW YORK, SS:-

*John Finnan age 41 years  
201 West 66 St Rockman*  
being duly sworn, deposes and

says; that he is of the age of \_\_\_\_\_ years and is in the  
business. Deponent has known Mr. Petro Nelpes  
and his nephew Nicholas Pisco for the *two years*; and depon-  
ent frequently visited the home of said Nelpes where the  
*knew the Nephew 10 months*  
said Pisco resided, and deponent avers that upon all occas-  
ions that this deponent called upon said Nelpes he treated  
said Pisco with kindness and affection and with paternal  
regard.

That deponent knows of his own knowledge that the  
said Pisco had a good and comfortable home, and was properly  
taken care of by the uncle of said Pisco and that the said  
uncle had sent the boy to school and done all in his power  
to educate the said Pisco.

That said Nelpes is a respectable person and able  
to care for said nephew.

Sworn to before me :  
: *John Finnan*  
Tenth day of July, 1893. :

*Luzi Maria D'Almeida Public of N.Y.C.*  
*1102*



CITY AND COUNTY OF NEW YORK, SS:-

*Ruedolf Arlt 201 W. 66 St.  
Apt 39* being duly sworn, deposes and says; that he is of the age of *39* years and is in the

*Tailor* business. Deponent has known Mr. Petro Nelpes and his nephew Nicholas Pisco for the *10 months* years; and deponent frequently visited the home of said Nelpes where the said Pisco resided, and deponent avers that upon all occasions that this deponent called upon said Nelpes he treated said Pisco with kindness and affection and with paternal regard.

That deponent knows of his own knowledge that the said Pisco had a good and comfortable home, and was properly taken care of by the uncle of said Pisco and that the said uncle had sent the boy to school and done all in his power to educate the said Pisco.

That said Nelpes is a respectable person and able to care for said nephew.

Sworn to before me :  
Tenth day of July, 1893. :

*Ruedolf Arlt* 

*Luzi Maria O'Leary Public S Y C C 102*

CITY AND COUNTY OF NEW YORK, SS:-

*Mrs McDonald 201 West 66 St*  
being duly sworn, deposes and

says; that he is of the age of *23* years and is in the  
*housekeeping* business. Deponent has known Mr. Petro Nelpes  
and his nephew Nicholas Pisco for the *12* years; and depon-  
ent frequently visited the home of said Nelpes where the  
said Pisco resided, and deponent avers that upon all occas-  
ions that this deponent called upon said Nelpes he treated  
said Pisco with kindness and affection and with paternal  
regard.

That deponent knows of his own knowledge that the  
said Pisco had a good and comfortable home, and was properly  
taken care of by the uncle of said Pisco and that the said  
uncle had sent the boy to school and done all in his power  
to educate the said Pisco.

That said Nelpes is a respectable person and able  
to care for said nephew.

Sworn to before me : *Mrs McDonald*   
: *Seventh* day of July, 1893. :  
*Luzi Corja Notary Public of NY City*

City and County of New York, SS:-

*John J. Corcoran 215 W. 66<sup>th</sup> -  
Age 36. Insurance.*

, being duly sworn deposes and says;  
that he is of the age of \_\_\_\_\_ years and is in the \_\_\_\_\_ business.  
Deponent has known Mr. Pietro Helphes and his nephew Nicholas  
Pisco for the *2* years; and deponent frequently visited the  
home of said Helphes *Have known Helphes about 10 months* where the said Pisco resided and de-  
ponent avers that upon all occasions that this deponent  
called upon said Helphes, he treated said Pisco with kind-  
ness and affection, and which paternal regard.

That deponent knows of his own knowledge that the  
said Pisco had a good and comfortable home, and was properly  
taken care of by the uncle of said Pisco and that the said  
uncle had sent the boy to school and done all in his power  
to educate the said Pisco.

Sworn to before me this :  
\_\_\_\_\_ :  
*twelfth* day of July, 1893. :

*John J. Corcoran* 

*Luigi Maria Patry Public Notary*  
*1102*

CITY AND COUNTY OF NEW YORK, SS1-

*Emil Herman 207 W. 66 st*  
*Reye. 26. Grocer.* being duly sworn, deposes and  
says; that he is of the age of \_\_\_\_\_ years and is in the

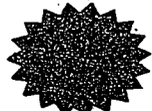
business. Deponent has known Mr. Petro Nelphes  
and his nephew Nicholas Pisco for the *2* years; and depon-  
ent frequently visited the home of said Nelphes where the  
*have known nephew for past 10 months*  
said Pisco resided, and deponent avers that upon all occas-  
ions that this deponent called upon said Nelphes he treated  
said Pisco with kindness and affection and with paternal  
regard.

That deponent knows of his own knowledge that the  
said Pisco had a good and comfortable home, and was properly  
taken care of by the uncle of said Pisco and that the said  
uncle had sent the boy to school and done all in his power  
to educate the said Pisco.

That said Nelphes is a respectable person and able  
to care for said nephew.

Sworn to before me

*Emil Herman*



*Seventh* day of July, 1893.

*Luisi Cerioja Notary Public of N.Y.C.*  
*102*

Court of General  
Sessions COURT.

People of the State  
of New York

against

Nicholas Pears

Please take notice, that the within is  
a true copy of a  
in the within entitled action, this day duly  
entered and filed in the office of the Clerk  
of this Court.

Dated, N. Y. 189

Yours &c.,  
ABRAHAM LEVY,  
Atty for

To Esq.,

Attendants Channing Good  
Character of the Defendant  
vs. ~~...~~  
ABRAHAM LEVY,

Attorney for

61-65 PARK ROW, (World Building,  
NEW YORK CITY.

Due and timely service of a copy of the within  
is hereby admitted.

this day of 189

Attorney for

0109

Court of General Sessions  
The People  
43

REPORT OF THE NEW YORK SOCIETY FOR  
THE PREVENTION OF CRUELTY  
TO CHILDREN.

No. 297 FOURTH AVENUE,  
(Corner East 23d Street.)

New York, June 29<sup>th</sup> 1899

Nicolino Pisco

CASE NO. 73428 OFFICER Schmitt  
DATE OF ARREST June 21<sup>st</sup>  
CHARGE Attempted Suicide

AGE OF CHILD Thirteen years  
RELIGION Catholic  
FATHER Francisca Pisco in Italy

MOTHER Maria Pisco in Italy

RESIDENCE 201 - West 66<sup>th</sup> St

AN INVESTIGATION BY THE SOCIETY SHOWS THAT The boy came to this country with his brother in-law Antonio D'Alba, <sup>10 months ago</sup> with whom he has been living since, boy has to work very hard in his brother in-law's barber shop, and is often beaten. Society's records show nothing against boy.

All which is respectfully submitted,

J. H. Bellows Secretary

To Dist Atty.

Court of

General Sessions

The People

vs

Nicolino Pisco

*Attest*

PENAL CODE, §

**Report of the New York Society  
for the Prevention of Cruelty  
to Children.**

**ELBRIDGE T. GERRY,**

*President, &c.,*

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

0110

0111

CITY AND COUNTY }  
OF NEW YORK, } ss.

POLICE COURT. 4 DISTRICT.

of No. 24<sup>th</sup> Precinct Street, aged 32 years,  
occupation Police Officer being duly sworn, deposes and says  
that on the 21<sup>st</sup> day of June 1893  
at the City of New York, in the County of New York,

Nicholas Tisco (now known), did  
feloniously with intent to take  
his own life, commit upon himself  
self an act dangerous to human  
life to wit: he cut his throat  
with a knife, in violation of  
Section 174, of the Penal Code  
of the State of New York.

James Baldwin

Sworn to before me this

of June 1893

day

W. M. ...  
Police Justice.

0112

Sec. 188-200.

4

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

Nicholas Pisco

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 sees 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.

Nicholas Pisco

Question. How old are you?

Answer.

17 years of age

Question. Where were you born?

Answer.

Italy

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

Answer.

11 West 66 St 10 Months

Question. What is your business or profession?

Answer.

School boy

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

Nicholas Pisco

Taken before me this

day of

189

John J. ...

Police Justice.

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

*Blumenthal*

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 it appearing that he is under the age of sixteen years, that he be committed to the custody of the New York Society for the Prevention of Cruelty to Children, until he give such bail.

Dated, *June 27* 189*3*

*W. M. ...* Police Justice.

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

*defendant*

Dated, *June 27* 189*3*

*W. M. ...* Police Justice.

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

Dated, 189

Police Justice.

Police Court--- 4 District. 681

THE PEOPLE &c.,  
ON THE COMPLAINT OF

*Josephine Primito*  
*Nicholas Primito*  
Offenses  
Arrested

FILED

No. 1. by

*Josephine Primito*  
*1679. 11<sup>th</sup> av<sup>e</sup>* Street

Residence

No. 2. by

Residence

No. 3. by

Residence

No. 4. by

Residence

Date

*June 23* 189 *3*  
*McMahon* Magistrate.  
*Gardner* Officer.

Witnesses

*Fredrick Schmitt*

No.

*297-4-Ave* Street.

No.

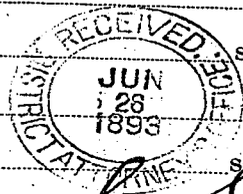
No.

\$

*500* to answer *G. S.*

Com. to S. P. C. C.

*Barlut*



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK  
against  
Nicholas Piro

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

Nicholas Piro

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said Nicholas Piro,

late of the City of New York, in the County of New York aforesaid, on the twenty first  
day of June in the year of our Lord one thousand eight hundred and  
ninety-three, at the City and County aforesaid, with intent to take his own life,

did feloniously cut his throat with  
a knife,

the same being an act dangerous to human life, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney.

0116

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Plummer, Charles

**DATE:**

06/09/93



4787

0117

Witnesses

*Off Stocking*

In this case, I am satisfied that the girl Mary Chamberlain was not a pure girl previous to the time the defendant had intercourse with her. The defendant here before has born a most evil moral character, and is highly immoral, connected with many respectable people here besides to her character, I think the defendant has been sufficiently punished & it is my opinion that he be discharged upon his own recognizance  
Wm. J. Nichols  
June 21, 93

#656

Counsel,

Filed 9 June 1893  
Pleads Myself 12

THE PEOPLE

vs.

T

Charles Plummer

DE LANCEY NICOLL,  
District Attorney.

RAPE in the 2d Degree and ABDUCTION.  
(Sections 278 and 282, Penal Code.)

June 27 93

A TRUE BILL.

*Wm. J. Nichols*  
Foreman.  
June 21 93  
Discharged on his own recognizance

0118

The New York Society for the  
Prevention of Cruelty to Children

100 EAST 23D ST. (COR. FOURTH AVE.)

New York, June 8<sup>th</sup> 1893

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

The People  
against

Charles Plummer

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 postponement 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

CRUELTY TO CHILDREN

THE PEOPLE



NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

*President, &c.*

0120

365 Lexington Avenue.

Jan 4 '93

How Elbridge Gerry,  
President of the Society  
for the Prevention of Cruelty to  
Children, Dear Sir:-

I have this day  
examined the person of Mary  
J. Chamberlain, aged 13 years,  
of 1773 First Avenue, and find  
there has been complete penetration  
of her genital organs by some  
blunt object.

Respectfully

W. Travis M.D.,  
Examining Physician  
N. Y. C.

0121

Police Court, 5<sup>th</sup> District.

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

of No. 297 4<sup>th</sup> Ave Street, in said City, being duly sworn,  
deposes and says, that a certain male child called Mary J. Chamberlain  
[now present], under the age of sixteen years, to wit, of the age of 13 years, is a  
necessary and material witness on behalf of the People of the State of New York in a certain  
criminal case now pending in the Court of General Sessions of in and for the City and  
County of New York, entitled, The People against Charles

Sumner, wherein the said Charles  
Sumner is charged with the crime of Rape, under  
section 278 of the Penal Code of said State, in that he, the said defendant

did unlawfully and willfully  
perpetrate an act of sexual  
intercourse with the said  
Mary J. Chamberlain said Mary  
being under the age of  
eighteen years & to wit of the  
age of thirteen years  
& being not being the wife  
of defendant

and that the said Mary J. Chamberlain  
will, as deponent verily believes, unless duly held to appear on trial thereof, avoid giving his  
testimony at the instance of the people.

Wherefore, deponent prays that the said child Mary J. Chamberlain  
may be held as a witness to appear on the trial of the aforesaid criminal case, and be committed  
temporarily to an institution-authorized by law to receive children on final commitment, and to  
have compensation therefor from the City or County authorities, as a witness, to appear on the  
trial of the aforesaid criminal case, in pursuance of the statutes in such case made and provided,  
and especially of Section 291 of the Penal Code of the State of New York.

Sworn to before me this 5<sup>th</sup> day of June 1893  
C. E. Sumner  
Police Justice.

0122

POLICE COURT 5<sup>th</sup> DISTRICT.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF



AFRIDAVID.  
WITNESS.

*John J. ...*  
*7 ...*  
*134 ...*

Dated *June 5<sup>th</sup>* 189*3*  
*Quinn* Magistrate  
*Morr* Officer.

Disposition: *Committed to ...*  
*... for ...*  
*... to ...*  
June 13 1893

STILES & CO., STEAM PRINTERS, 77 CHURCH AVENUE, N.Y.C.

0123

5 District Police Court.

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

*That the person referred to in the just cause to bring and have relief*  
of Number *29* being duly sworn,  
deposes and says, that on the *31st* day of *May*, 18*93* at the  
City of New York, in the County of New York; at a Hotel Citrate in the S. E.

*Corner of Third Ave + 130th St. One Charles J. Summer*  
*did unlawfully and wilfully perpetrate*  
*an act of sexual intercourse with a certain*  
*female child called Mary J. Chamberlain*  
*said Mary being actually and apparently*  
*under the age of sixteen years, & wit-*  
*nessing that husband in violation*  
*of Section 278 of the Penal Code*  
*of the State of New York.*

Wherefore the complainant prays that the said

*Charles Summer*

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

Sworn to before me, this  
day of *May*

*31st Thomas H. Moore*

*Chas. E. Runk*

Police Justice.

0124

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877.

aged 13 years, occupation Maid of No. 177 3rd Ave  
Mary J Chamberlain

Street, being duly sworn, deposes and says, that he has heard read the foregoing affidavit of John J. Moran

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

Sworn to before me, this 31<sup>st</sup> day of May 1893 } Mary J. Chamberlain

John C. Burke  
Police Justice.

0125

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

*Charles H. Plummer* being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his (right to enable him if he sees fit, to answer the charge and explain the facts alleged against him; that he is at liberty to waive making a statement, and that his waiver cannot be used against him, on the trial.

Question. What is your name?

Answer. *Charles H. Plummer*

Question. How old are you?

Answer. *30 years old*

Question. Where were you born?

Answer. *New York City*

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

Answer. *16 St. 3 ave. - 6 years*

Question. What is your business or profession?

Answer. *Cashier*

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*  
*Chas Plummer*

Taken before me this

day of *June* 1893

*W. C. D. Smith*

Police Justice.

0126

Sec. 151.

Police Court 5 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 Thomas F. Moore of No. 297 4th ave Street, that on the 3 day of May

1893 at the City of New York, in the County of New York, Charles Plummer did feloniously perpetrate an act of sexual intercourse with one Mary J. Chamberlain who is actually, and apparently, under the age of fifteen years, but of the age of 13 years he not being her husband in violation of section 278 of the Penal Code of the State of New York sub Division 5.

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 Fifth 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 31 day of May 1893

Chas. E. Burke Police Justice.

0127

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

*Alfred Smith*

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

Dated, *June 5<sup>th</sup>* 1893

*W. C. Sumner* Police Justice.

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

Dated,..... 189.....

..... Police Justice.

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

Dated,..... 189.....

..... Police Justice.

A

0128

\$2500 Ex June 3/93 9 AM  
" Ex June 5/93 2 PM  
(Ex 10)

076 2/2 626  
5-7-93  
Police Court, District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thos F Moore  
1 Chas. Plummer  
2  
3  
4  
Rape  
Offense

BAILED,

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

Dated June 2 1893  
Sullivan Magistrate.  
Henry E. Stocking Officer.  
Society Precinct.

Witnesses Sarah Chamberlain  
No. 1773 First Ave Street  
Thos. F. Moore  
No. 297 4th Ave Street  
Henry E. Stocking  
1297 4th Ave Street

\$2500 to answer J.S.

RECEIVED  
JUN 5 1893  
MAYOR'S OFFICE

0129

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

2048

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Charles Sumner*

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this  
indictment, accuse *Charles Sumner*  
of the CRIME OF RAPE IN THE SECOND DEGREE, committed  
as follows :

The said *Charles Sumner*,  
late of the City of New York, in the County of New York aforesaid, on the *third*  
day of *May*, in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the City and County aforesaid, in and upon a certain female not his  
wife, to wit: one *Mary J. Chaudetain*, feloniously did make an assault,  
she the said *Mary J. Chaudetain* being then and there a female under the  
age of sixteen years, to wit: of the age of *thirteen* years; and the  
said *Charles Sumner*, then and there (under circumstances  
not amounting to rape in the first degree), feloniously did perpetrate an act of sexual intercourse  
with her the said *Mary J. Chaudetain*,  
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 *Charles Sumner*  
of the CRIME OF ABDUCTION, committed as follows :

The said *Charles Sumner*,  
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 take, receive, harbor, employ and use her, the said  
*Mary J. Chaudetain*, so being then and there a female under  
the age of sixteen years, to wit: of the age of *thirteen* years, as aforesaid,  
for the purpose of sexual intercourse, he, the said *Charles Sumner*  
not being then and there the husband of the said *Mary J. Chaudetain*,  
against the form of the statute in such case made and provided, and against the peace of the People  
of the State of New York and their dignity.

DE LANCEY NICOLL,  
District Attorney

0130

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Polly, Frank

**DATE:**

06/27/93



4787

Witnesses:

*John Murphy*

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

*[Signature]*  
Counsel,  
Filed *27 June 1893*  
Pleads *Mr. Kelly vs.*

~~15~~ THE PEOPLE  
vs.  
*138* *vs.*  
*P.*  
Frank Kelly.

Assault in the Second Degree.  
(Section 218, Penal Code.)

DE LANCEY NICOLL,

*Counsel & Attorney*  
*at Large*

A TRUE BILL.

*[Signature]*  
Foreman.

Part 2 July 6/93  
Pleads Assault 3d deg  
*[Signature]*

Police Court 5 District.

City and County } ss.:  
of New York,

of No. 138<sup>th</sup> Street & Rail Road Avenue Thomas Murphy Street, aged 24 years,  
occupation Driver being duly sworn

deposes and says, that on the 24 day of June 1893 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Frank Polly

(now here) who willfully and maliciously stabbed deponent; on the wrist of the left arm; and on the left thigh; with the blade of a pocket-knife; deponent further says this assault was committed

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

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

Sworn to before me, this 24 day }  
of June 1893 }

Thomas Murphy

Chas. W. Burke Police Justice.

0-133

City and County of New York, ss:

Frank Polly

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. Frank Polly.

Question. How old are you?

Answer. 16 years.

Question. Where were you born?

Answer. Waples

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

Answer. no home.

Question. What is your business or profession?

Answer. Laborer.

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

Answer. I am not guilty.  
Frank X Polly  
mark

Taken before me this  
day of  
189  
Police Justice.

0134

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.....

*Richard*

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

Dated *June 24* 189 *3*.

*James H. Burke* Police Justice.

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

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

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

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

5

683

Police Court, ..... District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Thomas Murphy  
138th St and Railroad  
vs.  
Frank Polly

Warrant  
Clary  
Officer

1 .....  
2 .....  
3 .....  
4 .....

BAILED,

No. 1, by .....  
Residence ..... Street.

No. 2, by .....  
Residence ..... Street.

No. 3, by .....  
Residence ..... Street.

No. 4, by .....  
Residence ..... Street.

Dated, June 24 1893

Burke Magistrate.  
McCabe Officer.  
29 Precinct.

Witnesses .....  
No. .... Street.

No. .... Street.

No. .... Street.

\$ 1000 to answer

llm



AM

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 Polly

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

Frank Polly

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

The said Frank Polly

late of the City and County of New York, on the twenty-fourth day of  
June in the year of our Lord one thousand eight hundred and  
ninety-three, at the City and County aforesaid, in and upon one

Thomas Murphy  
in the peace of the said People then and there being, feloniously did wilfully and wrongfully  
did make an assault; and the said

Frank Polly

with a certain knife which he the said

Frank Polly  
in his right hand— then and there had and held, the same being then and there  
a weapon and an instrument likely to produce grievous bodily harm, him, the said

Thomas Murphy then and there feloniously did wilfully and  
wrongfully strike, beat, cut, stab ~~twice~~ and wound, against the form of the statute  
in such case made and provided, and against the peace of the People of the State of New York  
and their dignity.

SECOND COUNT—

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

*Frank Polly*

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

The said

*Frank Polly*

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 and upon the said

*Thomas Murphy* —

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said *Frank Polly* the said *Thomas Murphy* with a certain *knife*

which

*he*

the said

*Frank Polly* —

in *his* right hand then and there had and held, in and upon the *arms* *and thigh* of *him* the said *Thomas Murphy* then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* ~~bruise~~ and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said *Thomas Murphy* to the great damage of the said *Thomas Murphy* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0138

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Polster, George

**DATE:**

06/09/93



4787

Witness:  
*John Gallie*

# 57  
Counsel,  
Filed *9* day of *June* 189*3*  
Pleads,

*George Bolster*  
vs.  
THE PEOPLE,  
vs.  
*George Bolster*  
*1515, First City*

DE LANCEY NICOLL,  
District Attorney.

A TRUE BILL,

*Ray J. Perryman*  
*August 17 93* Foreman.  
*Wanda Perryman*  
*Pen 3 months*

Police Court, District.

City and County } ss.  
of New York,

of No. 130 2<sup>d</sup> St & Gu. Road Street, aged John Golla 32 -years,

occupation Coal dealer being duly sworn, deposes and says,

that on the 24 day of May 1893 at the City of New York, in the County of New York, one Judge Pitkin

with intent to defraud and conceal a larceny and willfully feloniously and unlawfully make a certain false entry in an account book kept by defendant in his business which account was expanded of the sum of Three dollars in two accounts following to wit - that the defendant was employed as a bookkeeper and that on said date one Adolph Koppers of 130 2<sup>d</sup> St & Road was credited to defendant in the sum of eight dollars and thirty one cents which he paid to said Golla as defendant is informed by said Koppers that said Pitkin entered the payment in the Petit Cash book but in the general cash book made an entry of \$5.31 and after paying over to defendant the daily receipts charged the book of \$5.31 to \$5.31 thereby making it appear correct and thereby defrauding of said sum of three dollars.

John Golla

Sworn to before me  
this 31 day of June 1893

John Golla  
John Golla

CITY AND COUNTY }  
OF NEW YORK, } ss.

aged 45 years, occupation Cook of No. 130 St & 4th Street being duly sworn, deposes and

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

Sworn to before me, this 23 day of October 1892

Samuel Martin Police Justice.

0142

City and County of New York, ss:

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

Question. What is your name?

Answer. George Folster

Question. How old are you?

Answer. 34 years

Question. Where were you born?

Answer. Germany

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

Answer. 2213 J. R. Avenue

Question. What is your business or profession?

Answer. Bookkeeper

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 Folster

Taken before me this

James J. [Signature]  
day of [Signature] 1882

Police Justice.

0143

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

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

Dated, June 1893 [Signature] Police Justice.

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

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

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

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

189 Police Court--- District. 617

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*John Galla*  
*130 West 2nd St*  
*Brooklyn*  
*George Sulster*

*147 1/2 St*  
*1st Precinct*  
*John Decker*

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

2 .....  
3 .....  
4 .....

Dated, *June 3* 189

*Madison* Magistrate.

*Lewler* Officer.

*00* Precinct.

Witnesses *Ad. Sup. No.*

No. *130 St 1 Ed Down* Street.

No. .... Street.

No. .... Street.

\$ *1000* to answer *G.S.*

*Committed*



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

THE PEOPLE OF THE STATE OF NEW YORK,

against

*Eugene Carter*

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

of the crime of *Forgery in the third degree,* -

committed as follows:

Heretofore, to wit:

*on the twenty fourth day of May, 1893, at the City and County aforesaid, the said Eugene Carter, late of the City and County aforesaid, with intent to defraud, and to conceal a certain larceny and misappropriation of the moneys of one John Tighe, by him the said Eugene Carter then lately before committed, did feloniously make, in a certain book of accounts, called a "cash book" belonging to and appertaining to the business of the said John Tighe, a certain false entry in the words and figures following to wit:*

*D. Haynes 6 31*

*which said entry then and there purposed to set forth and indicate and did in*

substance and effect of said judgment and  
 decree, that on the day and in the  
 year aforesaid one D. Harpiss had paid  
 to the said John Fogella the sum of  
 five dollars and thirty one cents and  
 no more, whereas in truth and in fact  
 on the day and in the year aforesaid  
 the said D. Harpiss had paid to the  
 said John Fogella the sum of eight  
 dollars and thirty one cents, as the  
 said George Bolster then and there  
 well knew, 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.

D. Danvers, Jr.,

Attorney

0147

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Potter, Mary

**DATE:**

06/26/93



4787

Witnesses

*John Deetman*  
*off Hagan*

Counsel,

Filed

24<sup>th</sup>  
day of June 1893

Plead, *in* guilty of

THE PEOPLE

*30 N 30 St*  
*vs.*

*Mary Potter*

Grand Larceny, second Degree, [Sections 529, 531, Penal Code.]

DE LANCEY NICOLL,

District Attorney.

*Cont'd July 29 1893 B.S. & have present  
proceed made in court.*

A TRUE BILL.

*Ejo*

*John Deetman*  
*Foreman,*  
*July 7/93*  
*Shied and Committed by Pet. Hagan*

*9 M 60 Wca*  
*July 7/93 44*

Police Court 2<sup>nd</sup> District. Affidavit—Larceny.

City and County of New York } ss: John Dietman  
of No. 160 West 28<sup>th</sup> Street, aged 36 years,  
occupation Cook being duly sworn,  
deposes and says, that on the 14 day of June 1893 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:

Good and lawful money of the  
United States, of the amount of  
thirty dollars (\$ 30 <sup>00</sup>/<sub>100</sub>)

the property of deponent

Sworn to before me, this 18 day of June 1893

of John Dietman  
Police Justice.

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 Mary Polter (now here) from the following facts to wit: that about the hour 11 o'clock P.M. of said date, deponent in company with said defendant, went with and accompanied her to Schuck's Hotel on 7<sup>th</sup> Avenue between 27 and 28<sup>th</sup> Sts. and that while deponent and defendant were lying in bed together, said defendant jumped out of said bed, and went over to a chair in said room, where deponent's pants were lying, and took from the pocket of said pants a pocketbook containing the aforesaid property. and that deponent then saw the defendant take the aforesaid property from said pocketbook, and that shortly after said defendant left said room with said property in her possession. Deponent therefore asks that the defendant may be held to answer.

0150

Sec. 198-200.

1882  
District Police Court.

City and County of New York, ss:

Mary Potter

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. Mary Potter

Question. How old are you?

Answer. 3 years

Question. Where were you born?

Answer. New Brunswick

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

Answer. 325 West 3rd Street 3 months

Question. What is your business or profession?

Answer. Dress Making

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

Mary Potter

Taken before me this

day of June 1882

Police Justice.

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

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 750 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, June 15 1893 M. St. Brady Police Justice.

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

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

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

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

0 15 2

Police Court --- <sup>2</sup> District. <sup>670</sup>

THE PEOPLE &c.,  
ON THE COMPLAINT OF

*Wm. Dietman*  
*Mary Potter*

Offense *vacancy*

2 \_\_\_\_\_  
3 \_\_\_\_\_  
4 \_\_\_\_\_

Dated *June 15* 189 <sup>3</sup>

*Grady* Magistrate.

*Hogan* Officer.

*20* Precinct.

Witnesses \_\_\_\_\_

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

No. \_\_\_\_\_ Street.

to answer \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

BAILED,

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

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

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

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

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

Residence \_\_\_\_\_ Str-st.

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

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



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

\*\*\*\*\*

T H E P E O P L E,

Before

-against-

HON. FREDERICK SMYTH,

MARY POTTER.

and a Jury.

\*\*\*\*\*

TRIED, NEW YORK, JULY 7TH, 1893.

\*\*\*\*\*

INDICTED FOR GRAND LARCENY IN THE SECOND DEGREE.

INDICTMENT FILED JUNE 26TH, 1893.

\*\*\*\*\*

APPEARANCES:

BARTOW S. WEEKS, ESQ.,

For THE PEOPLE.

HUGH COLEMAN, ESQ.,

For THE DEFENSE.

\*\*\*\*\*

JEAN DIETMAN, the complainant, testified that he is a cook, and, on June 14th, lived at 160 West 28th Street, and works at Seabright, N.J. At about 10 o'clock on the night of June 14th he met the defendant in 7th Avenue and 28th Street, near the door of the house in which he lived in that street. The complainant testified that he had seen the defendant before, and he invited her to have a drink. Afterwards they had supper together at 7th Avenue and 29th Street, in a restaurant, and then they took a room together at Schick's Hotel, on the corner of 28th Street and 7th Avenue. It was then about 11 or half-past 11 o'clock. When the complainant met the defendant he had three ten dollar bills and some change, and he paid one dollar for the room and two dollars to the defendant. When he paid the defendant the \$2. he had the rest of his money in his pocketbook, and, at that time, he saw the three ten dollar bills there. Then the complainant put the pocketbook in his trouser's pocket, and put his

trousers on a chair, and went to bed with the defendant. After a while the complainant got out of bed and sat on a chair and the defendant went over to the chair and took his pocketbook out of his trousers pocket, notwithstanding the fact that the complainant told her not to do so. Afterwards the complainant looked in his pocketbook for his money, and, finding it was not there, he said to the defendant, "You take my money and I want my money back before you go out of the room. And she take the chance to go out, and she told the proprietor that I went away." The defendant left the room while the complainant was asleep, but the proprietor stopped her and woke up the complainant, who accused her of taking his money and sent for a policeman, who arrested her and took her to the 37th Street police station. In

C r o s s - E x a m i n a t i o n

the witness testified that he had only three glasses of beer, during that day. He last counted his money in the room, with the defendant, in the hotel.

After taking the money, the defendant took the key downstairs, and told the proprietor that the complainant had gone away, but the proprietor stopped her, and sent a boy upstairs to see whether the complainant had gone, and found he had not. The complainant is 36 years of age, and is a single man and was never married.

PETER HOGAN testified that he is a Municipal Police officer, attached to the 14th precinct. On the night in question Schick's Hotel was on his post, and he was called in there about 2 o'clock in the morning of the 15th. He saw the complainant and the defendant in the main entrance to the Hotel. The complainant accused the defendant of having taken from him three ten dollar bills, and the complainant requested the defendant to return the money to him and promised not to make a complaint against her. The defendant denied having taken the money, and the witness arrested her, and, at the station-house she was searched

and two ten dollar bills were found upon her. On the way to the station-house the defendant admitted that she took two ten dollar bills from the complainant. The witness said, "Why didn't you admit that at first and I would not have made the complaint against you" and she said, "I don't know, I was afraid." The defendant also said that the complainant gave her two dollars for herself and one dollar for drinks. She did not tell the witness that the complainant gave her ten dollars. The complainant was not under the influence of drink when the witness saw him.

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## THE DEFENSE.

---

MARY POTTER, the defendant, testified, in her own behalf, that she did not steal the \$30. from the complainant, or any portion of it. She met the complainant on 7th Avenue and 28th Street and he was with another woman, and they went into the saloon, and the complainant invited the defendant to sit at the same table with them and drink. They had several drinks together. Then the complainant took the defendant to dinner, which included a bottle of wine, and then they went to a room at the hotel and the complainant said he felt sick and sleepy and vomited, and he asked the defendant to go to the drug store for something with which to relieve his sickness. He had the keys under his pillow. The defendant further testified, "and I opened the door, and the proprietor said, 'where are you going?' and I said 'I am going for something for the man upstairs that is sick.' and he sent up the boy to see if he was all right,

and he kept me in the entry and then there was another man went up. I think it was the bartender. And they both came down, and he said, 'you go upstairs a minute.' and I went upstairs, and the man had his coat on, and they said, 'he has missed some money. Have you any money belonging to him?' and I said 'No. you can search me. He gave me ten dollars to keep---to take care of for him. And he said we will go somewhere else, and you put it in your pocket-book for me, and he gave me ten dollars to stay all night with him. He gave me ten dollars to keep and ten dollars to stay all night with him. The defendant testified that she was arrested and searched at the station-house. "The \$3.85 of mine, and the two ten dollars that he gave me" were found on her. In

C r o s s - E x a m i n a t i o n

the witness testified that she did sewing and dress-making for a living. At the time of her arrest, she was living at the Florence Mission, 21 Bleecker

Street. She agreed to stay with the complainant all night for ten dollars and he paid her that sum, and no more, but gave her the other ten dollars to keep for him. The defendant afterwards testified that the complainant gave her \$13. to stay with him and \$10. for safe keeping. She told the officer that the complainant had given her \$10. for herself and \$10. to keep for him. She did not hand the money to the Sergeant at the desk at the time that he took her pedigree, but it was found on her by the matron.

(The Jury rendered a verdict of guilty of  
(petty larceny).

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PENINSULA HOUSE.

~~Charles H. Dederot, Prop.~~

SEABRIGHT, N. J.

July 4, 1893.

De Lancelay Nicoll, Esq.,  
I am at this time  
so placed that I cannot  
appear. I am cooking at  
above named house.

I hereby present my  
statement.

I met Mary Potter, in  
28th St., 7th Ave. Took her  
to Cheek's Hotel, corner 28th  
st. and 7th Ave. She while  
at said Hotel, took three ten  
(\$10) dollar bills out of my  
pocket book. I received  
twenty (\$20) dollars back at  
Jefferson Market. Resp't.,  
John Dietman.

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

THE PEOPLE OF THE STATE OF NEW YORK  
against  
*Mary Potter*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*Mary Potter*  
of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed  
as follows:

The said *Mary Potter*

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

*the sum of thirty dollars in  
money, lawful money of the  
United States of America, and  
of the value of thirty dollars and  
one pocketbook of the value of  
one dollar*

of the goods, chattels and personal property of one *John Dietsman*

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.

*De Lancey McCall*  
*District Attorney*

0163

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Potts, Agnes

**DATE:**

06/27/93



4787

0164

**BOX:**

526

**FOLDER:**

4787

**DESCRIPTION:**

Pawelski, Ella

**DATE:**

06/27/93



4787

**POOR QUALITY ORIGINAL**

~~28 June 1893~~

Witnesses:

Mary White

Counsel:

Filed 27 June 1893

Pleaded Guilty of

THE PEOPLE

vs.

Agnes Botts

and

Ella Sawelski

Grand Larceny, Second Degree  
[Sections 228, 229, 237 Penal Code.]

DE LANCEY NICOLL,  
District Attorney.

*Palmer*

A TRUE BILL.

*Henry S. ...*  
Foreman.  
June 28/93  
Read P.L.  
City Prison 30 days.

The ends of justice will be amply served in this case, in my opinion if a plea of Petit Larceny be accepted

June 28. 1893  
*John P. M. ...*  
Dep. Dist. Atty.

CITY AND COUNTY } ss:  
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

William Irons  
of No. 21<sup>st</sup> Precinct Street, aged \_\_\_\_\_ years,  
occupation Policeman being duly sworn, deposes and says,  
that on the 17 day of June 1893  
at the City of New York, in the County of New York, he arrested

Agnes Potts (now here) charged with  
Larceny. Defendant prays that the  
said Agnes be held to enable him  
to procure further evidence.  
William H. Irons.

Sworn to before me this 18<sup>th</sup> day of June 1893

Wm. H. Irons  
Police Justice.

0167

Police Court, 4 District.

*my* THE PEOPLE, &c.,  
ON THE COMPLAINT OF

*Agnes Potts* vs.

AFFIDAVIT.

*Prison*

Dated, *June 18* 1893

*M. M.* Magistrate.

Officer.

Witness, \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Disposition, \_\_\_\_\_  
*500 fine Com. Com. D.P.C.C.*  
*4 June 19, 2 P.M.*

0168

Court of General Sessions

REPORT OF THE NEW YORK SOCIETY FOR THE PREVENTION OF CRUELTY TO CHILDREN.

No. 297 FOURTH AVENUE, (Corner East 23d Street.)

New York, June 22<sup>nd</sup> 1893

CASE NO. 73340 OFFICER Schmitt  
DATE OF ARREST June 17  
CHARGE Grand Larceny

AGE OF CHILD 16 years  
RELIGION Catholic  
FATHER James  
MOTHER Lizzie  
RESIDENCE 495 Main Street Patterson N.J.

AN INVESTIGATION BY THE SOCIETY SHOWS THAT Agnes Potts left her home about Oct 1<sup>st</sup> 1892. came to this city. worked as chambermaid in United States Hotel for two weeks. She left there and returned to Patterson, again returned to this city, and lodged in a Brocton Street lodging house, for one night, slept in window lodging house in Bonyon for one night. next day went to a house of prostitution in Baxter Street near Bonyon, after remaining there one day she went to the Filene mission in Bleeker Street where she was found by Society Officer and returned to her parents.

All which is respectfully submitted,

To Dist Atty

Henry C. Starking  
Supt.

*Board of General*

*Shareholders*

*The People*

*vs*

*Agnes Cotto*

*Annex to*

PENAL CODE, §

**Report of the New York Society  
for the Prevention of Cruelty  
to Children.**

**ELBRIDGE T. GERRY,**

*President, &c.,*

No. 297 Fourth Avenue,

Corner East 23d Street,

NEW YORK CITY.

0170

1912

Police Court 4 District.

Affidavit—Larceny.

City and County }  
of New York, } ss.

of No. 212 E 28th Street, aged 30 years  
occupation Married being duly sworn,

deposes and says, that on the 14 day of June 1893 at the City of New  
York, in the County of New York, was feloniously taken, stolen and carried away from the possession  
of deponent, in the day time, the following property, viz:

One silk dress and a  
sacque the whole being  
valued at 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 Agnes Totts and Ella

Lavelaki (both now here) who  
were acting in concert for the  
reasons following to wit: on the  
said deponent's person the  
said property from said form-  
ers these defendants admit  
paying the said sacque for  
seventy five cents and to throwing  
the said dress into a hallway.

Mary White  
nurse

Sworn to before me, this  
June 1893  
Attest  
Police Justice.

0171

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }  
OF NEW YORK, } ss:

*Agnes Potts*

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 sees 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. *Agnes Potts*

Question. How old are you?

Answer. *16 years.*

Question. Where were you born?

Answer. *Patterson N. J.*

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

Answer. *495 Main St. Patterson N. J.*

Question. What is your business or profession?

Answer. *Shoe worker*

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 was with Ella Pawelski when we framed the saque*

*Agnes Potts*

Taken before me this

day of *June* 189*3*

*Wm. J. ...*  
Police Justice.

0172

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss:

*Ella Paulski*

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 sees 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. *Ella Paulski*

Question. How old are you?

Answer. *17 years*

Question. Where were you born?

Answer. *Patterson N. J.*

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

Answer. *35 Hamlin St. Patterson N. J. 1 year*

Question. What is your business or profession?

Answer. *Mill worker*

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 was with Agnes Potts when the package was found. She threw the dress in a hallway.*

*Ella Paulski*

Taken before me this

*James*  
1893

Police Justice.

0173

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 *100* 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 *June 19 93* *W. T. McManis* 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.

0174

Police Court--- 679 District.

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Mary White  
21 1/2 St. 280  
Augusta  
Ella Panski

Witness  
Maud [unclear]

BAILED,

No. 1, by .....

Residence ..... Street.

No. 2, by .....

Residence ..... Street.

No. 3, by .....

Residence ..... Street.

No. 4, by .....

Residence ..... Street.

3.....  
4.....  
Dated June 9 1893.

M. Mahan Magistrate.

James Officer.

21 Precinct.

Witnesses Call the Officer

No. .... Street.

No. .... Street.

No. .... Street.

No. .... Street.

\$ 1000 to answer G. S. 12

No. 1 - Court

No. 2 - Court P. C. C.



Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Agnes Potts  
and  
Ella Pawelski

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

Agnes Potts and Ella Pawelski

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

The said *Agnes Potts and Ella Pawelski, both*

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

*one dress of the value of thirty-five dollars, and one sash of the value of fifteen dollars*

of the goods, chattels and personal property of one

*Mary White*

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

*Agnes Potts and Ella Paweliski*  
of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY, committed as follows:

The said *Agnes Potts and Ella Paweliski, 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,

*one dress of the value of  
thirty-five dollars and one  
sacque of the value of fifteen  
dollars*

of the goods, chattels and personal property of one

*Mary White*

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

*Mary White*

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

*Agnes Potts and Ella Paweliski*

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

DE LANCEY NICOLL,

*District Attorney.*