

08 12

BOX:

81

FOLDER:

900

DESCRIPTION:

Walls, John

DATE:

10/10/82



900

0813

96

Filed 10 day of Oct 1882
Pleads *Wholly*

THE PEOPLE
vs.
B
John Wason

ASSAULT AND BATTERY.

JOHN McKEON,
District Attorney.

A True Bill.

Charles D. K...

Foreman.

Recd from W.A. Foster 11/87

08 14

District Attorneys Office.
City & County of
New York.

Hon John R. Fellows

My dear Sir

Will you be kind enough to see
that the case of the People vs John Waller
assault & Battery, does not go on
the calendar for some time this is
the case I spoke of to you, and
I see it is on to day but I had
Mr Brady excuse the witnesses
through counsel

Oct 25
182

Yours Respt
Charles Reilly

0015

Quoted by
Jabrick Shaggy
11 Canal St

BAILED,

No. 1

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph H. Rogers
John Wells

Offence, Assault
and Battery

Dated

July 23 1882

Magistrate.

James

Clerk.

Witnesses,

No.

Street,

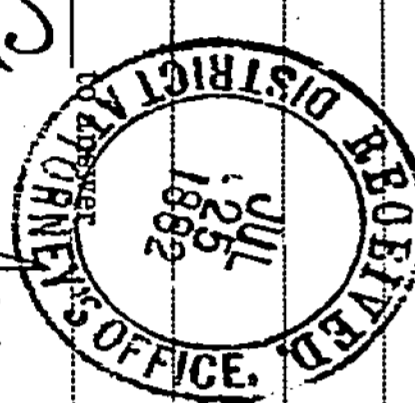
No.

Street,

No.

Street,

\$



John Wells

James

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 John Wells

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

Dated July 23 1882 Solomon B. Smith Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

Bailed by
Patrick Shaggy
11 Canal St

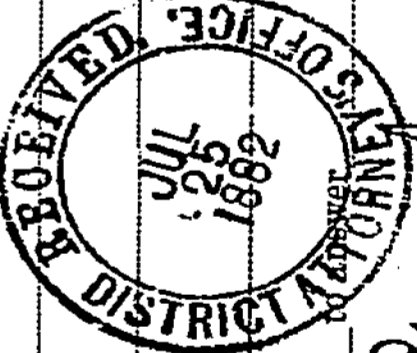
BAILED,
No. 1 Patrick Shaggy
Residence 11 Canal St
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

625-96
Police Court-- 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
James H. Dwyer
John Wells
Offence, disorderly
and bawling

Dated July 23 1882
Shaggy Magistrate.
Dwyer Officer.
_____ Clerk.

Witnesses, said officer
No. _____ Street,
No. _____ Street,
No. _____ Street,
§ _____
Gen. Dwyer
Com



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 _____
John Wells
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of _____
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.
Dated July 23 1882 _____
James H. Dwyer Police Justice.
I have admitted the above named _____
to bail to answer by the undertaking hereto annexed.
Dated _____ 1882 _____
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 _____ 1882 _____
Police Justice.

9180

0017

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.2^d DISTRICT POLICE COURT.

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

Question. What is your name?

Answer. John Wells

Question. How old are you?

Answer. 31 years

Question. Where were you born?

Answer. New York City

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

Answer. No 111 Mott street; 3 months

Question. What is your business or profession?

Answer. Silvermaster

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. I know nothing
whatever about the matter. I desire,
if held, to be tried at the Court of
General Sessions

Taken before me, this 23^d

day of July 1882

John Wells

Soldier & Sons
Police Justice.

08 18

Form 11.

Police Court--Second District.

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

Subscribed and sworn to before me, this
1888 day of July
at New York, New York.

Jacob H. Does, 31 years old,
of the 8th Precinct Police
of the City of New York
being duly sworn, deposes and says,
that on the 1st day of July
in the year 1882, at the City of New York, in the County of New York, at South Fifth
Avenue near Canal Street
he was violently ASSAULTED and BEATEN by
John Wells who struck
deponent a violent blow on the ear, knocked
him down and kicked him on the face
and together with others kicked deponent
on the breast and side (deponent being at
the time engaged in closing up a liquor store)
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, &c., and be dealt with according to law.

Jacob H. Does

08 19

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 Waller

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

John Waller

of the CRIME OF ASSAULT AND BATTERY, committed as follows:

The said

John Waller

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *first* day of *July* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *Jacob H. Doers*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *in* the said *Jacob H. Doers*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *Jacob H. Doers* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0820

BOX:

81

FOLDER:

900

DESCRIPTION:

Walsh, John

DATE:

10/19/82



900

0821

207

(1)

Counsel,

Filed

day of

Oct

1882

Pleads,

THE PEOPLE

vs.

John Wason

INDICTMENT.
Larceny from the Person.

JOHN McKEON,

District Attorney.

A True Bill.

Leahy

Foreman.

Oct 19/82

I Plead guilty

S. P. Three years.

WITNESSES.

0822

First

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,of No. 118 Fulton Street,being duly sworn, deposes and says, that on the 16th day of Oct 1882

at the

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

of a person of a lady whose name deponent does not know
the following property, viz:

A pocket book containing
lawful money consisting of
one bill of the value of ten
dollars and three copper coins
of the value of one cent each
all of the value of ten dollars
and three cents

the property of

Said lady whose name
deponent does not know
and whom he cannot identify

and that this deponent
has a probable cause to suspect and does suspect, that the said property was feloniously taken,
stolen, and carried away by

John Walsh, now
present. That said lady was
passing along Broadway
when the prisoner who was
passing in an opposite direction
and when he was passing said
lady put his hand into an outside
pocket of the satchel which said
lady then wore and took therefrom
the aforesaid property. That deponent saw
the defendant take the property & following
him gave him into custody. Ch. F. Naething

188

Police Justice.

0023

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

DISTRICT POLICE COURT.

John Walsh
being duly examined before ^{is} under-
signed, according to law, on the annexed charge: and being informed that it is his right to
make a statement in relation to the charge against him ^{that} the statement is designed to
enable him ^{if} he see fit to answer the charge and explain the facts alleged against him
that he is at liberty to waive making a statement, and that his ^{is} waiven cannot be used
against him on the trial,

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

Taken before me, this
day of

188

Police Justice.

0024

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

Police Court-1 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Macklin

John Walsh

Offence, _____

Dated _____ 188

Magistrate,
Clerk.

Witnesses,
No. 139. 8th Ave Street,

No. _____ Street,

No. _____ Street,
\$ 500 to _____



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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

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

Dated _____ 188 _____ Police Justice.

5280

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles J. Macklin
118 Mulford St.
John Walsh

BAILED,

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

Dated _____ 188

Oct 16

Magistrate.

Murray
Clerk.

Witnesses,

Robert W. High
No. 139. 8th Ave Street,

Street,

No. _____

Street,

No. _____



\$ 5.00 to

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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.

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.

207

0826

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Walsh

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

John Walsh

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

John Walsh

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the ~~sixteenth~~ day of ~~October~~ in the year of our Lord one thousand eight hundred and eighty- ~~two~~, at the Ward, City and County aforesaid, with force and arms

one promissory note for the payment of money, the same being then and there due and unsatisfied of the kind commonly called United States Treasury notes of the denomination and of the value of ten dollars, and promissory note for the payment of money, the same being then and there due and unsatisfied of the kind commonly called Bank Notes of the denomination and of the value of ten dollars, one pocket book of the value of one dollar, and three cents of the United States of the kind known as cents of the value of one cent each

of the goods, chattels and personal property of one a certain female whose name is to the Grand Jury aforesaid unknown on the person of the said unknown person then and there being found, from the person of the said unknown person then and there feloniously did steal, take and carry away, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York, and their dignity.

JOHN McKEON, District Attorney.

0827

BOX:

81

FOLDER:

900

DESCRIPTION:

Ward, James

DATE:

10/25/82



900

0828

BOX:

81

FOLDER:

900

DESCRIPTION:

Riley, Thomas

DATE:

10/25/82



900

269

Counsel,
Filed 25 day of Oct 1882
Pleas Not guilty.

THE PEOPLE
vs.
James Ward
Barnes Sizemore
BURGLARY—Third Degree, and
Grand Larceny.

JOHN McKEON,
District Attorney.
22 Oct 27 1882.
Barnes pleads Burg 3.
A True Bill.

Carleton
Foreman.

142
Verdict of Guilty should specify of which count.
246 mos. 5p

0829

0830

Police Court 2 District.City and County } ss.:
of New York, }

Edward Verla
of No. 311-7 Avenue Street, aged 42 years,
occupation Shoe Keeper being duly sworn

deposes and says, that the premises No. 211 West 26
Street, 20 Ward, in the City and County aforesaid, the said being a Tenement
House and the top floor of
~~and~~ which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY**
entered by means of forcing open the window
leading from the hall to and communicating with deponent's bedroom

on the day of the 19 day of October 1882

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

Two dresses of the value of Fifty
Dollars. One Woolen Shawl of the value
of Ten Dollars. Three coats of the
value of Fifteen Dollars. One Sagar
Case. One pocket book and six
Handkerchiefs.

the property of Deponent.

and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

James Ward & Thomas Riley
now present.

for the reasons following, to wit: That deponent found the
fastening broken from said hall window
and was informed that the portion
of the aforesaid property now shown
was found in the possession of the
prisoners at the time of their arrest.

Given before me
this 19 Oct 1882

B. J. Bishop

Police

Edward Verla

City & County
of New York ss. Sophie Heyman of
No 209. N. 26th Street. being duly
sworn says, that she knows James
Murd & Thomas Riley now present.
and about 11 o'clock on the morning
of Oct 19th 1882. saw them coming
from the house No 211. N. 26th Street.
into deponent's house. and down
stairs into the street. having in
their possession the coats and
dresses ^{now here &} claimed by Edward Verla.
From before me
this 19th Oct 1882 } Mrs Sophie Heyman
B. & M. v. }
Police Justice }

City & County
of New York ss. Stephen Carmick
of the 2nd Precinct Police. being duly
sworn says. that he saw the pocket
handkerchief claimed by Edward Verla. taken
from the person of Thomas Riley now
present. in the 2nd Precinct Station
House. Stephen Carmick
From before me
this 19 Oct 1882
B. & M. v. }
Police Justice }

0832

Form 10.

POLICE COURT—SIXTH DISTRICT

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

Philip Mohr
the 29 Recruit Police

that on the *19* day of *October* 18*82* at the City of New York, in the County of New York,

he arrested James Ward. now present. and found in his possession in his inside coat pocket. the cigar case claimed by Edward W. La. and a pawn ticket for a shawl.

Philip Mohr

Sworn to, this

before me,

Police Justice.

19 day of October 1882

0833

Sec. 108-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

2 District Police Court.

James Ward

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

Question. What is your name?

Answer. *James Ward*

Question. How old are you?

Answer. *Twenty seven years.*

Question. Where were you born?

Answer. *In New York City.*

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

Answer. *44 St. N 38 St. Three years.*

Question. What is your business or profession?

Answer. *General Robbing.*

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. Some one in a saloon where I went to get a drink gave me the shawl to pawn.*

James Ward

Taken before me this

day of *October* 19 *1884*

1884

Robert J. [illegible]

Police Justice.

0834

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

N. District Police Court.

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

Question. What is your name?

Answer.

Thomas Riley

Question. How old are you?

Answer.

30 years.

Question. Where were you born?

Answer.

In Ireland.

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

Answer.

228 W 29 St. 30 days.

Question. What is your business or profession?

Answer.

Butcher.

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.

*The things were given to me
to pawn.*
Thomas Riley
Mark

Taken before me this

day of

Oct

188

Matthew

Police Justice.

0835

BALIED,
No. 1 by _____
Residence _____
No. 2, by _____
Residence _____
No. 3, by _____
Residence _____
No. 4, by _____
Residence _____

Police Court 2d District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Neale
314 9th St.

1 James Ward
2 Thomas Riley

Offence, Burglary

Dated Oct- 19 1882

B. O. B. Magistrate.
Philip H. 29th St.

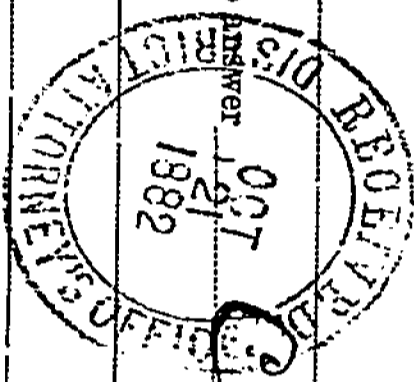
Stephen Connell 20th St.
Witnesses, Officers

No. 1 Mrs. D. Every
20th Street

No. _____ Street,

No. _____ Street,

\$ 1000 to answer 1882



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 James Ward and Thomas Riley

guilty thereof, I order that they be held to answer the same and they 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 they give such bail.

Dated Oct 19 1882 B. O. B. Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

9480

269
Police Court 2a District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward Verla
314 - 7th St.

1 James Ward
2 Thomas Selley

BAILED,
No. 1 by
Residence
Street,

No. 2, by
Residence
Street,

No. 3, by
Residence
Street,

No. 4, by
Residence
Street.

Dated Oct- 19 1882

B. O. Buxby Magistrate.

Philip M. M. 29th Officers

Stephen Cannack 20th

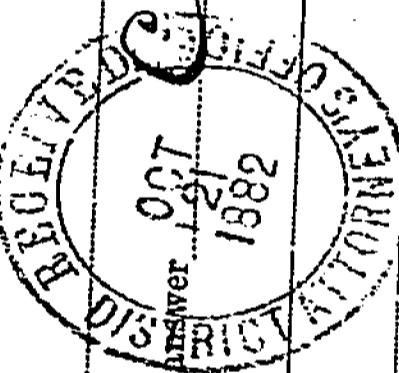
Witnesses, Officers

No. Wm. Deveny Street,
20m French

No. Street,

No. Street,

\$ 1000 to answer



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed,
and that there is sufficient cause to believe the within named James Ward
Thomas Selley
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he
give such bail.

Dated Oct- 19 1882 Police Justice.

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

Dated 1882 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 1882 Police Justice.

0037

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

THE PEOPLE OF THE STATE OF NEW YORK
against

James Ward
Thomas Riley

The Grand Jury of the City and County of New York, by this indictment, accuse
James Ward and Thomas Riley
of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said James Ward and
Thomas Riley

late of the Twentieth Ward of the City of New York, in the County of
New York aforesaid, on the nineteenth day of October in the
year of our Lord one thousand eight hundred and eighty two with force and arms,
about the hour of one o'clock in the day time of the same day, at the
Ward, City and County aforesaid, the dwelling house of

Edward Verler

there situate, feloniously and burglariously did break into and enter, by means of forcibly
breaking open an outer door thereof the said

James Ward and Thomas Riley

then and there intending to commit some crime therein, to wit: the goods, chattels and
personal property of Edward Verler

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

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

James Ward and Thomas Riley

of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said James Ward and
Thomas Riley

late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the
year aforesaid, at the Ward, City and County aforesaid, with force and arms, two
dresses of the value of twenty five
dollars each, one shawl of the value
of forty dollars, three coats of the
value of five dollars each, one
sugar case of the value of one
dollar, one pocket book of the value
of one dollar and six shavers
of the value of fifty cents each
of the goods, chattels, and personal property of the said

Edward Verler

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

JOHN McKEON, District Attorney.

0838

BOX:

81

FOLDER:

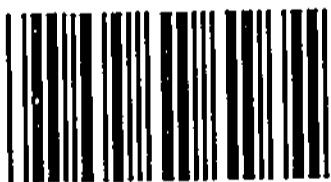
900

DESCRIPTION:

Warren, Charles

DATE:

10/25/82



900

No Plea

to be taken

by the court

in the

case of

under all the circumstances
of the case as developed
by the recent facts
of which are
in a statement of
the facts of the case
in which it is well known
that the facts are
accepted as a whole
monetary facts as the
basis of a plea
of acquittal

San Francisco, Nov 29/82
Day of Trial, Jan 25, 1882
Counsel, J. M. [unclear]
Filed, 25 day of [unclear]
Pleas, Not guilty (26)

34th THE PEOPLE
vs.
Charles D. Warren
Continued on
part of previous
plea of [unclear]

Homicide of the Degree of Murder,
First Degree.

JOHN McKEON,

Part 2 Jan 26, 1883 District Attorney.

Charged and Jury disagree

A True Bill.

Part 3 Feb 6/83 Foreman.
Pleas Mandamantes 3 dy

Filed and
the day of

4 yrs. 6. 7. 8.

0840

STATE OF NEW YORK.

CITY AND COUNTY OF NEW YORK, SS.

AN INQUISITION,

Taken at the *Coroners' Office*
No. 13 & 15 Chatham Street, in the *4th* Ward of the City of
 New York, in the County of New York, this *11th* day of *October*
 in the year of our Lord one thousand eight hundred and *82* before

PHILLIP MERKLE, Coroner,
 of the City and County aforesaid, on view of the Body of *Patrick J. Dwyer*
 now lying dead at

272 Madison St Upon the Oaths and Affirmations of
 good and lawful men of the State of New York, duly chosen and
 sworn, or affirmed and charged to inquire, on behalf of said people, how and in what manner the said
Patrick J. Dwyer came to his death, do
 upon their Oaths and Affirmations, say: That the said man

came to his death by a pistol shot wound
 from a pistol in the hands of
Charles H. Warner On Sept 21/82
 at 108 Bowery.

In Witness Whereof, We, the said Jurors, as well as the CORONER, have to this Inquisition
 set our hands and seals, on the day and place aforesaid.

JURORS.

<i>J. J. Farney</i>	<i>11 New Church St</i>
<i>Stephen E. Shoups</i>	<i>10 " " "</i>
<i>Michael Breagh</i>	<i>118 Cedar St</i>
<i>A. Blerman</i>	<i>132 Greenwich</i>
<i>James Walker</i>	<i>115 Cedar</i>
<i>Charles Beringer</i>	<i>14 Greenwich St</i>
<i>Wm P. Wright</i>	<i>80 Greenwich St</i>

Phillip Merkle
 CORONER, T. S.

0041

CORONER.

188

day of

this

Shewn to before me

Witnesses case of Charles H Warren

Jacob Sundenhoffer 146 E 52 St.

Ferdinand A. Frankenberg 148 West 11

off Thos. Bowes 14 West.

J. B. Messner M.D. Coroner's office

Emil A. Bragelow M.D. St. Vincent's Hospital

Frederick B. Peet 303 1/2 E 33 St.

Max Gallenberg 363 E 76 St.

J. H. Hagan

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TESTIMONY.

0842

Coroner's Office,

CITY AND COUNTY }
OF NEW YORK. } ss.

_____ being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to answer or not, all or any questions put to him, states as follows, viz.:

Question.—What is your name?

Answer.—Charles H. Warren

Question.—How old are you?

Answer.—34 years

Question.—Where were you born?

Answer.—Schuylerville State of New-York

Question.—Where do you live?

Answer.—108 . Brewery

Question.—What is your occupation?

Answer.—Carpenter

Question.—Have you anything to say, and if so, what, relative to the charge here preferred against you?

I am not guilty.

Charles H Warren

Taken before me, this 11th day of October 1882.

Philip Herkle

CORONER.

0843

MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
32 Years. 5 Months. 19 Days.	Ireland	272 Madison St from St Vincent St	Sept 27, 1882

Serial 1000 232
1882
HOMICIDE

AN INQUISITION

On the VIEW of the BODY of

Lutwick J. Dwyer

whereby it is found that he came to
his Death by the hands of

Charles J. Dwyer
by a pistol shot
wound at 108
Beverly St N.Y.
1882

Inquest taken on the 11th day
of October 1882

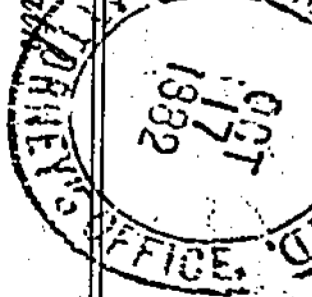
before
Philip M. Dwyer
Coroner.

Commenced 11. 1882

Deceased

Witnessed

Date of death

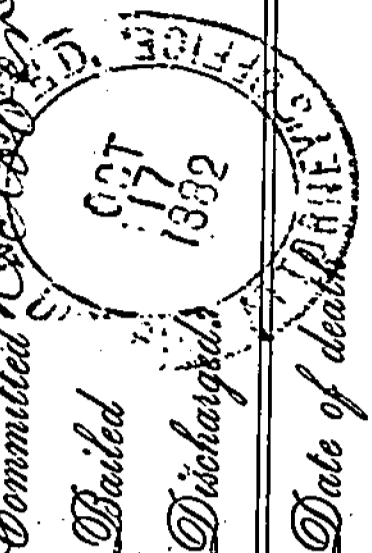


0844

3rd tier 1000 282
1882
HOMICIDE
AN INQUISITION

On the VIEW of the BODY of
Patrick J. Dwyer
whereby it is found that he came to
his Death by the hands of
Charles H. Warren
by a pistol shot
wound at 10.18
Bervery St 21.
1882

Inquest taken on the 14th day
of October 1882
before
Philip M. Coroner.
Committed to Jail 11. 1882
Bailed
Discharged
Date of death



MEMORANDUM.

AGE.	PLACE OF NATIVITY.	WHERE FOUND.	DATE, When Reported.
32 Years. 5 Months. 14 Days.	Ireland	272 Madison St from St. Vincent St.	Oct 11. 1882

0045

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

POLICE COURT, / DISTRICT.

of No. 303 1/2 East 33 Street, being duly sworn, deposes and

says that on the 21 day of September 1882

at the City of New York, in the County of New York, Dependent ment

into Dryers Saloon No 108 Boney
and as dependent ment in "Mr
Patrick Dryer the proprietor of
the Saloon and Charles H Warren
(now present) were mangling. After
quarreling for a few moments
Mr Dryer drew a revolver and
fired it off toward the floor and
then Warren spoke and said I
have got one of them also, Dryer
seeing Warren drew out his revolver

Dependent to before me, this

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Police Justice

0046

167 Wooster St. 34 N.S.
282
Police Court District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Frank B. Peet

303 1/2 vs E 33

Charles H. Warren

AFFIDAVIT.

Dated Sept 22 1882

Murray Magistrate.

Thos. Buss Officer.

Witness,

Disposition,

Can be settled
Arbitration result

Transferred to
Common



Telephone No. 1000
B. Peet

has seen the man Warren said you
saw a hotel inside the year, and
said at said day. Well from
the number said by said person
looking effect in day as best
known to before me
This 22 day of September 1882

CROSS-EXAMINATION of Charles H. Warren.:

Q. (By Mr. Requier) How long had you been in that building at Mrs Christian's, before the 21st of September?

A. Not one moment.

Q. How long had you been stopping with her before this occurrence?

A. I hired the room about seven o'clock, on the evening of the 21st. That morning I came down, on the steamer St John, from Fort Edward.

Q. When did you first go to that place on the night of the 21st? A. I went to the saloon about nine o'clock.

Q. Before that where had you been?

A. I had been hunting rooms.

Q. Had you been drinking?

A. I had not; that is, I had not been drinking to amount to anything.

Q. How many glasses had you been drinking?

A. Not any; I can very easily explain. I took a dose of Jamaica ginger, with a few drops of ~~liquor~~ ^{laudanum} in it, medicinally. That was the extent of the drinking.

Q. You had not taken anything, in the way of spirituous or malt liquors, before you went to the saloon?

AA No, sir.

Q. You were perfectly sober?

A. No, sir; I felt the effects of the laudanum that was mixed with the ginger. I was probably in a condition

that I would be in, if I had taken two or three glasses of whiskey.

Q. When you came into the saloon, whom did you first play with? A. A little boy; I don't know his name.

Q. How many games did you play with him?

A. Perhaps five;; maybe more.

Q. Did you play for drinks? A. We did.

Q. Did you beat him?

A. I beat the boy, I think, one game. I may have beaten him two, and he beat the rest.

Q. As you were playing for drinks, at the end of each game you took a drink?

A. Not always; I took a segar.

Q. How many drinks did you take?

A. I probably took a couple, perhaps two or three beers; the ^{game} calls for five cent drinks.

Q. Lager beer? A. Yes, sir.

Q. After you had played those five games, did you play with anybody else? A. Yes, sir.

Q. Who else?

A. An entire stranger to me; they all were.

Q. Was it a lame boy, by the name of Joe?

A. I don't remember whether he was lame or not.

Q. How many games did you play with him?

A. That I cannot say.

Q. You can tell about?

A. I am entirely afloat there; not so many as ten, per-

haps three or four games.

Q. Did you drink while you were playing those games?

A. I drank and smoked.

Q. I am now talking of the games that you played with the second person; I understand you to say that you played three or four games with him? A. Yes, sir.

Q. How many drinks did you take?

A. I cannot tell how many; it could not be any more than the games were.

Q. It might be three drinks? A. It might have been.

Q. Do you remember what it was that you drank?

A. I believe it was beer.

Q. Have you no more definite recollection?

A. I am a great smoker, and I probably smoked more than I drank.

(By the Court.) I have received here, Mr. Howe, from the Warden of the Tombs, a temporary commitment, which committed this man to the Warden of the Tombs, on the 22nd of September, 1882. This was a commitment holding the prisoner for felonious assault and battery, signed by Judge Murnay.

I also hold the Coroner's commitment. It is dated the 11th of October, 1882. Now, the prisoner was received, on the 22nd of September, on the temporary commitment, and held until the full commitment was made, on the 11th of October.

Q. (By Mr. Requier.) Can you remember what it was that you

0850

drank, when you were playing these three or four games with the second person?

A. Beer; when I did drink.

Q. That was in addition to the beers that you had drank before? A. Yes, sir.

Q. Did you play with anybody else? A. I did.

Q. With whom?

A. This witness; Frankenburg.

Q. He was the pool tender? A. Yes, sir.

Q. How many games did you play with him?

A. I played with him more than with anybody else.

Q. How many games?

A. I can hardly remember; it is so long ago.

Q. About how many games? A. Probably six games of pool.

Q. While you were playing these games, did you drink?

A. I drank and smoked.

Q. How many times did you drink? A. I cannot say.

Q. Give us an idea; did you drink once, twice or three times?

A. It would be nothing but guess work for me to state.

Q. You cannot remember whether you drank one or twice?

A. I drank whenever I did not want to smoke.

Q. Don't you remember that it was more than one drink?

A. I drank fully as often as I had a smoke.

Q. How often did you take a smoke?

A. About every other game.

Q. What did you drink?

A. The one thing; beer.

Q. That would be eleven beers from the time that you went in?

A. I didn't drink that many beers.

Q. While you were playing with him, I understand that Dwyer and Bill Diamond came in? A. Yes, sir.

Q. How long did they stay there?

A. I should judge they were there twenty minutes.

Q. Then you made the acquaintance of Dwyer?

A. Yes, sir; and was introduced, and drank with him.

Q. What did you drink then? A. Whiskey, I think.

Q. Then they left? A. Yes, sir.

Q. How soon after that was it that Mr. Dwyer returned?

A. I cannot say; I don't know the time they left.

Q. Do you remember whether you were playing after they left? A. Yes, sir.

Q. Do you remember whether you played one or more games?

A. I think probably that we played four games after they went out, at least.

Q. About how much time?

A. Well, I don't know; I cannot give the correct idea of the time.

Q. You cannot tell us whether it was ten minutes, or half an hour?

A. Probably it was three quarters of an hour between his coming and going.

Q. Then he came in? A. Yes, sir.

Q. Upon his coming in, did you say anything to him?

0052

- A. No, sir.
- Q. Did he say anything to you? A. Yes, sir.
- Q. Did you notice that he was in a state of intoxication?
- A. I noticed that he had been drinking.
- Q. Did you notice that he had been, or was in a state of intoxication?
- A. As I said, I noticed that he had been drinking.
- Q. Didn't you notice that he had difficulty in walking?
- A. I did not.
- Q. How did you notice that he had been drinking?
- A. You can generally tell.
- Q. What was it that told you?
- A. From his talk and looks.
- Q. His manner of talking? A. Yes, sir.
- Q. Did he talk thickly? A. I don't know that he did.
- Q. Then you say that he was under the influence of liquor, but what does so induce you to think ~~so~~ you cannot tell this jury?
- A. I doubt whether a juror can tell his reasons.
- Q. You cannot tell what the indications were to your mind?
- A. His face was flushed some; I don't say that the man was intoxicated. I think he was under the weather, he was neither drunk nor sober. He was betwixt and between.
- Q. What did he say to you?
- A. He said I will play you for money.
- Q. And you were then playing a game with a third person?
- A. No, sir; I had got through the game.

A. No, sir.

Q. Did he say anything to you? A. Yes, sir.

Q. Did you notice that he was in a state of intoxication?

A. I noticed that he had been drinking.

Q. Did you notice that he had been, or was in a state of intoxication?

A. As I said, I noticed that he had been drinking.

Q. Didn't you notice that he had difficulty in walking?

A. I did not.

Q. How did you notice that he had been drinking?

A. You can generally tell.

Q. What was it that told you?

A. From his talk and looks.

Q. His manner of talking? A. Yes, sir.

Q. Did he talk thickly? A. I don't know that he did.

Q. Then you say that he was under the influence of liquor, but what does so induce you to think ~~so~~ you cannot tell this jury?

A. I doubt whether a juror can tell his reasons.

Q. You cannot tell what the indications were to your mind?

A. His face was flushed some; I don't say that the man was intoxicated. I think he was under the weather, he was neither drunk nor sober. He was betwixt and between.

Q. What did he say to you?

A. He said I will play you for money.

Q. And you were then playing a game with a third person?

A. No, sir; I had got through the game.

0054

- Q. How long had you got through the game?
- A. Long enough to settle my bill at the bar.
- Q. Had you put on your coat to leave? A. I had not.
- Q. Had you taken your coat off the screen? A. I had not.
- Q. You had paid your bill when he came in?
- A. I was just paying it.
- Q. And it was while you were paying it that he spoke to you? A. I had just paid it.
- Q. Now, what did he say?
- AL. "I will play you for money," he said, "if you want to play."
- Q. Had you said anything to him before? A. No, sir.
- Q. About play for money? A. No, sir.
- Q. What did you reply to that?
- A. I said, "no, I thank you; I have played all that I want to."
- Q. Where were you standing at that time?
- A. I was standing at the end of the bar; a few feet from the end.
- Q. And not near the door? A. Towards the rear.
- Q. Well, upon your making that reply to him, what did he say?
- A. I asked him to take a drink; and we had a drink.
- Q. What did you drink?
- A. I drank whiskey.
- Q. That was the second glass of whiskey? A. I believe so.
- Q. Was there any conversation afterwards?
- A. Yes sir; while we were drinking. Mr. Dwyer says, "I will play you for \$50 a game;" I said, "no."

0055

Q. What did he say?

A. I cannot tell exactly; word for word; it came on ;
the substance of it was, ^{he} raised gradually his bet from
\$5 to \$25.

Q. He offered you to play for \$5?

A. Yes, sir; and I refused.

Q. What next did he say?

A. When he spoke again of playing for this money, I told
him that there was not a boy in the house that could
not beat me, and he was probably a better player than
they were.

Q. After you refused to play him for \$5 or \$10, he took
\$25? * A. Yes, sir.

Q. From where?

A. The bar tender gave it to him; ^{he} gave him the key, and
said, "here is the key, give me some money."

Q. (By the Court.) Where did he take the money from?

A. From a drawer; from behind the counter.

Q. What was the money in?

A. Silver dollars; a roll; he counted it on the bar.

Q. What did he say?

A. He said, "I will play you for that." I said, "No, I
will play you for \$50."

Q. What did he say then?

A. He says to the barkeeper, "give me some more money."

~~The~~ barkeeper handed him \$50.

Q. Did he count it out?

0056

A. Yes, sir; on the bar.

Q. And \$50 was ^{put up} ~~paid~~?

A. Yes, sir.

Q. Did you have any money in your hands? A. Yes, sir.

Q. What particular point in this conversation had you drawn out that money?

A. When he put up the first \$25; I probably drew \$25 out of my pocket, and held it in my hand, like that.

Q. When the second \$25 was drawn out; I understand that you stood beside the bar, within one third of the rear portion of it? A. Yes, sir.

Q. When that last \$25 was counted out, what was said by him and you?

A. He counted out the money; and I don't know that he made any remarks, but I laughed, and said, "you must think I am a flat, or fool. There is not a boy that can't beat me in the house, and you can play better than they can. I have paid for nearly ever game that I have played. But I will treat the house."

Q. Why was it that, when you had refused him twice, and he persisted in having this money put up, and put up \$25, gotten from the barkeeper, that you told him that you would not play for less than \$50?

A. Because I was bluffing, and I thought he had no more money.

Q. Did you say that the money came out of a drawer?

A. I didn't see the drawer, and I didn't see the money taken out of the drawer, but I saw the barkeeper hand

hand the money to him .

Q. What reason had you for thinking that he had put up his last dollar?

A It struck me in that light.

Q. You had taken a good many beers? A. Yes, sir.

Q. And two glasses of whiskey? A. Yes, sir.

Q. And before you went there, you had taken laudanum, that was equal to three glasses? A. Yes, sir.

Q. Now, sir, tell us of what you have a distinct recollection of? When you made that last remark to him, that you had been beaten by everybody in the house, and you would be a flat, if you played with him, did he say anything?

A. I don't remember whether he made any remark at that time, or not.

Q. Did he do anything?

A. He took his hand, like that, and shoved the money back towards the barkeeper-- shoved it, perhaps six inches. "Take that," he said; "You son of a bitch give me that \$50," and shoved me back from the bar against the stairway.

Q. He shoved you? A. Yes, sir.

Q. From where you were then standing against this wall?

A. Yes, sir.

Q. Did you make any resistance?

A. Resisted to get my money into my pocket, and keep him from striking me.

0058

Q. How did he take hold of you?

A. Just this way; we struggled over to the corner.

Q. He pushed ^{you} across here? (referring to the diagram.)

A. Yes, sir.

Q. Was it then that the two marks were made behind your ear?

A. Then, and only then.

Q. Was it then that the mark was made upon your arm?

A. Yes, sir.

Q. ~~When~~ you got to the other side, against the wall, and his strength had prevailed over yours?

A. Yes, sir; we struggled over.

Q. Well, he had got you there? A. Yes, sir.

Q. What occurred then? A. He demanded that money.

Q. What did he say? A. "You son of a bitch, give me that \$50."

Q. Was it repeated?

A. He repeatedly asked for the money at the wall.

Q. Still holding you?

A. Yes, sir; I had the money in my hand still, and I says, "No; it is not right; we have not played for it; you haven't won it."

Q. Did you ^{get} away from him? A. Not at that moment.

Q. Did he say anything else?

A. Yes, sir; asked for the money. I struggled to put the money in my pocket, and prevent him from doing me bodily injury.

Q. Did he say anything else?

- A. I believe not, until after I spoke to him. I believe my hat fell off.
- Q. Was that all that was said? A. Yes, sir.
- Q. While holding you, did he say anything else?
- A. I think I made the next remark. My hat fell off, and I said, "this is not gentlemanly."
- Q. What did he say?
- A. He said, "do you consider it gentlemanly to bluff me", and I said, "No, sir; I don't, and I will treat the house."
- Q. Did he then let go his hold of you? A. No, sir.
- Q. Did you free yourself from his hold? A. No, sir.
- Q. Did anybody come to help you free yourself?
- A. Yes, sir; the bartender.
- Q. Just at that point, the bartender interfered?
- A. Not exactly at that point; the barkeeper parted us at the wall.
- Q. He came there, and he got you away from Mr. Dwyer's hold? A. Yes, sir.
- Q. He made a separation? A. Yes, sir.
- Q. After the barkeeper did that, where did Dwyer go to?
- A. He walked to the end of the bar.
- Q. Which end? A. The end toward the rear of the saloon.
- Q. You were parted by the barkeeper, and he walked towards the end of the counter nearest the rear? A. Yes, sir.
- Q. Then the barkeeper spoke to you?
- A. Yes, sir; the barkeeper handed me my coat, and told me to get out as quickly as possible.

0060

- Q. Did he have the coat in his hand when he separated you?
- A. No, sir; he stepped back, and got the coat, after he separated us.
- Q. He handed the coat to you? Where were you standing?
- A. At the wall.
- Q. What did the barkeeper say?
- A. "Get out just as quick as you can."
- Q. You didn't get out? A. No, sir.
- Q. What did you say to him?
- A. I started to go out, and I remembered that I had offered to treat the crowd, and I turned at the end of the bar, and asked the bartender whether I owed him anything; he had got behind the bar.
- Q. Where were you?
- A. I was within a few feet of the front end of the bar, near the door.
- Q. What did he say? A. "Not a cent."
- Q. Then what did you do?
- A. I said, "let's all have a drink."
- Q. Whom were you addressing? A. The barkeeper.
- Q. What did he say to that?
- A. I am not perfectly clear, because just at that moment I caught a glimpse of Mr. Dwyer's pistol. I didn't see him draw his pistol. I saw him covering me with his pistol.
- Q. He was standing how near the counter?
- A. Right against it; I should say that his arm touched the counter.

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Q. And in what position? A. Facing me directly.

Q. And you were towards the other end? A. Yes, sir.

Q. And near the door? A. Yes, sir.

Q. Then you saw him with a pistol in his hand?

A. I saw him holding ^{it} just in that position, (Illustrating).

Q. How near were you, just at that time, to the counter?

A. At this end of it; with this hand on it.

Q. In what position?

A. Facing Mr. Dwyer, with my arm on the counter. He stood right next to the counter, and facing me.

Q. What was the distance between you?

A. I should judge there was fully ten feet.

Q. It was just then, that the pistol was fired?

A. Not exactly.

Q. When?

A. The bartender made another remark, "you thought you were the only man in the house that had \$50." I said, "you are about right", and then he discharged his pistol.

Q. And what did you do then?

A. I then looked down, to see whether he was going to repeat it.

Q. Did he still stand there? A. Didn't move.

Q. Did you move?

A. I did not; I took my coat. It was lying on the bar; I took it, and put it on. I had laid it on the front edge of the counter.

Q. What did you do?

A. I then made up my mind to go out.

Q. What did you do?

A. He ~~offered~~ ^{raised}; he raised his pistol from behind his leg to cover me a second time, and pointed it at me, and then I drew my pistol, and fired.

Q. He fired? A. Yes, sir.

Q. You took the coat, which was resting upon the counter, and put it on? A. Yes, sir.

Q. Then you observed that his pistol was raised the second time? A. Yes, sir.

Q. Then you drew your pistol, and you fired? A. Yes, sir.

Q. And he was standing still, and not moving? A. Yes, sir.

Q. Are you satisfied, Mr. Warren, that that statement is as accurate as every other statement that you have made to this jury?

(Objected.) (Allowed.) (Exception.)

A. Well, what statement do you mean? the statement of the man standing facing me.

Q. No, sir; the statement that, when he raised his pistol for the second time, and standing still, and facing you, you then drew your pistol, and fired?

Q. (By the Court.) You stated here, on your examination, that he raised his pistol a second time; you saw him raise it?

A. I saw him raise it.

Q. That the deceased had not moved from the position in which he was standing. You fired, and the deceased,

0063

at the time you fired, was facing you. You were then asked if that statement was as correct as every other statement that you made?

A. There is one part; I should say something else about it. He was facing me, when I covered him with my pistol, but he turned as I fired. As I was in the act of pulling the trigger, he was turning.

Q. (By Mr. Requier.) Now, I will ask you again. You saw him raise his pistol, after you had put on your coat, a second time, in the way that you have illustrated to the jury, covering your person. He was then opposite to you?

A. Yes, sir.

Q. Standing on the side of the counter? A. Yes, sir.

Q. And you drew your pistol, when you saw it? A. Yes, sir.

Q. Did you fire while he remained in that position?

A. No.

Q. Did he turn around before you fired?

A. He turned around before the discharge; the two actions were going on together; the man turned around as quick as a flash. My pistol was a self cocker. I was going to illustrate the action, if I had my pistol here.

If you were covering me with one, and, while I covered you, you were to turn, and my pistol went off, the actions would be together.

Q. Then you want us to understand that he turned in the very moment that you pointed the pistol, and fired?

A. Yes, sir.

- Q. That is what you say? A. Yes, sir.
- Q. Then, sir, what did you do after that?
- A. I kept my position.
- Q. What next occurred?
- A. Mr. Dwyer ran out of the back door.
- Q. And he didn't begin to run until after you had fired?
- A. No, sir.
- Q. Then he began to run? A. Yes, sir.
- Q. What did you do?
- A. I put the pistol back in my pocket; I kept my position.
- Q. What pocket was it in? A. The right hip pocket.
- Q. Did the officer come in?
- A. Yes, sir; just a moment after.
- Q. Did many other persons come in? A. They did not.
- Q. What did the officer do?
- A. The officer came in, and I saw him come in. I turned from the bar, and told him I had done the shooting.
- Q. Did the bartender or pooltender say anything about your having shot Dwyer, or Patsy, before the officer arrested you? A. I believe the bartender did.
- Q. He said, "that was the man who shot?" A. Yes, sir.
- Q. Thereupon he said what?
- A. I had nothing to say then. I put my hand back, to give him the pistol.
- Q. Didn't he approach you? A. Yes, sir.
- Q. Didn't you have your hand in your hip pocket, and weren't you drawing the pistol out?
- A. I wanted to hand it to him, but he said, "never mind

0065

that," and took hold of my wrists, and I said, "very well; do it then; take it yourself."

Q. Then you were taken to the station house?

A. Yes sir; I was very much excited.

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0866

Coroner's Office.

TESTIMONY.

Thomas Bowes being sworn says
 I am an officer of the 14th Prec.
 On Sept 21st at 10th Bowery in the
 saloon at 11.50 PM, in the Pool Room
 I heard a pistol shot, I was standing
 about twenty feet from the entrance of the
 saloon when I heard the shot. I
 first heard a faint pistol report then a
 louder one a short time afterwards
 I entered saloon and saw ^{Charles H. Warren} ~~the person~~
 coming towards the door. He had
 no pistol in his hand. Charles H.
 Warren stated that he had fired his
 pistol off but did not think he
 had shot deceased. After
 he had said this he put his hand
 back to take the pistol out of his
 hip pocket and I took hold of it
 and put it right in my pocket. I
 never examined it then. ^{I took it to the station house} It is in the
 same condition now that it was then.
 One barrell is empty, the others are
 loaded still. He made no other
 remarks after I had taken the
 pistol away from him. I arrested
 Charles H. Warren and took him
 the prisoner to the station house, I then
 returned to 10th Bowery and ^{inquired} looked
 into the condition of deceased. Deceased

Taken before me

this 11th day of October 1882.

Philip Morkle CORONER.

Coroner's Office.

TESTIMONY.

(2)

was lying in the back part of the saloon on a pool table. There is no partition in the saloon. It is all one place. ~~He~~ ~~was~~ I did not speak to deceased. I heard deceased ask for a glass of soda water. I heard two pistol shots first a faint one then a loud one.

Thomas Bowes

Ferdinand Frankenberg being sworn says: I reside at 128 Hester St. I was tending the pool table in 108 Bowery. I was there on Sept 21st in the night. I went to work at seven o'clock. I was there two hours when Mr. Warren came in. He was a boarder in the house 108 Bowery. He came in at 9 o'clock and asked to play a game of pool. The boy who attends to the tables in the day time played several games with him. They played until 10 o'clock. Then the boy had to go off, his turn was up, the bartender told him to go home and go to bed. I then took

Taken before me

this 11th day of October 1882.

Philip Clarke

CORONER.

0068

Coroner's Office.

TESTIMONY.

(3)

charge of the table. Mr. Warren insisted on playing another game after they had played this other game. Mr. Warren said he thought the pool boy had better go so that he could get a rest and go to his work in the morning. Deceased was not in the room at that time. He came into the room 15 minutes after eleven o'clock. Mr. Warren was there still playing pool with a young man named Joe. Mr. Dwyer and Mr. Warren did not know each other. Mr. Dwyer came in with a man named Billy Diamond. Mr. Warren said Hello Billy Diamond. After that they had a drink at the request of Mr. Diamond. They did not seem to ^{know} each other positively at first until Mr. Warren snapped his hip when Mr. Diamond said now I know you. After they had a drink Mr. Dwyer and Billy Diamond went out together. Shortly after Mr. Dwyer came back alone. Mr. Diamond had been drinking. Both Mr. Warren and Mr. Dwyer had been drinking considerable Mr.

Taken before me

this 11th day of October 1882.

Philip Mearke

CORONER.

Coroner's Office.

TESTIMONY.

Dwyer staggered Mr Warren was a little more steady on his legs. Mr. Warren then flashed his money and said he would play anyone for fifty dollars or any amount. Mr. Warren was standing at the table and requested me to play a game with him. I said I did not think I had money enough to play a game with him. He said he would play anyone in the house no matter where he came from. Then Mr. Dwyer was just coming before the bar when I passed a remark to Mr. Dwyer that Mr. Warren wanted to play me for money. Then Mr. Dwyer said do not play with these people, they will skin you. Then Mr. Warren said you are one of the most sensible men I ever met and asked Mr. Dwyer to the bar to have a drink. They had a drink. During this time whilst they were drinking Mr. Warren said to Mr. Dwyer you cannot beat me either. Mr. Dwyer said I can beat you but I will not play you. Mr. Warren pulled out fifty dollars out of his pocket and said there is what take

Taken before me

this 11th day of October 1882.

Philip Meeke

CORONER.

Mr. Dwyer said again I can beat you
 but I will not play. Mr. Warren
 then insisted to make Mr. Dwyer
 play. Mr. ~~Warren~~ Dwyer put fifty silver
 dollars in my hand on the bar. Mr.
 Warren said I did not have fifty
 dollars in my hand and I counted
 out the fifty dollars to him. Mr. Warren
 then said I guess I will not bet.
 Mr. Dwyer then said to Mr. Warren that
 he thought that he was only making
 a bluff all the time. Then Mr. Warren
 turned around to me and said to me
 there were three of us in the party.
 I believe that you and the boss would
 crack a prick. Then as he said that
 I said you must not speak that way.
 He said you people cannot take
 a joke. I told him we were not
 used to such jokes. With that
 Mr. Warren said let us have a drink
 and settle the argument. Mr. Dwyer
 and I refused. It was then about
 11.35 P.M. Mr. Warren and Mr. Dwyer came
 together. Mr. Dwyer caught hold of Mr.
 Warren's arm. Mr. Warren said to Mr.
 Dwyer you are the proprietor of this house
 and we will not have any trouble.

Taken before me

this 11th day of October 1882.

Philip Berke CORONER.

0871

Coroner's Office.

TESTIMONY.

6

Mr. Dwyer said if that is the case you
 better get out. Mr. Dwyer shoved Mr.
 Warren towards the door. Mr. Warren
 turned and caught hold of Mr.
 Dwyer and then we separated them.
 We separated them with the bartender's
 assistance. They came together again
 about a minute after the separation.
 The second time Mr. Warren got mad
 and said ^{mad and caught} "none of that". Mr. Warren then
 got hold of Mr. Dwyer's hands and turned
 him over the bar on his back. We
 then attempted to separate them but
 did not succeed. Mr. Dwyer then
 pulled his pistol from his ^{shirt} pocket and
 shot deliberately from his side into the
 floor. There was a faint report only when
 Mr. Dwyer fired. Then the bartender
 had taken hold of Mr. Dwyer and
 taken the pistol off him. After Mr.
 Dwyer had shot ^{in the floor} the bartender took his
 coat from the hook and handed
 it to Mr. Warren and said you think
 you are the only man who has got fifty
 dollars get out. Mr. Warren got to the
 screen door and shoved him outside
 of the screen door. After we shoved ~~him~~
 out Mr. Warren out we went to Mr. Dwyer

Taken before me

this 11th day of October 1882.

Philip Burke

CORONER.

Coroner's Office.

TESTIMONY.

and I told Mr. Dwyer there will be no further trouble. Just then Mr. Warren came ~~in~~ again and had his hand on his hip pocket. Mr. Dwyer was then standing at the lunch counter about twelve feet from the door ~~for~~ I was said look out. Mr. Dwyer ran back to get out of Mr. Warren's way when Warren pulled out his revolver and said "I have got one too I am a going to kill you" Dwyer was running with his back turned towards ~~him~~ Warren, Dwyer was running out ~~to~~ ^{towards} the yard. Dwyer ran out to the yard after the shot was fired at him ~~soon~~ as Warren fired the shot the officer came into the front door of the saloon, I walked towards Warren and said this is the man who fired the shot. ~~He then~~ The officer arrested Warren then. While the officer had hold of Warren at the bar, ~~and~~ and the barkeeper and another man went to the yard and found deceased Mr. Dwyer in the back basement which is five or six feet deep. There are no steps leading into it. He had either jumped or fallen ^{brick pavement} into this.

Taken before me

this 11th day of October 1882,

Philip Wakee

CORONER.

0873

Coroner's Office.

TESTIMONY.

(8)

The back basement is to the left of the back door leading from the saloon into the yard. As we got deceased out of the back basement you carried him into the saloon and laid him on the last pool table. Mr. Dwyer said very little he ^{merely} asked for a drink of soda. ~~He did not~~ ^{He did not} was pulled up and I saw blood on the right side. I saw a bullet wound in the back. It was on the right side. Over his kidneys I then ran to Moore St. for Dr. Agan. He came with me and probed for the bullet and said he did not know where it was. We had to wait fully half an hour before an ambulance came from St. Vincent's Hospital. It seemed a long time before the ambulance came. It was about one o'clock in the morning ^{of Sept 22nd} when Mr. Dwyer was taken by ambulance to the St. Vincent's Hospital. Waver was about a minute or a minute and a half outside of the door after being shored out before he came again. After Mr. Dwyer shot at Waver, Waver said "Is this what you want to do". Then Dwyer said "if I was a mean man I could make you make good for the money". Mr. Dwyer did not.

Taken before me

this 11th day of October 1882.

Philip Wakelee

CORONER.

Coroner's Office.

TESTIMONY.

9

stand at the end of the bar and held his pistol up. Mr. Dwyer was about twenty five feet away from Mr. Warren when he was shot. Mr. Dwyer was in the centre of the saloon when he was shot. Mr. Warren was about the centre of the bar. Mr. Warren was about five or six feet from the front door when the shot was fired by him (Warren). About a half a minute after Mr. Dwyer fired the shot into the floor we put Warren out. Dwyer got hold of Warren's sleeve at first and said "If I was a mean man I would force you to make good for those fifty dollars."

X Ferdinand Frankenberg

Jacob Buttenhofer being sworn says, I reside at 146 E. 52^d St. I am a bartender at 108 Bowery. I was present during this affray. Mr. Warren came in about nine o'clock. He ~~testimony~~ and said "bartender give me a cocktail." When Mr. Dwyer came in with Billy Diamond it was about eleven o'clock or a quarter past. Mr. Frankenberg the pool boy told Mr. Dwyer that Mr. Warren wanted to play

Taken before me

this 11th day of October 1882.

Philip Morkle CORONER.

Coroner's Office.

TESTIMONY.

a game of pool for fifty dollars. Mr. Dwyer then said to Mr. Warren "do not play those gentlemen, they will skin you", then Mr. Warren said "you are the only sensible gentleman amongst the party". Then Mr. Warren insisted on Mr. Dwyer playing a game of pool. Then Mr. Dwyer said we will not play we are too drunk. Mr. Warren said I will play you anyhow for fifty dollars, and put a fifty dollar bill a ten a five a two and a one dollar note all on the counter and said "that is what talks". Then there was no conversation took place, but Mr. Dwyer went right behind the bar and got twenty five Trade Dollars, that was the first amount, and Mr. Warren said "that is not fifty dollars". Then Mr. Dwyer said to me "Jake give me that other roll consisting of twenty five dollars", and the fifty dollars was laid on the counter in the presence of Mr. Dwyer, Mr. Warren and Mr. Frankenberg, and I was behind the bar. Then Mr. Warren withdrew his money and said he was only making a bluff, that he did not think anybody in the house had

Taken before me

this 11th day of October 1882.

Philip Morke

CORONER.

0876

Coroner's Office.

TESTIMONY.

11

fifty dollars but him. With that Mr. Dwyer said "I have a perfect right to demand that money, if I choose, if I was a mean man, I would have it." Mr. Warren said "I do not know how you could do it." With that, I saw that there was a little trouble brewing between the two gentlemen, I expected some trouble, so I stepped from behind the bar to the grating behind the back bar and took Mr. Warren's coat from the hook and handed it to Mr. Warren and said to him "you had better go out." The coat was handed Warren before Dwyer fired the shot. ~~Then Mr.~~ Warren wanted to make an explanation and was not satisfied to leave. Warren went towards the door and came back again, and said give us all a drink. I refused the invitation. I gave him no drink. Then I told Mr. Warren that he was under the impression that nobody had fifty dollars but him. ~~Then Dwyer~~ came to Mr. Warren and said he was no good. Then they both walked towards the door, and Mr.

Taken before me

this 11th day of October 1882.

Philip Werke

CORONER.

0877

Coroner's Office.

TESTIMONY.

(12)

Dwyer pulled a revolver from his hip pocket and fired it into the floor. After Mr. Dwyer ^{fired the} shot I reached from behind the bar, caught Mr. Dwyer's hand and took the revolver away from him. With that Mr. Frankenberg pushed Mr. Warren to the door, and Mr. Warren said "is that your game or is that the game you are playing". Mr. Warren then walked towards Mr. Dwyer. Mr. Dwyer was walking towards the water closet. Then Mr. Warren pulled his revolver and said "you son of a bitch I have got one of these things too". The ^{time} ~~first~~ between the first and the second shot was about a minute ^{or} a minute and a quarter. I was excited and could not state very accurately. Before Mr. Warren fired the shot, whilst Mr. Dwyer was walking away, Frankenberg said to Mr. Dwyer look out, he has got a pistol, he will shoot you. Mr. Dwyer's back was turned towards Mr. Warren when the shot was fired. Mr. Dwyer was going towards the water closet. Mr. Dwyer was about twenty five or

Taken before me

this 11th day of October 1882.

Philip Merkle

CORONER.

0878

Coroner's Office.

TESTIMONY.

(13)

thirty feet from Mr. Waneu when the shot was fired. When Mr. Dwyer was shot ~~down~~, he made a pretty good gait, he beat himself, he ran out to the yard and fell down an open ^{space} ~~face~~ which is about four feet wide twenty feet long and six or eight feet deep. This space is to the left of the door as you go to the yard from the saloon. I went outside and said "are you hurt Paddy" he said "yes I am shot." With the assistance of two or three men I carried him into the saloon and laid him on a pool table and said where are you shot. He could give me no answer. I then opened his coat and pulled it up from the rear and could not see any blood there, I opened his vest and saw a spot to the right in the back I pulled up his shirt, I saw a spot where the bullet went in. There was very little blood. This was on the back, on the right side. Officer Bowes was at the door at that time and had the prisoner. When Mr. Dwyer was shot ~~when~~ ~~he was~~ the officer taken before me

this 11th day of October 1882.

Philip Wickste CORONER.

Came in, and Mr. Dwyer was running towards the rear of the saloon. I told the officer to hold Warren until I saw what was the matter with Dwyer. Then I told a party there to go for the doctor who lived in Broome St. Then the doctor came and examined his injury. The doctor felt around the place where Dwyer was wounded. ~~He could not find any wound.~~ ^{He found one of his fingers in the wound.} There were two doctors called. I was in the saloon until Dwyer was transferred to the St. Vincent Hospital. It was between three quarters of an hour and an hour before he was transferred to the hospital. No other pistol shot was fired but the two. Mr. Dwyer caught hold of Mr. Warren's arm and said "If I wanted I could claim this money." I did not hear him say anything else. I was busy at the time. I will not swear that Dwyer did not say to Warren "you must give me that money." When Mr. Warren went out of the door Mr. Dwyer had no pistol in his hand. I took it away from him after he fired the shot in the floor and threw it behind the bar to the floor.

Taken before me

this 11th day of October

Jacob Dudenhofer

1882.

Philip M. Burke

CORONER.

0000

St. Vincent's Hospital
Sept 28th/82.

Emil. St. Bracklow M.D. being sworn
says, "I am House Physician and Surgeon
to St. Vincent's Hospital.
At about 1.00 a.m. on ~~Sept 22nd~~ ^{Sept 22nd} 1882, Patrick
Dwyer was brought ~~by~~ here by our ambulance
from 108 Bowery.
On admission patient was suffering from
shock.
There was a bullet wound in the lumbar
region two inches to the right of the spine.
On catheterization the urine was found to
be mixed with considerable blood.
Patient never rallied from shock, and at
8 P.M. he died with symptoms of internal
haemorrhage."

St. Bracklow

Taken before me
Sept. 25th 1882,

Philip M. McKee
Coroner.

0001

TESTIMONY.

W. J. O. Messer, M.D., being sworn says: On September 24th 1882 at the residence of deceased Chas. J. 2 Madison St. I made an autopsy on his remains which revealed the following. Deceased was five feet eleven inches in height and well proportioned. There was a lacerated wound made by a pistol ball ~~two~~ inches to the right of the spinal column and one and a half inch above the right hip bone between the right hip bone and the twelfth rib. After cutting through the median line of the muscles of the thorax and throwing them back I found the bullet lodged in the ~~Posterior~~ Portion of the Seventh Rib, which it had fractured three inches from the median line. It was seated in the fracture. I found that it had entered the right side of the back at the place described and taking an upward course passed through the right Kidney and Large Lobe of the Liver, two inches from its lower border on the posterior part thereof and passed out of the anteriorly five and a half inches from the lower edge. Right kidney much congested and filled with clots of blood. Liver also congested. ~~Left abdominal cavity contained two pints of blood and clots.~~ Both lungs congested and oedematous. Brain and Spleen normal. Death in my opinion was due to Shock and Internal Hemorrhage.

W. J. O. Messer - M.D.

Sworn to before me
this 24 day of Sept 1882

Philip Merkle

CORONER.

AGE.	52 Years. 5 Months. 19 Days.	PLACE OF NATIVITY.	Madras.	WHERE FOUND.	272. Madras.	DATE, When Reported.	Sept 22/23
------	------------------------------	--------------------	---------	--------------	--------------	-------------------------	------------

Student St
 Vincennes Hospital
 Sept 24 1872
 at 2.6 P.M.

[illegible]

No. 1000

End Quar.

182

AN INQUISITION

VIEW of the BODY of

Frank J. Rogers.

whereby it is found that he came to
his Death by

Inquest taken on the
day
188
before

PHILLIP MERKLE, Coroner.

0007

0884

St. Vincent's Hospital
Col / C/Dr

This is to certify that Patrick
Dwyer who was admitted
Sept 22nd suffering from
a penetrating Bullet wound,
died at this hospital the
same evening.

Lawrence McNamara
House Surgeon

0005

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 H. Warren

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

Charles H. Warren

committed as follows:

The said *Charles H. Warren*
late of the *First* Ward of the City of New York, in the County
of New York, aforesaid, on the *twenty first* day of *September*
in the year of our Lord one thousand eight hundred and eighty- *two*
at the Ward, City and County aforesaid, with force and arms, in and upon one
Patrick J. Dwyer
in the peace of the People of the State of New York, then and there being, wilfully,
feloniously, and with a deliberate and premeditated design to effect the death of *him*
the said *Patrick J. Dwyer* did make an assault, and the said
Charles H. Warren a certain *pistol* then and
there charged and loaded with gunpowder and one leaden bullet, which said
pistol, the said *Charles H. Warren* in his right hand then and
there had and held, to, at, against, and upon the said *Patrick J. Dwyer*
then and there feloniously, wilfully, and with a deliberate and premeditated design to
effect the death of the said *Patrick J. Dwyer* did shoot off
and discharge, and the said *Charles H. Warren* with the
leaden bullet aforesaid, out of the *pistol* aforesaid, then and there, by
force of the gunpowder aforesaid, shot off, sent forth, and discharged, as aforesaid, the
said *Patrick J. Dwyer* in and upon the *back* of the said
Patrick J. Dwyer then and there feloniously, wilfully, and with a deliberate
and premeditated design to effect the death of *him* the said *Patrick J. Dwyer*
did strike, penetrate, and wound, giving to *him* the said *Patrick J. Dwyer*
then and there, with the leaden bullet aforesaid, so as aforesaid discharged, sent forth,
and shot out of the *pistol* aforesaid, by the said *Charles*
H. Warren in and upon the *back* of *him* the said
Patrick J. Dwyer one mortal wound of the breadth of one inch,
and of the depth of six inches, of which said mortal wound *he* the
said *Patrick J. Dwyer* at the Ward, City and County
aforesaid, from the said *twenty first* day of *September*
in the year aforesaid, until the *twenty second* day of *September*
in the same year aforesaid, did languish, and languishing did live, and on which
said *twenty second* day of *September*
in the year aforesaid, the said *Patrick J. Dwyer* at the Ward,
City and County aforesaid, of the said mortal wound did die.

00006

And so the Grand Jury aforesaid do say that the said *Charles D. Warren* the said *Patrick J. Dwyer* in the manner and form, and by the means aforesaid, at the Ward, City, and County aforesaid, on the day aforesaid, and in the year aforesaid, wilfully, feloniously, and with a deliberate and premeditated design to effect the death of ~~him~~ the said *Patrick J. Dwyer* did kill, and murder, 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 D. Warren

of the CRIME of murder in the first degree, committed as follows:

The said *Charles D. Warren* late of the *First* Ward of the City of New York in the County of New York, aforesaid, afterwards, to wit: on the ~~twenty first~~ day of *September* in the year of our Lord one thousand eight hundred and eighty- *two* at the Ward, City and County aforesaid, with force and arms, in and upon one

Patrick J. Dwyer

in the peace of the People of the State of New York, then and there being, wilfully, feloniously, and of ~~his~~ malice aforethought, did make an assault, and ~~that~~ the said

Charles D. Warren a certain *pistol*

then and there charged and loaded with gunpowder and one leaden bullet, which said

pistol

the said *Charles D. Warren*

in ~~his~~ right hand then and there had and held to, at, against, and upon the

said *Patrick J. Dwyer* then and there feloniously, wilfully, and of

~~his~~

malice aforethought, did shoot off and discharge, and the said

Charles D. Warren with the leaden bullet aforesaid, out of the *pistol*

aforesaid, then and there, by force of the gunpowder aforesaid, shot off, sent forth, and

discharged, as aforesaid, the said *Patrick J. Dwyer* in and upon the

back

of ~~him~~ the said *Patrick J. Dwyer*

then and there feloniously, wilfully, and of ~~his~~ malice

aforethought, did strike, penetrate, and wound, giving to ~~him~~ the said *Patrick*

J. Dwyer then and there, with the leaden bullet aforesaid, so as aforesaid

discharged, sent forth, and shot out of the *pistol* aforesaid, by the said

Charles D. Warren in and upon the *back* of ~~him~~ the said

Patrick J. Dwyer one mortal wound of the breadth of one inch,

and of the depth of *six* inches, of which said mortal wound ~~he~~ the

said *Patrick J. Dwyer* at the Ward, City, and County

aforesaid, from the said ~~twenty first~~ day of *September*

in the year aforesaid, until the ~~twenty first~~ day of *September*

in the same year aforesaid, did languish, and languishing did live, and on which

~~twenty first~~ *second* day of *September*

in the year aforesaid, the said *Patrick J. Dwyer* at the Ward,

City and County aforesaid, of the said mortal wound did die.

0007

And so the Grand Jury aforesaid, do say that ~~he~~ the said

Charles D. Warren, Jun
the said *Patrick J. Dwyer* in the manner and form, and by
the means aforesaid, at the Ward, City and County aforesaid, on the day aforesaid, and
in the year aforesaid, wilfully, feloniously, and of *his* malice aforethought,
did kill, and murder, against the form of the Statute in such case made and provided,
and against the peace of the People of the State of New York and their dignity.

JOHN McKEON, District Attorney.

0000

BOX:

81

FOLDER:

900

DESCRIPTION:

Watt, Thomas

DATE:

10/30/82



900

249 Bill of Lading

(11)

Day of Trial,

Counsel,

Filed 30 day of

1882

Pleads

W. J. Hendon
W. J. Hendon (31)

THE PEOPLE

vs.

B
Exonorsis

Exonorsis
Exonorsis

JOHN McKEON,

District Attorney.

W. J. Hendon
W. J. Hendon

A True Bill.

W. J. Hendon
W. J. Hendon

Thursday 27th Foreman

Rec'd Feb 11th 87

0890

STATE OF NEW YORK, }
 City and County of New York. } 89.

1st District Police Court.

Frank L. Stott of 75 Worth Street
 City of New York being duly sworn, deposes and says, that on the
 26th day of August 1882, at the City of New York, in the County of New York,

(one) Thomas Watt (now here) did
 wilfully unlawfully and wickedly torture
 and torment and cruelly beat a certain
 living creature to wit a horse, by then and
 there striking said horse divers blows on its
 body with a whip, thereby cutting the flesh
 and causing blood to flow from body
 of said horse, and did cause thereby
 to the said living creature unjustified
 physical pain & suffering in violation
 of the form of the Statute in such
 case made & provided

Wherefore the complainant prays that the said

Thomas Watt

may be arrested, and dealt with according to law, and more especially according to the following laws made and
 provided, to wit:

"An Act to prevent prize fights and fights among game animals," passed April 4, 1856; and "An Act to amend chapter four
 hundred and sixty-seven of the laws of eighteen hundred and sixty-two, entitled 'An act to prevent the traffic in impure and un-
 wholesome milk,'" passed May 2, 1864; and "An Act for the preservation of the health of animals for human food," passed April 13,
 1866; and "An Act better to prevent cruelty to animals," passed April 19, 1866; and "An Act for the more effectual prevention of cruelty
 to animals," passed April 12, 1867; and "An Act relating to animals," passed February 11, 1874; and "An Act to amend chapter ninety-
 seven of the law of 1875," entitled "An Act providing for the forfeiture of property in certain cases," passed May 4, 1875; and "An Act
 to prevent injury to animals in the City of New York," passed February 8, 1876; and "An Act relating to diseased animals," passed
 February 23, 1878; and the ordinances and regulations of the Sanitary Code of the Board of Health Department of the City of New York.

Sworn to before me this
 day of

188

F. L. Stott

Hugh Gurnea
 Police Justice

POLICE COURT / DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

CRUELTY TO ANIMALS.



DATED, 188

Magistrate.

Clerk.

Officer.

Witnesses:

Henry Bergh, 100 N. 22d St.

W. W. H. H. H.

J. H. H. H. H.

BAILED \$ to ans. Sess.

By

Street.

John J. O'Brien, Printer, 397 Fourth Avenue, New York.

0891

0092

Sec. 139-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

1st District Police Court.

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

Question What is your name?

Answer.

Thomas Watt

Question. How old are you?

Answer.

22 years

Question. Where were you born?

Answer.

Brooklyn

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

Answer.

653 Baltic Street Brooklyn

Question. What is your business or profession?

Answer.

Truckman

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 the
charge of cruelty**Thomas Watt*Taken before me this
day of *Aug*

188

Thomas Watt

0093

7/11/249
Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Smith
James Smith

Offence *Drunk to Animals*

BAILED

No. 1 by *Alexander Donald*
Residence *579 Grand Street*

No. 2, by _____
Residence _____ Street, _____

No. 3, by _____
Residence _____ Street, _____

No. 4, by _____
Residence _____ Street, _____

Witnesses, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ Street, _____

No. _____ to answer *W. J. S.*
W. J. S.

Magistrate, *James Smith*
Officer, *James Smith*
Clerk, *James Smith*

188

RECEIVED
AUG 12 1882
CLERK'S OFFICE

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 *Thomas Watt*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *three* 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 12* 1882 *Hugh Farmer* Police Justice.

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

Dated *Aug 12* 1882 *Hugh Farmer* 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.

44680

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frank E. Kelly
75 North
Manus Court

BAILED.

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses,

No.

Street,

No.

Street,

No.

Street,

\$ to answer.



Bailed

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *three*

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

Dated 188

August 1906
Thompson
Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated 188

August 1906
Thompson
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.

0895

P.O. BOX 2371

W. D. Strong & Co.
Commission Merchants

75 & 77 Nassau St.

(New York)

PHILADELPHIA 82 & CHESTNUT ST.
BOSTON 85 FRANKLIN ST.

Nov 21 1882
Hon John McKerr Dist Atty

Dear Sir

I am the complainant in a case of cruelty to animals against a young man named Watt. I have had several talks with him and I am convinced that he has had a good lesson already and that a further punishment would do the young man more harm (over)

0896

than good, and if there is
any way you can have the
proceedings dropped where
they are at present I should
be greatly obliged. The case
on my part is in the hands
of the S. P. C. A. and was
to come to trial either this
week or next. Hoping you
will be able to oblige me
I am yours truly

Yours truly
Frank L. Stitt

0897

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Watt

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

Thomas Watt

of the CRIME OF Cruelty to animals
committed as follows:

The said

Thomas Watt

late of the City and County of New York, on the ~~twenty~~ ^{thirty} day of August
in the year of our Lord one thousand eight hundred and eighty-two, at the City and County
aforesaid, with force and arms

having then and there
the care, charge and control of a
certain living creature to wit: a
certain horse, unlawfully did then
and there unnecessarily and
cruelly beat said horse with a
certain whip then and there had
and held by him the said
Thomas Watt 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.

And the Grand Jury aforesaid
by this indictment further accuse
the said Thomas Watt of the
Crime of Cruelty to Animals, com-
mitted as follows:

The said Thomas Watt, afterwards to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms unlawfully did maliciously torture and cruelly beat a certain horse then and there being, belonging to some person or persons to the Grand Jury aforesaid unknown, by unnecessarily and cruelly, striking said horse with great force divers blows with a whip whereby the said horse was lacerated cut and wounded in his body and grievously tortured and injured, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

John McLean
District Attorney

0899

BOX:

81

FOLDER:

900

DESCRIPTION:

Weigel, Jacob

DATE:

10/22/82



900

824

Samuel W. King

Filed

day of

1882

Pleas

Not guilty (30)

THE PEOPLE

vs.

B
James W. King

ASSAULT AND BATTERY.

JOHN McKEON,

District Attorney.

A True Bill.

Calvin B. King

Foreman.

May 24/82

At the request of

the elect. & the elect

any circumstances

the action is removed

to the court of appeals

for trial

Ed

0901

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

Jacob Weiger

Jacob Weiger

of the CRIME OF ASSAULT AND BATTERY, committed as follows:
The said

Jacob Weiger

late of the First Ward of the City of New York, in the County of New York aforesaid,
on the *twenty second* day of *October* in the year of our Lord
one thousand eight hundred and eighty *two* at the Ward, City and County
aforesaid, in and upon the body of *John Parry*
in the peace of the said people then and there being, with force and arms, unlawfully
did make an assault and *him* the said *John Parry*
did then and there unlawfully beat, wound and ill-treat, to the great damage of the
said *John Parry* and against the peace of the
People of the State of New York, and their dignity,

JOHN McKEON, District Attorney.

0902

BOX:

81

FOLDER:

900

DESCRIPTION:

Wengel, Louis

DATE:

10/10/82



900

0903

114

Counsel,
Filed 10 day of Oct 1882
Pleads

THE PEOPLE
vs.
Son's Wange
Y. W.
W. C.
W. C.

INDICTMENT.
LARCENY AND RECEIVING STOLEN GOODS.

JOHN McKEON,
District Attorney.

A True Bill.
Leah A. Kane
Foreman.
Oct 11. 1882
Wm. C. C. C. C.
Wm. C. C. C. C.

0904

District Police Court.

Affidavit Larceny.

CITY AND COUNTY
OF NEW YORK, } ss

of No. *37 Madison* Street,

being duly sworn, deposes and says, that on the *30* day of *September* 1882
at the _____ City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, _____

the following property, viz:

*12 pairs of Womens Glaze Kid Button shoes
of the value of Twenty seven dollars*

Sworn before me this

the property of

*Andrew J. Bates and Jerome E. Bates
owner in charge of this 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 *Louis Wendell (nowhere)*

*from the fact that the said Wendell
Came to 122 Church Street the
firm of A. J. Bates & Co. where deponent
is employed as a shipping clerk and
told deponent that he was sent
by Isaac Weill for 12 pair of Glaze
button shoes*

Bernard A. Martin

day of *October* 1882
Police Justice

0905

New York City & County
 Isaac Meill of 677 2 Avenue being
 duly sworn says that Louis Mendel
 (nowhere) was employed by defendant
 as a clerk in his shoe store up to
~~25th~~ 25th of September when he left.
 Defendant has been informed by Bernard
 S. Martin a shipping clerk in the employ
 of ~~James~~ A. J. Batis Co of 122 Church Street
 that the said Mendel came to him and
 got 12 ~~shoes~~ pair of shoes saying that defendant
 had sent him for the said shoes. Defendant
 did not send Louis Mendel for said shoes and has
~~never~~ ^{never} ~~received~~ ^{received} ~~any~~ ^{any} of the shoes from Louis Mendel
 since before this
 4th day October 1882
 Isaac Meill
 J. H. Meill Police Justice

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

AFRIDAVID-Larceny.

Dated 1882

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0906

Form 10.

POLICE COURT—~~SIXTH~~ DISTRICT

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

Louis Wenzel

of No. 86 - 3 Street,

being duly sworn, deposes and says,
that on the 30 day of September 1892 at the City
of New York, in the County of New York,

Sworn to, this

before me,

day of October 1892

Police Justice.

that on the above date he got a
to a clerk in the employ of James
McPhillips at 36 Catharine Street
12 pair of Woman Glaze Kid shoes for
Eighteen dollars. Deponent says that
the said McPhillips told him that the goods
he bought from Deponent at time was
stolen. Deponent further says that
he got the said property from A. J.
Bates & Co of 133 Church Street representing
to the said firm that he had been
sent by Isaac Meil of 67 1/2 Avenue
for said shoes and the cost price
of said shoes are twenty seven dollars

Louis Wenzel

0907

Sec. 108-200.

CITY AND COUNTY
OF NEW YORK, } ss.

District Police Court.

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

Question What is your name?

Answer Louis Wengel

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. New York

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

Answer. 86 E 3 St

Question. What is your business or profession?

Answer. Book

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

Louis Wengel.

Taken before me this

day of

October 1888

J. H. W. H. H.

Police Justice.

6060

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Bernard A. Martin
320 Madison
Louis Wangel

BAILED,

No. 1, by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Dated

1882

Magistrate.

Bernard A. Martin

21 Precinct

Clerk.

Witness

No.

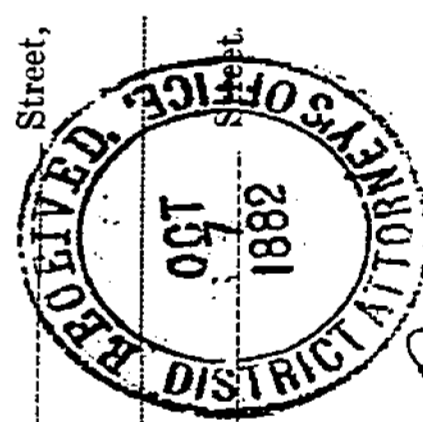
Street,

No.

Street,

No.

Street,



g.s.

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

guilty thereof, I order that he be admitted to bail in the sum of _____ Hundred Dollars _____ and be committed to the Warden or Keeper of the City Prison until he give such bail

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

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

Dated _____ 1882 _____ Police Justice.

09 10

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Wengel

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

Samuel Wengel

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Samuel Wengel

late of the First Ward of the City of New York, in the County of New York, aforesaid, on
the ~~thirtieth~~ day of ~~September~~ in the year of our Lord one thousand
eight hundred and eighty- ~~two~~, at the Ward, City and County aforesaid, with
force and arms

*twelve pairs of shoes of the
value of two dollars and twenty
five cents each pair*

of the goods, chattels and personal property of one

J. B. Bates

Andrew

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

John McKeon

District Attorney

09 11

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

of the crime of RECEIVING STOLEN GOODS,

committed as follows :

The said

late of the First Ward 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 eighty- at the Ward, City and County aforesaid, with force and
arms

of the goods, chattels and personal property of

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

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

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

JOHN McKEON, District Attorney.

0912

BOX:

81

FOLDER:

900

DESCRIPTION:

White, Francis

DATE:

10/12/82



900

Marino

0913

Counsel, *Chapman*
 Filed *2* day of *Feb* 188*2*
 Pleads *Not guilty - (13)*

93. 28.
Katherine Bondy
Francis White
P

JOHN MCKEON.

District Attorney.

A True Bill.

Quabbin
Foreman.

Foreman.

P 2 Oct 24. 1893-4

2 heads 2 1/2 7/100
Len. 6. W. 2 1/2
~~4 1/2 6 1/2 1/2~~

١٢

0914

3

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ss

of No. 25 Catherine

Street,

George Vosbrink

being duly sworn, deposes and says, that on the 22 day of August 1882

at the City of New York,

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

the following property, viz:

Sixteen billiard balls

of the value of forty dollars

the property of

~~Companion~~ George H. Kernberg
in the case 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

Marcel's White (now present)

from the fact that said white man in deponent's place of business on the night the balls were stolen and a pass ticket was found in said white's possession representing that the balls had been pawned. Deponent has seen the property and fully identified them as his property.

George Vosbrink

Sworn before me this

23rd day of August 1882

Police Justice.

09 15

Sec. 198-200.

3 DISTRICT POLICE COURT.

CITY AND COUNTY } ss.
OF NEW YORK,

Francis White 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.

Francis White

Question. How old are you?

Answer.

33 years

Question. Where were you born?

Answer.

New York city

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

Answer.

Car Hester & Boney (resided there 8 months)

Question. What is your business or profession?

Answer.

Salesman

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 *23*

day of *August* 188*8*

Francis White

[Signature] Police Justice.

0916

BAILED,

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

Sec. 208, 209, 210 & 212.

Police Court, 840 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Lockhart
726 East 12th St.
Francis White

Offence, Manslaughter

Dated Aug 23 188 2

Henry van Magistrate.

John W. Spalden Officer.

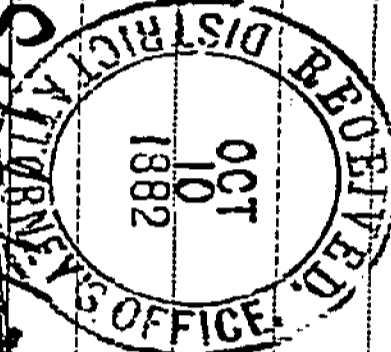
7 Clerk.

Witnesses Francis White

No. 1 Street East 12th St.

No. _____ Street _____

No. _____ Street _____



Aug 23rd 1882
Aug 23rd 1882

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

Francis White
guilty thereof, I order that he be admitted to bail in the sum of 100 Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail in the City of New York

Dated Aug 23 188 2 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.

0917

Sec. 208, 209, 210 & 212.

Police Court--3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

George Washburn
25 East 10th St.
James White

Offence, *Grand Larceny*

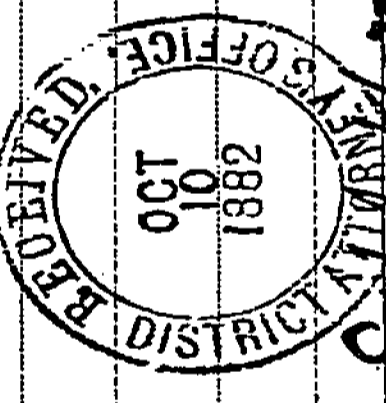
Dated *Aug 23* 188*2*

Magistrate.

John W. Malan
Officer.

Clerk.

Witnesses
John W. Malan
John W. Malan
No. *1* Street *10th St.*



Street,

Street.

Ex. 2000000000
Aug 23rd

BAILED,

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

Police Justice.

188

Dated

guilty of the offence within mentioned, I order h to be discharged.

There being no sufficient cause to believe the within named

Police Justice.

188

Dated

to bail to answer by the undertaking hereto annexed.

I have admitted the above named

Police Justice.

188

Dated

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
James White
guilty thereof, I order that he be admitted to bail in the sum of *One Hundred Dollars* and be com-
mitted to the Warden or Keeper of the City Prison until he give such bail
James White
Aug 23
1882

0918

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

of No.

being duly sworn, deposes and says, that on the 23rd day of August 1882.

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

before me.

Sworn to, this

23rd day of

1882

Police Justice

Jonathan Haggerty.
The 4th Precinct Police
Francis White.
acknowledged to this deponent
that he said White
received the within mentioned
billiard balls from Frank
Scurlow. and that
he said White pawned
the same for said
Scurlow and said
Scurlow paid said
White three dollars
and twenty five cents
for pawning the same.
Jonathan Haggerty

N.Y. General Sessions

The People of C.
— agt' —
Francis White

City and County of New York ss:
James F. McGlone being duly sworn says that he resides at No 78 Mott Street in said City that he is foreman in the employ of Hough & Potter importers and dealers in plate glass at 82, 84 and 86 South Fifth Avenue in said City, that Francis White the defendant herein was in the employ of said firm and under the control of deponent from the 16th or 17th day of April last until about the 10th day of June - during ^{which time} deponent found him honest sober and industrious. He left the employment of said firm of his own accord. and I would be willing to employ him again should he apply to me for work.

Sworn to before me
this 1st day of November 1892
Wm. C. McGlone
Notary Public in C.

0920

N.Y. General Sessions

The People &c

vs

Francis White

affidavit as to
character

N.Y. General Sessions

The People v. c. }
 — agst — }
 Francis White }

City and County of New York ss:

Martin Golden being duly sworn says that he is the brother of the above named defendant that he resides at 85 Mulberry Street in said City that he is engaged in business as a butcher at Stalls 433 & 434 in Washington Market in said City in the employ of Henry Harris. The defendant has been tried and convicted in this Court for Robbery and sentenced to seven years in the State Prison & his term was shortened for as I am informed and believe for good conduct. and he went into the employment of Hough & Potter, while with them he lived with me a portion of the time when I found him sober and regular in his habits. Sworn to before me this 1st day of November 1892 } Martin Golden
 J. McClellan
 Notary Public

0922

N.Y. General Sessions

The People & C

vs

Francis White

Affidavit as to
Character

0923

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Francis White

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

Francis White

of the CRIME OF GRAND LARCENY, committed as follows:

The said

Francis White

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

sixteen silver balls of the
value of three dollars each

of the goods, chattels and personal property of one

Wernberg

George H

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.

0924

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

Francis White

of the crime of RECEIVING STOLEN GOODS,

committed as follows:

The said

Francis White

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

*sixteen billiard balls of the
value of three dollars each*

of the goods, chattels and personal property of

George H. Wernberg

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

George H. Wernberg

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

Francis White

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

JOHN McKEON, District Attorney.

0925

BOX:

81

FOLDER:

900

DESCRIPTION:

White, James

DATE:

10/19/82



900

0926

203

Day of Trial,

Counsel,

Filed 19 day of

1882

Pleas

THE PEOPLE

vs.

James W. White

James D. Howe

JOHN McKEON,

District Attorney.

A True Bill.

Charles B. K...

Foreman.

Oct 19/82

Henry G. ...

27 years ...

BURGALARY—Third Degree,
NOTHING STOLEN.

0927

Police Court District.

City and County } ss.:
of New York,

Henry Selgheder
of No. 62 Church Street, aged 44 years,
occupation Saloon Keeper being duly sworn
deposes and says, that the premises No. 62 Church
Street, 8th Ward, in the City and County aforesaid, the said being a Saloon

and which was occupied by deponent as a Saloon for the sale
of liquors and cigars were BURGLARIOUSLY
entered by means of forcing open a fan
light over the door leading
from the street into said premises

on the Night of the 14th day of Oct 1882
attempted to be
and the following property feloniously taken, stolen, and carried away, viz:

A quantity of wines liquors
and cigars of the value
of five hundred dollars and
more

the property of Deponent
and deponent further says, that he has great cause to believe, and does believe that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen, and carried away by

James White now present
for the reasons following, to wit; That he was found
in said Saloon by Officer Moore
about 10:30 O'clock of the said
Night - where he had no business
the doors of the Saloon having
been previously locked and
secured and the aforesaid
fan light bearing marks & evidence
of the defaced and having entered the
store through said fan light

H. Selgheder

Sworn to before me this
15th day of Oct 1882
J. W. Maynard Office Justice

City and County
of New York

Francis Secore of the Precinct
being sworn says that about
10.30 O'clock P.M. on said night
he found the defendant
lying on the floor in said
Saloon and saw marks
and indications on said furniture
which led deponent to believe
that he ^{defendant} entered the Saloon
by and through said furniture

Francis Secore

Sworn to before me this
15th day of Oct 1882
R. L. [Signature]
(Police Justice)

0929

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss

1st DISTRICT POLICE COURT.

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

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer.

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

Answer.

*I am not guilty of the
charge*

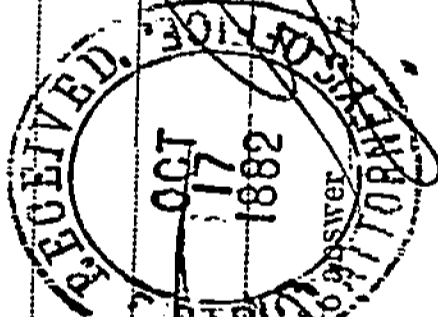
Taken before me, this

day of

1882

*James White**A. L. Morgan* Police Justice.

Dated 188..... *Police Justice.*



0932

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

THE PEOPLE OF THE STATE OF NEW YORK,
against

James White

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

James White

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

The said

James White

late of the *Fifth* Ward of the City of New York, in the County of
New York aforesaid, on the *fourth* day of *October* in the year of our
Lord one thousand eight hundred and eighty *two* with force and arms, at the Ward, City and
County aforesaid, the *saloon* of

Henry Delaguer

there situate, feloniously and burglariously did break into and enter the said *saloon*
being then and there a building in which divers goods, merchandise, and valuable things
were then and there kept for use, sale and deposit; the same being the goods, chattels,
and personal property of

Henry Delaguer

with intent the said
goods, merchandise and valuable things in the said *saloon* 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.

JOHN McKEON, District Attorney.

0933

BOX:

81

FOLDER:

900

DESCRIPTION:

White, James

DATE:

10/19/82



900

204

Counsel
Filed 19 day of 1882
Plends Potquity (20)

THE PEOPLE

vs.

BURGLARY—Third Degree, and
Grand Larceny.

P

James W. W. W.

20th

19 June 1882

JOHN McKEON,

District Attorney.

A True Bill.

Charles Z. K.

Foreman.

Mr. 6/2

Verdict of Guilty should specify of which count.

Plends J. L.

10/13/82

10/13/82

Remanded

to 2nd Monday

7/1

J. W. W. W.

Trainer not

has been in my

company by ear.

Chenard 307

0935

Police Court— 3 District.City and County } ss.:
of New York, }Levi Sobolof No. 85 Canal Street, aged 44 years,
occupation Peddler being duly sworn✓ deposes and says, that the premises No. 85 Canal✓ Street, 10th Ward, in the City and County aforesaid, the said being a Brickbuilding and part of
and which was occupied by deponent as a dwellingwere BURGLARIOUSLY
entered by means of forcing off the lock upon the
kitchen door leading to said premises and entering
said premises through said door✓ on the day of the Tenth day of October 1882

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

Two silk dresses one cashmere dress one
velvet dress one brocade silk waist one broche
shawl two lace shawls two suits of mens clothes
and one revolving pistol and in all
of the value of four hundred dollarsthe property of Deponentand 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 byJames White (an haw) and two other parties not
arrested and whose names are unknown to deponent
for the reasons following, to wit: Said James White admitted
and confessed in the presence of deponent
that he aided and assisted said two unknown
men in the commission of said burglary
and for the reason that deponent has been told
by said White where the above property was
packed. Deponent has seen and identified
a portion of said property at the place where said
White told him it had been packed.

0936

said White also admitted to deponent
that he received eight dollars as his
share of the proceeds of said burglary.
Deponent has also been informed by
James Albertson of 85 Canal St. that
on October 10th 1882 he saw said
White in his room in the same building
and directly over the room occupied by
deponent.

Levy Sobol

Sworn to before me
this 14th day of Oct 1882

Salomon Smith

Police Justice

0937

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court

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

Question What is your name?

Answer. James White

Question. How old are you?

Answer. Nineteen years

Question. Where were you born?

Answer. Ireland

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

Answer. 73 Montgomery St. Two years.

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 went into the building and
closed the door of Mrs Albertus room
at the request of the other parties who
committed the burglary. I received eight
dollars as my share of the proceeds of
the burglary. I knew they were going to
commit the burglary when I went in
James White

day of

Taken before me this

14/15

1887

Robert H. Smith
Justice

Dated _____ 188 _____ *Police Justice.*

6660

Dated 1888 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 1888 Police Justice.

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

Dated Oct 14th 1882 Police Justice.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of \$200

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

204
Police Court 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Lori Sobol
James White
Offence, Forgery

Dated October 14th 1882
Smith
Wade Wilson Officer ✓
Magistrate.

10 Pennock
Offs John Wade ✓
Witnesses, Frank Wade 10 Pennock
Dennie Albertson ✓
No. 85 Canal Street,

No. Street,
RECEIVED
CLERK'S OFFICE
OCT 16 1882
S. J. Smith

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

0940

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

THE PEOPLE OF THE STATE OF NEW YORK
against

James White

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

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

The said

James White
late of the Tenth Ward of the City of New York, in the County of New York aforesaid, on the tenth day of October in the year of our Lord one thousand eight hundred and eighty two with force and arms, about the hour of one o'clock in the day time of the same day, at the Ward, City and County aforesaid, the dwelling house of

Levy Sobol
there situate, feloniously and burglariously did break into and enter, by means of forcibly breaking open an outer door thereof he the said

James White
then and there intending to commit some crime therein, to wit: the goods, chattels and personal property of

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

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

James White
of the CRIME OF GRAND LARCENY IN A DWELLING HOUSE, committed as follows:

The said

James White
late of the Ward, City and County aforesaid, afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, two coats of the value of twenty dollars each, two pairs of trousers of the value of ten dollars each, two vests of the value of five dollars each, four dresses of the value of forty dollars each, one waist of the value of forty dollars, three drawers of the value of fifty dollars each and one pistol of the value of two dollars

of the goods, chattels, and personal property of the said

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

JOHN McKEON, District Attorney.

0941

BOX:

81

FOLDER:

900

DESCRIPTION:

White, William

DATE:

10/12/82



900

0942

WITNESSES.

(1)

Counsel,

Filed

12 day of

Oct 1883

Pleads,

Not guilty (13)

THE PEOPLE

vs.

INDICTMENT.
Larceny from the Person.

F

William W. White

JOHN McKEON,

District Attorney.

A True Bill.

W. B. Kane

Foreman.

Oct 25/83

Frederick A. Agutter

0943

Ge A Le 25712

State of New York } ss
City and County of New York }

Thomas Coen being duly sworn, deposes and says, that on the 24th day of October 1882 deponent went to 105 West 25th Street in this City to serve the annexed Subpoena on Josephine Preston but could not find any such person there although deponent made diligent inquiry for said Josephine and deponent at the time of such inquiry was informed at said address aforesaid that no such person was there

Thomas Coen.
Sworn to before me, this 25th day
of October 1882

John H. Brumman /
Notary Public (284)
New York Co.

0944

M. J. Sullivan

People vs

on the Complaint of

Josephine Preston

vs

William White

Applicant vs

Subj

John McKeon

District Attorney

PART I.

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK. If this Subpoena is disobeyed, an attachment will immediately issue for bringing this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

LESS OTHER SIDE FOR OTHER DIRECTIONS.

SUBPOENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

Josephine Preston

of No. *105 West 35* Street,

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the *25* day of *Oct.* instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf, against *William White*

in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of

in the year of Lord 188*2*

JOHN McKEON, District Attorney.

0945

Does not reside at place
designated in subpoena #

PART 2.

THE COURT ROOM IS 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.]

SUBPOENA.

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace.

The People of the State of New York,

To Josephine Bennett
of No. 105 West 25 Street, does not live there

WE COMMAND YOU, That, all business and excuses ceasing, you appear in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the day of 17 Oct instant, at the hour of eleven in the forenoon of the same day, to testify the truth and give evidence in our behalf against William White in a case of Felony, whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

WITNESS, Hon. FREDERICK SMYTH, Recorder of our said City, at the City Hall, in our said City, the first Monday of Oct in the year of our Lord 1888

JOHN McKEON, District Attorney.

0946

2d

District Police Court.

Affidavit—Larceny.

CITY AND COUNTY }
OF NEW YORK, } ssJosephine Preston, 26 years, dressmaker
of No. 105 West 25th Street, New York City

being duly sworn, deposes and says, that on the seventh day of October 1882
at the in Seventh Avenue near 27th Street in the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, and from deponent's person in the night time
the following property, viz: one ladies hand satchel of the value
of seventy-five cents and silver change,
gold and lawful money of the United
States of the value of eighty cents, in all
of the value of One Dollar and fifty-five
cents —

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

William White, now here
from the following facts: At about
four o'clock on the morning of said
day deponent was passing along said
street when said satchel containing said
money was snatched from deponent's
hand by one of two men who approached
deponent together from behind and both
ran together into an open hallway of the
second house from a restaurant where
deponent had been and in the direction
of 28th Street. Deponent shortly thereafter informed

Subscribed and sworn to before me this

1882

Police Justice

0947

Officer Thomas Loven of the 29th Precinct
 Police of the above facts and said officer
 now deponent that on going
 to the hallway of No 307 Seventh Avenue
 which is the second house from said
 restaurant in the direction of 28th street
 he, the said officer found said White
^{sitting down} ~~standing~~ and arrested him and
 took him to the station house, and that on ^{thereafter}
 his return from said station house he, the
 said officer, found the said catchel, here
 shown, empty behind a door in said
 hallway. Deponent further says that
 said William White, now here, resembles
 in size and general appearance one
 of the men she saw running into said
 hallway as aforesaid.

Sworn to before me this }
 7th day of October 1882 } Josephine X Preston
 R. R. R. }
 Police Justice }
 Mark

CITY AND COUNTY }
 OF NEW YORK, } ss.

Thomas Loven

aged 38 years, occupation Policeman of No.

the 29th Police Precinct Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Josephine Preston

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

Sworn to before me, this 7th }
 day of October 1882 } Thomas Loven

R. R. R.

Police Justice.

0948

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss.2^d District Police Court.

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

Question. What is your name?

Answer. William White

Question. How old are you?

Answer. 24 years

Question. Where were you born?

Answer. Hartford, Connecticut

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

Answer. No 226 West 2^d street; 3 years

Question. What is your business or profession?

Answer. Printer

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 know nothing at all about the matter. I had been drinking and went into the hallway to go to a water closet and sat down on the stairs when the officer came and arrested me.

William White

Taken before me this

day of

October

1881

W. H. Murphy

Police Justice.

0949

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

Sec. 208, 209, 210 & 212.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Frederic Reelin
105 West 26th St
William White

Offence, Larceny

Dated October 7 1882

Barth Magistrate.

Level Officer.

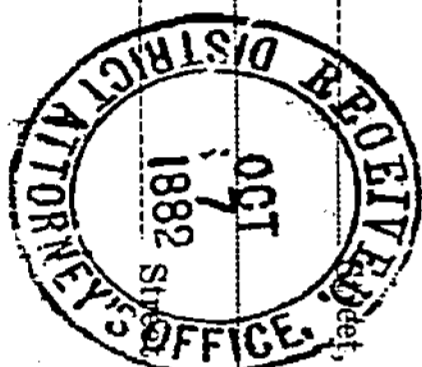
29 Clerk.

Witness said officer

No. _____ Street, _____

No. _____

No. _____



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 William White

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

Dated October 7 1882 _____ 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.

0560

1674
829
Police Court - 2^d District.

Sec. 208, 209, 210 & 212.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
Josephine Baesler
105th West 25th St.
William White

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

Dated *October 7* 188*2*
Magistrate.
Barby
Officer. *Levent* 29
Clerk.

Witness *Said Officer*
No. _____ Street, _____

No. _____
No. _____
No. _____
RECEIVED
OCT 7 1882
DISTRICT ATTORNEY'S OFFICE

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 *William White*

let hold to answer for a crime and
be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden or Keeper of the City Prison until he give such bail.

Dated *October 7* 188*2*
Police Justice. *A. J. Smith*

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. _____

095-1

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 White

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

William White

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

William White

late of the First Ward of the City of New York, in the County of New York,
aforesaid, on the ~~seventh~~ day of *October* in the year of our Lord
one thousand eight hundred and eighty-*two*, at the Ward, City and County

aforesaid, with force and arms, *one satchel of the value of seventy five cents, one silver coin of the United States of the kind known as half dollar of the value and of the denomination of fifty cents, one silver coin of the United States of the kind known as quarter dollars of the value of twenty five cents and three silver coins of the United States of the kind known as dimes of the value of ten cents each*

of the goods, chattels and personal property of one *Josephine Preston*
on the person of the said *Josephine Preston* then and there being found,
from the person of the said *Josephine Preston* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN McKEON, District Attorney.

0952

BOX:

81

FOLDER:

900

DESCRIPTION:

Wildermuth, Richard

DATE:

10/17/82



900

0953

180

(1)

Counsel,

Filed 17 day of

1882

Pleads,

WITNESSES.

THE PEOPLE

vs.

INDICTMENT.
Larceny from the Person.

Richard W. S. Smith

JOHN McKEON,

District Attorney.

A True Bill.

Leah 12/17/82

Foreman.

Headman

S. P. 2400 years.

0954

Sec. 98-200

CITY AND COUNTY }
OF NEW YORK, } ss.

2nd District Police Court

Richard Wildermuth 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

Richard Wildermuth

Question. How old are you?

Answer.

21 years

Question. Where were you born?

Answer.

New York

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

Answer.

442 West 17 Street: 18 months.

Question. What is your business or profession?

Answer.

Shut Iron work.

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.

*Work hard for a living:
was drunk.*

Richard Wildermuth

Taken before me this

day of

1884

Police Justice.

0955

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

Police Court-1882 District-2
THE PEOPLE &c.,
vs. THE COMPLAINANT OF
Richard Aldermuth
Offence, Larceny from the Person
Dated October 11th 1882
J. Henry Bond Magistrate.
James M. Clark Officer.
10 P.M.
Witnesses, _____
No. _____
Street, _____
No. _____
Street, _____
No. _____
Street, _____
\$ 1000 to answer
J. Henry Bond
CLERK'S OFFICE, DISTRICT COURT, OCT 13 1882

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 Aldermuth

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

Dated October 11th 1882 J. Henry Bond Police Justice.

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

Dated _____ 1882 _____ 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 _____ 1882 _____ Police Justice.

9560

Police Court No. 28 1892 District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Wm. J. Jappes
Oct 9 1892
Richard W. Wadsworth

BAILED,

No. 1 by

Residence

Street,

No. 2, by

Residence

Street,

No. 3, by

Residence

Street,

No. 4, by

Residence

Street,

Witnesses,

No.

Street,

No.

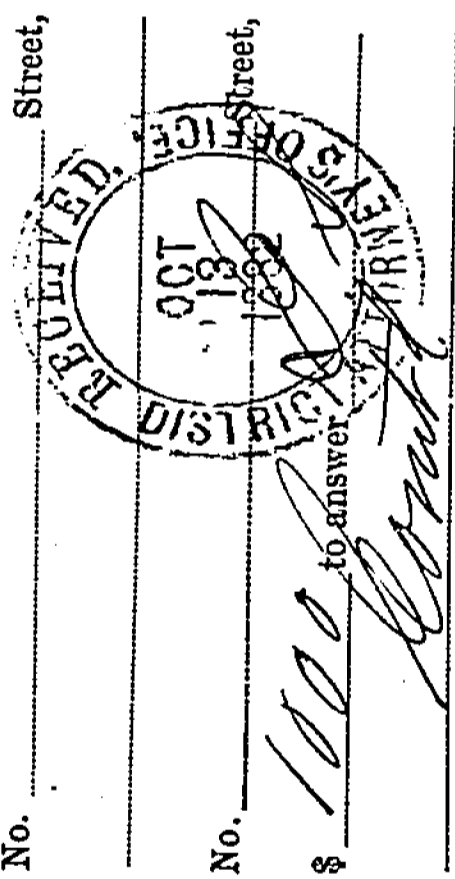
Street,

No.

Street,

\$

to answer



Dated

October 11th 1892

Magistrate.

J. Henry Ford
James M. G. G. G.

Officer.

16 Proh

Clerk.

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

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *One*

Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he

give such bail.

Dated

188

Police Justice.

I have admitted the above named

to bail to answer by the undertaking hereto annexed.

Dated

188

Police Justice.

There being no sufficient cause to believe the within named

guilty of the offence within mentioned, I order h to be discharged.

Dated

188

Police Justice.

0957

Ind District Police Court Alta Tappey Affidavit—Larceny.

CITY AND COUNTY
OF NEW YORK,

of No. 409 West 33^d Street, Housekeeper
being duly sworn, deposes and says, that on the 10th day of October 1882
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 day time
the following property, viz:

One hand satchel of the value
of One 50 dollar, containing good and
lawful money of the issue of the United
States Government consisting of diverse notes
or bills and coins, a more correct description of
which this deponent can not give, amounting
in all to the sum and value of Twelve dollars.
One ticket from Lord & Ayling Establishment representing
feathers of the value of Eight dollars. Two
pairs of childrens stockings of the value of
Twenty five cents per pair. Said property
being in all of the value of Twenty 50 dollar

the property of this deponent and her husband
William H. Tappey

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

Richard Wildermuth (now
here) for the reasons following, to
wit: That about the hour of 3
O'clock P.M. of the day aforesaid
deponent was riding in a stage
passing down 9th Avenue and that the
said Wildermuth was also a passenger
in said stage, and when at the corner
of 9th Avenue and 23^d Street the said

0958

Widdowman snatched from defendant's hand
the satchel, with the property hereinbefore
described, and ran away with the same.
Known to before me this
11th day of October 1912 } Mrs W H Tappey
J. Henry Cook } Ella Tappey
Police Justice.

District Police Court.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

AFFIDAVIT—Larceny.

vs.

Dated

188

Magistrate.

Officer.

WITNESSES:

DISPOSITION

0959

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Richard Wildermuth

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

Richard Wildermuth

of the CRIME OF LARCENY (from the person)

committed as follows:

The said

Richard Wildermuth

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

one patch of the value of one dollar and fifty cents, two pairs of stockings of the value of twenty five cents each pair, divers promissory notes for the payment of money the same being then and there due and unsatisfied of the kind commonly called United States Treasury Notes of a number and denomination to the Grand Jury aforesaid unknown of the value of twelve dollars, and divers coins of the United States, of a number kind and denomination to the Grand Jury aforesaid unknown of the value of two dollars

of the goods, chattels and personal property of one *William H. Farney*
on the person of the said *William H. Farney* then and there being found,
from the person of the said *William H. Farney* then and there
feloniously did steal, take and carry away, against the form of the Statute in such case
made and provided, and against the peace of the People of the State of New York, and
their dignity.

JOHN McKEON, District Attorney.