

0804

BOX:

281

FOLDER:

2692

DESCRIPTION:

Yochum, Peter

DATE:

10/11/87



2692

0805

BOX:

281

FOLDER:

2692

DESCRIPTION:

Kiley, Daniel

DATE:

10/11/87



2692

POOR QUALITY ORIGINAL

0006

Witnesses:

Edward Fitzgibbon

Back Phener #07,
has not subscribed
been concerned
No. 2. Has seen
a letter in plea.

FM

Counsel,

Filed

day of

1887

Pleads,

THE PEOPLE

vs.

Peter Yochum

and P

Daniel Kiley

Brought in the Third Degree.

Sections 498, 506, 528, 532

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

J. C. Mues Foreman

APR 24 1887

Pleads Day 3 days
APR 24 6 11 AM '87
APR 23 4 6 noon '87
FM

POOR QUALITY ORIGINAL

0807

Police Court 4 District.

City and County of New York, ss.:

Edward Fitzsimmons
of No. 114 1/2 Second Avenue Street, aged 20 years,

occupation Greener being duly sworn

deposes and says, that the premises No. 20 & East 65 Street, 19 Ward

in the City and County aforesaid the said being a Stable in which

deponent kept horses harness blankets &c.

and which was occupied by deponent as a Stable

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

were **BURGLARIOUSLY** entered by means of forcibly opening a
pan light, communicating with the
stable from an adjoining house, with
intent to commit larceny in said stable

on the 26 day of September 1887 in the night time, and the following property feloniously taken, stolen, and carried away, viz:

A horse blanket of the value
of nine dollars and fifty cents

the property of deponent & his father Nicholas Fitzsimmons

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by Peter Appenun and Daniel Kiley both now present & at said time acting in collusion

for the reasons following, to wit: That the blanket in question
was stolen from the stable some time
on said night and was afterwards sold
by the defendants to Thomas J. Mallon
who returned deponent the blanket and
informed deponent that he bought it from
the defendants. That the defendants now
admit in Court that they did take the blanket
and obtained possession of it by entering the stable
through the pan light above referred to.
Edw. Fitzsimmons

Found correct
27th day of September 1887
Arthur Justice

POOR QUALITY ORIGINAL

0000

CITY AND COUNTY OF NEW YORK ss.

Thomas F. Mallon

aged *20* years, occupation *Bar tender* of No.

334 East 66th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Edward Fitzsimmons*

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

Sworn to before me, this *30th* day of *Sept* 188

Thomas F. Mallon

James C. [Signature]
Police Justice.

POOR QUALITY ORIGINAL

0809

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Peter Goehrum 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. *Peter Goehrum*

Question. How old are you?

Answer. *18 Years*

Question. Where were you born?

Answer. *New York City*

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

Answer. *312 East 66th Street*

Question. What is your business or profession?

Answer. *Bar tender*

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

Answer. *I am guilty - I stood outside, and took the blankets from Daniel Riley who went into the stable through a partition*

Peter Goehrum

Taken before me this
day of *Sept* 188*8*

[Signature]
Police Justice.

POOR QUALITY ORIGINAL

0010

Sec. 198-200.

H District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer. *Daniel Kiley*

Question. How old are you?

Answer. *21 years*

Question. Where were you born?

Answer. *This City*

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

Answer. *344 East 63 Street*

Question. What is your business or profession?

Answer. *Driver*

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

Answer. *I am guilty of the charge*

D Kiley

Taken before me this
day of *Sept* 188*7*

James W. McKeely
Police Justice.

POOR QUALITY ORIGINAL

0011

BAILLED,

No. 1, by _____
Residence _____
Street _____

No. 2, by _____
Residence _____
Street _____

No. 3, by _____
Residence _____
Street _____

No. 4, by _____
Residence _____
Street _____

#111
1601
Police Court
District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred J. Robinson
1141 2nd Ave
Peter Gochum
Daniel Kiley
Offence *Burglary and Larceny*

Dated *Sept 30* 1887

John S. Sullivan
Magistrate
Precinct *25*

Witnesses
Thomas J. Mallon
No. *334 East 66th*
Street

No. _____ Street
No. _____ Street
No. *1000* Street
Comm. Heed



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 _____

Peter Gochum and Daniel Kiley

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 *Sept 30* 1887 *Samuel J. ...* 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.

**POOR QUALITY
ORIGINAL**

0012

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

April 20th, 1888.

Sir:

Application for Executive clemency having been made on behalf of Peter Vochum----- who was convicted of burglary, third degree in the county of New York----- and sentenced October 11, 1887, to imprisonment in the Sing Sing prison----- for the term of two years six months-----, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. F. Smyth,

Recorder, &c.,

New York City.

William G. Rice
Private Secretary.

**POOR QUALITY
ORIGINAL**

0013

VI

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

April 20th, 1888.

Sir :

Application for Executive clemency having been made on behalf of Peter Vochum----- who was convicted of burglary, third degree, in the county of New York-----and sentenced October 11, 1887, to imprisonment in the Sing Sing Prison----- for the term of two years six months-----, I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, as amended in 1884, you will forward to him a concise statement of the facts and circumstances developed upon the trial, or upon the preliminary examination, or before the coroner's jury if no trial was had, together with your opinion of the merits of the application. Will you also inform the Governor of any other matters having a bearing upon this case which have come to your knowledge since conviction?

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

I am,

very respectfully yours,

Hon. John R. Fellows,

District Attorney, &c.,

New York City.

William G. Rice,
Private Secretary.

WR

**POOR QUALITY
ORIGINAL**

0814

Answered
April 30. 1888
J. R. D.

9/6

1888

POOR QUALITY ORIGINAL

0815

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*Peter Nydman and
David Kiderf*

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

Peter Nydman and David Kiderf

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

The said *Peter Nydman and David Kiderf, both* —

late of the *Nineteenth* Ward of the City of New York, in the County of New York, aforesaid, on the *26th* day of *September*, in the year of our Lord one thousand eight hundred and eighty-*seven*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *Stable* of one

Nicholas E. Zimmerman —

feloniously and burglariously did break into and enter, with intent to commit some crime therein, to wit: with intent, the goods, chattels and personal property of the said

Nicholas E. Zimmerman —

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

SECOND COUNT—

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

Peter Magdum and Daniel Viley

of the CRIME OF *Real* LARCENY, —

committed as follows :

The said *Peter Magdum and Daniel Viley*, doth —

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

one horse blanket of the value of nine dollars and fifty cents,

of the goods, chattels and personal property of one

Nicholas J. Magdum, —

in the *State* of the said

Nicholas J. Magdum, —

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

Samuel J. ...

District Attorney.

0817

BOX:

281

FOLDER:

2692

DESCRIPTION:

Young, John

DATE:

10/24/87



2692

POOR QUALITY ORIGINAL

0018

1887
JRB

Counsel,
Filed, 24 day of Oct 1887
Pleads, *Magnum*

Grand Larceny *second* degree [Sections 528, 581 Penal Code]

THE PEOPLE

vs.

John Young

RANDOLPH B. MARINE,
100-14 173 St
District Attorney.

A True Bill.

J. G. Mues

Foreman,
Panel III, December 12, 1887

Tried and Acquitted

Witnesses:

Wm. Lyette
J. F. Howard

NEW YORK SUPERIOR COURT
PLFF'S EX. 2
PART 2.

POOR QUALITY
ORIGINAL

08 19

W. Reil Gould, Law Blank Publisher and Stationer, 168 Nassau St., N. Y.

The People of the State of New York,

TO John Sparks, Clerk of the Court of General Sessions of the Peace

GREETING:

We Command You, That all business and excuses being laid aside, you appear and attend before ^{Hon. Chas. H. Tracy} one of the Justices of our Superior Court of the City of New York at a Trial Term thereof to be held in the County Court House in the City of New York (Part II)

SUBPENA on the 19 day of November 1888 at 10.30 o'clock in the fore noon,
DUCES TECUM. to testify and give evidence in a certain action now pending undetermined in the said Court, between

John Young plaintiff
and William Lyall defendant on the part of the plaintiff and that you bring with you and produce, at the time and place aforesaid, a certain

Indictment found against John Young and filed 24th day of October 1887 also the Complaint, affidavits and copy proceedings against said Young in 2^d District Police Court also the Warrant of Arrest and all other papers, letters, memoranda, notes or paper writings relating to such proceedings and Indictment; also the minute book of the Grand Jury that found said Indictment and also the record of the Trial and acquittal of said John Young on December 12, 1887

now in your custody, and all other deeds, evidences and writings, which you have in your custody or power, concerning the premises. And for a failure to attend, you will be deemed guilty of a contempt of Court, and liable to pay all loss and damages sustained thereby to the party aggrieved, and forfeit FIFTY DOLLARS in addition thereto.

Witness, Hon. John Sedgwick, Chief Judge of the Superior Court of the City of New York
on the 17 day of November, 1888. Kelly + MacRae Thos. Boesi
Attorney for Plff. Clerk.

POOR QUALITY ORIGINAL

0820

_____ against _____ Plaintiff
_____ Defendant

Affidavit of Service.
(Subpoena Duces Tecum.)

County of _____ ss.:

_____ being duly sworn, says that _____

_____ on the _____ day of _____ 18 _____ he served the within Subpoena Duces Tecum upon _____ the witness named therein, by delivering to and leaving with him personally a true copy thereof, and at the same time and place exhibiting to him the within original, and paying to him the sum of _____, his fees for traveling to and from the place where he was required to attend in and by the said Subpoena Duces Tecum, and for one day's attendance thereat: and that he knew the said _____ to be the individual mentioned and described in said Subpoena Duces Tecum as such witness.

Sworn to before me, this _____ day of _____ 18 _____

Superior Court

John Young

vs.

William Ryall

copy to

SUBPOENA,
DUCES TECUM.

Wells-Macrae,
Plff's atty
237 Broadway
N. Y.

**POOR QUALITY
ORIGINAL**

0021

BRIGHTON MILLS,
527 to 541 West 23d Street,
NEW YORK.

Mr. John Young
8th Ave
Bldg. 34th & 35th

POOR QUALITY ORIGINAL

0822

*Burn this down
with care*

Brighton Mills,

MANUFACTURERS OF

Crochet Quilts and Other Fabrics,

527 to 541 West 23d Street,

New York, *Oct 14th* 1887

WM. LYALL, Treas.

Dear Mr. Young

I learn this morning, that the grand jury has summoned Mr. Lyall before them to indict you. If he does you, it means a very serious trouble to you. If I was you I would run down Mr. Lyall & get it. You can do it. If you don't come you will be compelled to do so he feels that you are the most interested & ought to be here. He goes down this morn'g at 10.30

With Love

**POOR QUALITY
ORIGINAL**

0823



BENJ. A. DRAYTON, PRES'T.
ALVAN DRAYTON, TREAS.
H. W. LAWRENCE, SEC'Y.

OSBORN * MANUFACTURING * CO.

SOLE MANUFACTURERS OF THE

OSBORN * PATENT * BIRD * AND * ANIMAL * CAGES,

GENERAL DEPOT:

No. 79 BLEECKER STREET,

New York, Aug 31 1887

We Alvan Drayton & H. W. Lawrence
— who with B. A. Drayton form the Osborn Mfg Co
give our consent to B. A. Drayton becoming
surety for John Young in the case of
Lyall vs Young

Alvan Drayton
H. W. Lawrence

POOR QUALITY ORIGINAL

0824

Police Court—21 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 967 W. 2nd St Street, aged 46 years,
occupation Manufacturer being duly sworn

deposes and says, that on the 23rd day of August 1887 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 hundred and seventy three bridges of the value of Eight + $\frac{6}{100}$ dollars. Seventy two Springs of the value of fourteen + $\frac{4}{100}$ dollars. One hundred and sixty one brass nuts of the value of four + $\frac{8}{100}$ dollars. Seventy five hooks of the value of two + $\frac{2}{100}$ dollars. Eight brass bands of the value of eighty cents. Seventy five tubes of the value of Eleven + $\frac{2}{100}$ dollars. All together of the value of Forty two and $\frac{7}{100}$ dollars. (A. L. 2, 15)

the property of Deponent and his copartners James Lyall, doing business under the firm name of J. & W. Lyall and in deponent's care and custody. and that this deponent

has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen, and carried away by John Young (now dead)

from the fact that the said deponent had been in deponent's employ for some time past. And on the above mentioned date the said deponent was discharged for giving in six hours more time than he had worked. And deponent is informed by John F. Howard who is employed by deponent as a superintendent at his Machine Shop at 540. West 23rd St. that on the above mentioned date the said deponent went to remove his the deponent's chest from said shop. When he Howard demands

Subscribed before me this 23rd day of August 1887

That the defendant should open said chest and let him Howard see what there was in it; and after some hesitation on the part of said defendant he opened said chest when he Howard found all of the aforesaid property in said chest which he Howard fully identifies as the property of J + M Lyall his employees wherefore defendant charged the said defendant with feloniously taking stealing and carrying away said property.

Sworn to before me) Wm Lyall
 this 30th day of Aug 1887)
 P. M. [Signature]
 Justice

NEW YORK SUPERIOR COURT,
 PLFF'S EX. 1
 PART 2.

POOR QUALITY ORIGINAL

0826

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 46 years, occupation John F. Howard Superintendent for Wm Gall of No. 216, 9th Avenue Street, being duly sworn deposes and

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

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

Sworn to before me, this 30th day of Aug, 1887 John F. Howard

J. J. Peiffer
Police Justice.

NEW YORK SUPERIOR COURT,
DEFT'S EX. a
PART 2.

POOR QUALITY ORIGINAL

0827

Sec. 198-200.

2 District Police Court.

CITY AND COUNTY }
OF NEW YORK. } ss

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

Question. What is your name?

Answer. John Young

Question. How old are you?

Answer. 46 years

Question. Where were you born?

Answer. New York City

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

Answer. 404, 3rd Avenue 6 years

Question. What is your business or profession?

Answer. Machinist

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 of this charge.

John Young

Taken before me this

day of

Sept 20 1933

Police Justice.

NEW YORK SUPERIOR COURT,
DEFT'S EX. 13
PART 2.

POOR QUALITY ORIGINAL

0020

BAILED.

No. 1, by Paul A. Brewster
 Residence 79 Albrook
 Street.

No. 2, by _____
 Residence _____
 Street.

No. 3, by _____
 Residence _____
 Street.

No. 4, by _____
 Residence _____
 Street.

Police Court District.

1416

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William L. Smith
John Young
 1
 2
 3
 4
 8

Offence Larceny
felony

Dated Aug 30 188

Walter H. Miller Magistrate

John T. Howard Officer

Witnesses John T. Howard Precinct

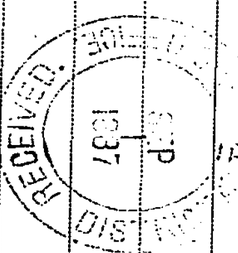
No. 216 9th Ave Street

No. _____ Street

No. _____ Street

\$ 500 to answer

John
Smith



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 Aug 30 188

W. H. Miller Police Justice.

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

Dated Aug 31st 188

W. H. Miller 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.

POOR QUALITY ORIGINAL

0029

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

John Raymond

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

John Raymond

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

The said *John Raymond*

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *twenty third* day of *August*, in the year of our Lord one thousand eight hundred and eighty-*seven*, at the City and County aforesaid, with force and arms,

seventy two springs of the value of twenty cents each, one hundred and seventy three bridges of the value of nine cents each, one hundred and sixty one brass nuts of the value of three cents each, seventy five rods of the value of three cents each, eight brass bands of the value of ten cents each, and seventy five tubes of the value fifteen cents each,

of the goods, chattels and personal property of one *William S. [unclear]*

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.

Richard [unclear]
District Attorney.