

0346

BOX:

7

FOLDER:

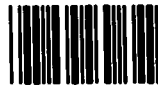
95

DESCRIPTION:

Callahan, Edward

DATE:

02/26/80



95

0347

BOX:

7

FOLDER:

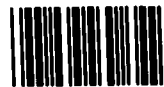
95

DESCRIPTION:

Tammany, Thomas

DATE:

02/26/80



95

0348

BOX:

7

FOLDER:

95

DESCRIPTION:

White, John

DATE:

02/26/80



95

0349

Counsel,

Filed 26 day of Feb 1879

Pleas, *John G. Gully* (27)

THE PEOPLE

vs.

BURGLARY—Third Degree,
and — Larceny.

John White

Thomas Tammang

Edward Ballahaw

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Connelley

Foreman.

March 1. 1879

(all)

John G. Gully

0350

Police Office, Fourth District.

City and County } ss.
of New York,

John Dwyer

of No. 1327 East Avenue, being duly sworn,

deposes and says, that the premises situated on the east side of 14 Avenue
between 137th and 138th Street, Ward, in the City and County aforesaid, the said being a Stable
and which was occupied by deponent as a Stable

entered by means of excavating the dirt from under
said stable, and entering through an
opening in the floor. were BURGLARIOUSLY

on the night of the 15 day of February 1880 -
and the following property feloniously taken, stolen and carried away, viz.:

One Set of single harness (except a
dutch collar), said harness being of the
value of five dollars. and ten kegs of
wagon grease of the value of ~~approximately~~
five cents each. in all of the value
of Twelve ~~Two~~ dollars

the property of Deponent & John Park
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 John White. Thomas Sammam
and Edmund Callahan - now present.

for the reasons following, to wit: That deponent saw said
property in said stable on the said night
and saw said Sammam and Callahan
enter said stable while said White remained
in said stable and saw said
White leave said stable.

*Sworn to before me and
signed by me this 15th day of
February 1880*

0351

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

John White 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. *John White*

Question. How old are you?

Answer. *Twenty years*

Question. Where were you born?

Answer. *England.*

Question. Where do you live?

Answer. *In 73 Street*

Question. What is your occupation?

Answer. *Iron K man -*

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

Answer. *I am not guilty.*

John White
mark.

Taken before me this

18 day of July 1878

William D. ...
Police Justice

0352

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Thomas Samman 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.

Thomas Samman

Question. How old are you?

Answer.

Twenty years

Question. Where were you born?

Answer.

In New York

Question. Where do you live?

Answer.

In 74 Street.

Question. What is your occupation?

Answer.

Drive a brick cart.

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

Answer.

I know nothing about it whatever.

Thomas Samman

Taken before me this

18 day of *July* 1870

J. B. Marshall
Police Justice

0354

Police Court, Fourth District.

CITY AND COUNTY } ss.
OF NEW YORK,

Edward Callahan 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. *Edward Callahan.*

Question. How old are you?

Answer. *Eighteen years.*

Question. Where were you born?

Answer. *In New York.*

Question. Where do you live?

Answer. *230 E 74.*

Question. What is your occupation?

Answer. *Pedlar.*

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

Answer. *I am not guilty.*
Edward Callahan

Taken before me this 18 day of February 1898.

W. M. M. C.
District Clerk

0355

Chas. P. 11-20-11
242 E. 2

1. James H. H. H. H.

Childhood & first love

All my dear & true love

Now some time

BAILED: M.

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Police Court—Fourth District.

THE PEOPLE vs.

ON THE COMPLAINT OF

1327 First Ave

1. J. H. H. H.

2. J. H. H. H.

3. J. H. H. H.

4. J. H. H. H.

5. J. H. H. H.

6. J. H. H. H.

Dated

1877

Magistrate.

Office

Clerk.

Witnesses,

J. H. H. H.

J. H. H. H.

J. H. H. H.

J. H. H. H.

J. H. H. H.

J. H. H. H.

J. H. H. H.

Received in District Attorney's Office

Com.

CITY AND COUNTY } ss.
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

*John White, Thomas Tammery and
Edward Callahan each*

late of the *fourteenth* Ward of the City of New York, in the County
of New York, aforesaid, on the *fifteenth* day of *February*
in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force
and arms, at the Ward, City and County aforesaid, the *stable* of
John Dwyer there situate, feloniously and
burglariously, did break into and enter, the same being a building in which divers
goods, merchandise, and valuable things were then and there kept for use, sale and
deposit, to wit: the goods, chattels, and personal property hereinafter described, with
intent the said goods, chattels, and personal property of the said *John*
Dwyer then and there therein being, then and there
feloniously and burglariously to steal, take and carry away, and

*One set of harness of the value of five dollars
One hundred pounds of grease of the value
of seven and one half cents each pound.
Ten kegs of grease [of the kind called Oxle
grease] of the value of seventy five cents each.*

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

John Dwyer

so kept as aforesaid in the said *stable* 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.

BENJ. K. PHELPS, District Attorney.

0357

BOX:

7

FOLDER:

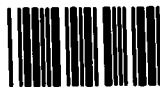
95

DESCRIPTION:

Dyer, Sidney

DATE:

02/06/80



95

0358

BOX:

7

FOLDER:

95

DESCRIPTION:

Willard, George

DATE:

02/06/80



95

0359

Filed day of 187
Pleads

THE PEOPLE,

vs.

Indictment for Receiving
Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Foreman.

Grand Jurors of Henry, Mo.
K. Lee. Sept. 1871.

INDICTMENT.

THE PEOPLE

vs.

George William
Sydney

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. Conner

Foreman.

Jan. 1871.

David W. Morgan

0360

New York Nov^r 28th 1879.
Mr. William Sampson.
High esteemed Sir!

Please forgive me that I take the liberty to write these few lines to you. Still my heart is so full of trouble & though my misbehavior that I cannot bear it any longer to show you, under what circumstances I came to do wrong.

The morning when you did send me to collect a few Bills, I took the money and the two Cheques with me in a book in my pocket, but not for to spend, only to make a show for our customers, as to those I had not collected already.

Troubled with my wife's family, especially with a brother-in-law of mine, which have existed already for a long time, brought me that day to extreme drinking, I took liquor and I got crazy and was so crazy and drunk that night, that I think the most of the money

was taken from me in the room where I felt no sleep, or in Saloons - it is hardly to tell, one thing is sure I could not have spent it all and all what I have spent I did in the interest for the firm. I am pained for it.

It is now winter time - a family wife and two children and no means to support them - no work and nothing at all. Often I feel as when I could run my head against the wall and knock my brains out over the loss of my situation.

At the time when I was in Albany, employed by Messrs. Perry & Co I was well satisfied and never thought on drinking. I had a good place there, steady and with a salary of \$900 a week. It was only the high wages what drove me to New

0362

good feelings to help me, &
beg you again from the bottom
of my heart to help me with
\$8⁰⁰ to pay my rent for the
next month and if it is possible
to you, to secure me any situation
it makes no difference to me
what it is - barkeeper or
assistance or any kind of work,
I will be my whole life
thankful to you. I am so
in need, that I can it hardly
tell you, still I trust in your
kind and human feelings
to help me out of my greatest
trouble. On the other side I
will all do what I can do
for you, to secure you more
and more and good customers.
I have many in view and
one word of you, I will

0363

York again and now I must let
the whole happen when I had
a situation and had less than
\$400 a week. The words Mr
Gerry told me before I left him
"I had sure to suffer for it"
came to true and I feel very
sorry that I took not his advice
and stood in the way.

Dear Mr. Sampson, I feel
very sorry, sorry for what I have
done, yet what I have done I
did it not with a bad heart, only
family trouble was my fall, as
I know you have such kind
and humane feelings and a
very good heart, I beg you
from the bottom of my heart to
help me a little and take some
of my greatest sorrows from
my shoulders. On Monday
next is the first of the month
and I have not a cent to pay
my rent with. I try very hard
to get work but without success
and I hardly know what I shall
do. If you have the kind and

0364

Secure them to you.

Hoping that you will
hear and fulfill my prayer
and send me to school
Saturday and answer and
some business cards of
yours. I remain with a
full heart of gratitude
and thankfulness

With the highest respect

Your obedient servant

Leo Bonney

No. 437. W. 37 Street
betw 9 & 10th Avenue

0365

Petition

Your Honor

I am guilty of the charge for which I am standing for you, still I beg you to have mercy with me, have mercy for the sake of a honest good and devoted wife and two little children - Caspar and David - one of which is $2\frac{1}{2}$ years and the other one which is 10 months old and for the one which will come to world in a few months. - I was without work and had no means to support my family and in a moment in which I had no control over myself, crazy with thoughts how I could support my family I did the deed.

I beg you from the bottom of my heart have mercy on me for the sake of all my dear-ones

0366

to which I cling and hold with
body and soul and spirit and
not to State Prison, if you hold
me send me to the Penitentiary
and pass sentence as light as
you can on me. Every day
seems like a year to stay a-
way from home and loving-
ones.

I promise you on the other
side that I will hereafter
keep the straight line and
live as honest, God-fearing
and true as the heart of
a wife and children.

Trusting that you will want
my prayer I ask the Lord
to count my prayers to bless
you and I am your

humble, obedient and
unfortunate servant,
Dwight Harrison

0367

Mendez, age 57 -
 of dishonored Clerk.
 When complaint of his death was
 received 288 Atlantic St. New York
 his clerk Leo Honore 551 1/2
 New York, was arrested on the
 charge of embezzling \$150.
 Honore was ordered to deposit
 this money in the bank but
 instead appropriated the money
 to his own private use.

MONTH DATE
 PAID
 SALES
 EMPLOYEES RETURNED

0368

MONTH	DATE	BEER DELIVERED			AM'T OF SALES	Empties Returned		
		$\frac{1}{2}$	$\frac{1}{4}$	$\frac{1}{6}$		$\frac{1}{2}$	$\frac{1}{4}$	$\frac{1}{6}$

This is the acc.
 I have signed
 for the delivery of
 100 cases 5/95—
 Henry K. W.
 (Signature)

0369

TORN PAGE(S)

0370

Dear Eugene

Dear Mr. [unclear]

Enclosed please find an affidavit in relation to the Hottel case. I want to get her absolutely on trial. That is why I am obliged to hunt up the man about it. It is something of a good deal of time. In regard

0371

to the old from the paper
he wanted high and low for
it. But did not find it.
I wrote to Mr. Vane and
asked to examine the same
to be sure to secure and
be confident to give
the evidence. — You may tell
Mr. Mansum and where to
leave it. Love &c
J. W. Welch

0372

Leo Horne, 1st and William Beveridge
Brewing Company Dr.

1879

Nov 17 To Cash - stolen from safe 89.79
" 18 " " collected from Litch 8.00
Dec 9 " " as do F. H. Langer 20.00
\$117.79

This is a correct copy from
our Books.

Yours M. B. B. C.
per John J. Kelly.

0373

Charles Siebert,
HOF-LIEFERANT

SE. MAJESTÄT DES KAISERS VON DEUTSCHLAND

URP. KÖNIGS VON PREUSSEN.

IMPORTER AND MANUFACTURER OF
Artificial Flowers & Feathers

521, 523, 524, 525 & 527 Broome Street,
Paris, Rue de Richelieu 41.
Berlin, Oranienstrasse 48. NEW YORK.

M. N. NOLAN, PRESIDENT AND TREASURER. M. SCHRODT, SECRETARY.

THE QUINN & NOLAN

BEVERWYCK BEER BREWERY

22, 24, 26, 28 & 30 North Ferry St., Albany, N. Y.

New York Depot: Manhattan Market Building, corner 35th Street and 11th Avenue.
JOHN MAXWELL, General Agent.

John D. Kelly.

WITH
QUINN & NOLAN,
BEVERWYCK BEER BREWING COMPANY.
ALBANY, N. Y.
N. Y. City Branch, 35th St. & 11th Ave.

0374

GLUED PAGES

0376

of New York, ss.:

George H. Randall

of No. 403 West 22

Street, being duly sworn,

deposes and says, that the premises No. ~~14~~ ¹⁴ in the ~~Steam Boat City of New York~~ ^{Steam Boat City of New York} Room 40

~~new saw steam boat~~ ^{new saw steam boat} ~~which was occupied by deponent as a sleeping apartment and in~~ ^{which was occupied by deponent as a sleeping apartment and in} ~~which he was then sleeping~~ ^{which he was then sleeping}

were BURGLARIOUSLY

entered by means forcibly opening the room of said door with false keys and nippers

on the Night of the 2^d day of February 1880 and the following property, feloniously taken, stolen and carried away, viz.:

good and lawful money consisting of National Banks bills and United States Treasury Notes of various denominations of the value of Twenty seven dollars and ~~one cent~~ ^{one cent} ~~of the~~ ^{of the} Valley Gold Mining Company of Idaho incorporated under the laws of the State of New York of the value of Five hundred dollars ~~the property of Mathew Graham in the care and~~ ^{the property of Mathew Graham in the care and} ~~charge of deponent~~ ^{charge of deponent} ~~and deponent further says that he has great cause to believe, and does believe, that the~~ ^{and deponent further says that he has great cause to believe, and does believe, that the} ~~said~~ ^{said} ~~property~~ ^{property} ~~was~~ ^{was} ~~committed~~ ^{committed} ~~and the~~ ^{and the} ~~foregoing~~ ^{foregoing} ~~property~~ ^{property} ~~taken~~ ^{taken} ~~stolen~~ ^{stolen} ~~and~~ ^{and} ~~carried~~ ^{carried} ~~away~~ ^{away} ~~by~~ ^{by} ~~Sydney Dyer~~ ^{Sydney Dyer} ~~and~~ ^{and} ~~George Willard~~ ^{George Willard}

BURGLARY was committed and the foregoing property taken, stolen and carried away by Sydney Dyer and George Willard

for the reasons following, to wit: That deponent is informed by James Murphy that he saw said Willard go into said room on said Boat and that said Dyer stood outside walking up and down in front of said room door. That said Willard remained in said room about three minutes when he came out and said Dyer and Willard walked away together

For the Court

Sworn to before me this 2^d day of February 1880
Attest
John J. Queller

0377

City & County of
New York ss

James Murphy of Steamboat City of New York and who resides at No 11 Westcott Street New London State of Connecticut being duly sworn says that on the 2^d day of February 1880 at about the hour of 4. A.M. he saw George Willard go into the room described in the within affidavit and saw Sydney Dyer walking up and down in front of said room door which said Willard entered that said Willard remained in said room about three minutes when he came out and that said Willard and Dyer walked away together. Deponent says that he is employed in said Steam Boat City of New York which runs for the carrying of passengers between New York City & New London in the State of Conn. That at the time said room was entered the said Steam Boat was bound for New York from New London and deponent believes she was there within the State of New York. That Dyer & Willard occupied room 28 on said Boat and the skeleton Remains were found in said room after they were

Sworn to before me this
22 day of Feb 1880 -

B. W. Smith
Police Justice

0378

Early & Lemmy of New York & S.

George W. Randall of
being further sworn says
that two of the bills taken
from his state room are
now here viz the National
Bank bill of the value &
denomination of five
dollars issued by the First
National Bank of Iowa
This bill was taken from
the possession of Sydney Dyer.
One National Bank bill
of the value & denomination
of five dollars issued by the
Haverick National Bank
of Boston - This bill was
taken from the possession
of George Willard -

The said Dyer & Willard
were searched about a
half hour after the
occurrence & the said money
found as above stated -

Geo W Randall

Sworn to before me this
2^d February 1880 -
J. P. Murphy Police Judge

0379

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Sidney Dyer

being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Sidney Dyer

Question. How old are you?

Answer.

36

Question. Where were you born?

Answer.

Canada

Question. Where do you live?

Answer.

Canada

Question. What is your occupation?

Answer.

Clerk

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

Answer.

*I am under advice of Counsel
and refuse to say anything*

Sidney Dyer

Taken before me, this

2^d

day of

February

1887

at

Police Court

POLICE JUSTICE.

0380

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK, }

George Willard being duly examined before the undersigned, according to law, on the annexed charge, and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer. *George Willard*

Question. How old are you?

Answer. *28*

Question. Where were you born?

Answer. *United States*

Question. Where do you live?

Answer. *Detroit Michigan*

Question. What is your occupation?

Answer. *Dentist*

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

Answer. *I am not-guilty*
G. Willard

Taken before me, this

7

day of *June*

1880

POLICE JUSTICE.

0381

Police Court—First District.

CITY AND COUNTY }
OF NEW YORK. } ss.

..... being ~~by~~ examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this

day of

18

Police Justice.

0382

200-1020-54

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

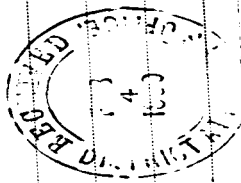
143

Police Court—First District

THE PEOPLE, & C.,
ON THE COMPLAINT OF

George O. Randall
403 W 22nd St
1880

Sedney Dyer
George Willard



Dated February 2 1880

Butler H. Buxby Magistrate.

Captain Gaston Officer.
Shamrock Squad Clerk.

Witnesses:

Capt Hanley

John O'Brien

James Murphy

City of New York

Pin 40 NR
to answer each

at General Sessions

Received at Dist. Atty's office

This larceny was committed
about 5:00 A.M. It is claimed
to be in the nature of the
Burglary of New York

No. 1, by
At the time of the finding
Residence,
The money the vessel
was near Hellgate
No. 2, by
Therefore in the jurisdiction
Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

Complained by
testify by

State of New York.
 City and County of New York E & S:
 Robert Jacoby being duly sworn
 says: I reside at 335 East 54 Street in
 the City of New York; I was Bookkeeper
 with Elias & Betz, Brewers of this City,
 from October 1874 to the end of October
 1876; I know Leo Hornef; he was Assistant
 Bookkeeper with the firm of Elias & Betz,
 about four or five months in 1876; I know
 of my ^{own} knowledge that said Leo Hornef,
 at the time he was in the employ of the said
 Elias & Betz at one time, and in the month
 of April or the end of March 1876, he the
 said Leo Hornef took the sum of about
 two hundred dollars, including checks,
 cash money and a post office money
 order; this money, checks & post office
 money order was the property of Elias
 & Betz and said Leo Hornef had no
 right to the same nor any interest
 therein; he never returned to the employ
 of said Elias & Betz until a few days
 thereafter, when said firm refused to
 retain him; in the meantime and
 two days after said Hornef had
 taken the money, post office money
 order and cash money, the wife of
 the said Leo Hornef came to the office
 of said Elias & Betz & returned the same

0384

to defendant as such Bookkeeper.
I know positively that the man Leo.
Hornel I have mentioned is the same
person who was in the employ of the
Breuer Valentine Loewer of this city
afterwards.

I remember of having read that said
Leo. Hornel had also embezzled a sum
of money from some Bottling establish-
ment or Weiss beer brewery in Williamsburg
or Brooklyn, the name of which establish-
ment I do not remember; I read this
in the New York Staats Zeitung, I cut
out this reading matter, but I cannot
find it, although I have made search
for it; this was about the end of the year
1876 I noticed this in ~~the~~ the Staats Zeitung

Sworn to before me
this 4 day of March 1880
August P. Wagners
Notary Public
N.Y. Co (166.)

Robert J. Lerly.

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That *George Willard and Sidney Byer each*

in the County of New York, aforesaid on the *second* day of *February* in the year of our Lord one thousand eight hundred and ~~eighty~~ *eighty* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each. *One instrument and writing of the kind commonly called a certificate of stock, the same being issued by the Valley Gold Mining Company of Idaho, and incorporated by act under the laws of the State of New York. The same being acknowledged to one Matthew Graham, and the same being of the value of five hundred dollars. One promissory note for the payment of money, the same being then and there due and unsatisfied and of the kind commonly called a Bank Note, the same being issued by the First National Bank of Boston, the same being of the denomination of five dollars, and of the value of five dollars. One other promissory note for the payment of money the same being then and there due and unsatisfied and of the kind commonly called a Bank note, the same being issued by the Mexican National Bank of Boston the same being of the denomination of five dollars and of the value of five dollars.*

of the goods, chattels, and personal property of one *George H. Randall*, 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.

then and there being found,

CITY AND COUNTY
OF NEW YORK,

Aforesaid

And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,

in and for the City and County of New York,
upon their Oath, ~~do~~ *do* swear, do swear for each,

That George Willard and Sidney Dyer each

late of the First Ward of the City of New York, in the County of New York, aforesaid,

on the *Second* day of *February* in the year of our Lord

one thousand eight hundred and ~~seventy~~ *Eighty*, with force and arms, at the

Ward, City and County aforesaid,

~~any notes for the payment of money, being, and there due and unsatisfied (and of~~
~~United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one~~
thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied
(and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value
of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars,
and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and
there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars,
and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the
value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and
unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value
of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and
of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars
each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each:
one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind
known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each:
one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of
the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar
each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due
and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind
known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of twenty dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), be-
ing then and there due and unsatisfied, of the value of ten dollars each: ten promissory notes for the payment of money
(and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten
promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatis-
fied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as
bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for
the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value
of one dollar each: bank bills of banks to the jurors aforesaid, unknown, and of a number and denomination to the
jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as
double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the
value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each:
fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold
coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the
kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors
unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver
coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually
known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as
quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes),
of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five
cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver
coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value
of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins
(of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of Amer-
ica, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomi-
nation of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States
of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the
denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills
of the United States of America, the same being then and there due and unsatisfied (and of the kind known as frac-
tional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

*five hundred and one hundred of the kind commonly called a certificate
of stock, the same being issued by the Valley Spring Iron Company of
Tulsa and incorporated by and under the laws of the State of New York
the same being acknowledged to me Matthew Graham and the same
being of the value of five hundred dollars -*

*One promissory note for the payment of money the same being then
and there due and unsatisfied of the kind commonly called a
bank note, the same being issued by the First National Bank
of Tulsa, the same being of the denomination of five dollars*

0387

BOX:

7

FOLDER:

95

DESCRIPTION:

Wachtman, Paul

DATE:

02/17/80



95

0388

350

Counsel,
Filed 17 day of Feb 1889
Pleads

THE PEOPLE
vs.
Paul Wachtman
Grand Larceny of Money, &c.
INDICTMENT.

BENJ. K. PHELPS,
District Attorney.

A True Bill.

W. L. G. M. T. R.
Foreman.
Feb 18/89
246 m. S. P.
J. P. G. T. R.

0389

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

FORM 112.

Police Court—Third District.

of No. *252 Fulton* *Cornelia Barst* Street, being duly sworn, deposes
and says that on the *12th* day of *February*, 18*80*
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:

*National Bank Notes and Silver
coin to the amount of and*

of the value of *Sixty Six $\frac{88}{100}$* Dollars
the property of *Michael Barst*

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 *Paul Watchman (now known)*

*said defendant was in deponent's employ
said money was contained in a paper
box. deponent saw said defendant
going into the cellar. deponent
thereafter found said paper box in
said cellar. said defendant thereafter
admitted he had stolen said
money and returned the same*

Minyanna Barst

Sworn to, before me this
day of *February* 18*80*

POLICE JUSTICE.

0390

Police Court—Third District.

**CITY AND COUNTY } ss.
OF NEW YORK.**

_____ being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to refuse to answer any question that may be put to him, states as follows,

viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer.

Question. Where were you born?

Answer.

Question. Where do you live?

Answer.

Question. What is your occupation?

Answer.

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

Answer.

Paul Hochman

Taken before me, this

13th

day of

April

1888

POLICE JUSTICE.

0391

350
POLICE COURT—THIRD DISTRICT.

THE PEOPLE, & c.,
ON THE COMPLAINT OF
Comedia Bausch
252 Fulton St.
AFFIDAVIT—LARCENY.

BAILED.
No. 1, by
Residence
No. 2, by
Residence
No. 3, by
Residence
No. 4, by
Residence
No. 5, by
Residence
No. 6, by
Residence

1. Paul Watkinson

Dated

Feb 13 1880

Magistrate

Waller Officer.

W. Lee Clerk

Witnesses

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

\$ 1000 to answer
at General Sessions
Received at Dist. Att'y's Office,
Committed

0392

CITY AND COUNTY } ss.
OF NEW YORK,THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:That *Paul Mactman*

in the County of New York, aforesaid on the *Twelfth* day of *February* late of the First Ward of the City of New York, of our Lord one thousand eight hundred and ~~seventy-eight~~ *eighty* at the Ward, City and County aforesaid, with force and arms, three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one thousand dollars, and of the value of one thousand dollars each: three promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five hundred dollars, and of the value of five hundred dollars each: twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one hundred dollars, and of the value of one hundred dollars each: thirty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of fifty dollars, and of the value of fifty dollars each: fifty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars each: sixty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars each: eighty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars each: ninety promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of three dollars, and of the value of three dollars each: one hundred promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars each: one hundred and twenty promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar each: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one hundred dollars: one promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of fifty dollars: two promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars each: three promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars each: ten promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of three dollars each: fifteen promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of two dollars each: thirty promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of one dollar each: bank bills of banks to the jurors aforesaid unknown, and of a number and denomination to the jurors aforesaid unknown, of the value of one thousand dollars. Two gold coins (of the kind usually known as double eagles), of the value of twenty dollars each: three gold coins (of the kind usually known as eagles), of the value of ten dollars each: six gold coins (of the kind usually known as half eagles), of the value of five dollars each: fifteen gold coins (of the kind usually known as quarter eagles), of the value of two dollars and fifty cents each: ten gold coins (of the kind usually known as three dollar pieces), of the value of three dollars each: thirty gold coins (of the kind usually known as dollar pieces), of the value of one dollar each: gold coin of the denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of one thousand dollars. Sixty silver coins (of the kind usually known as dollars), of the value of one dollar each: sixty silver coins (of the kind usually known as half dollars), of the value of fifty cents each: one hundred and fifty silver coins (of the kind usually known as quarter dollars), of the value of twenty-five cents each: three hundred silver coins (of the kind usually called dimes), of the value of ten cents each: six hundred silver coins (of the kind usually known as half dimes), of the value of five cents each: one thousand silver coins (of the kind known as three cent pieces), of the value of three cents each: silver coin of a denomination to the jurors unknown, and a more particular description whereof cannot be given, of the value of fifty dollars. Three thousand coins (of the kind known as cents), of the value of one cent each: five hundred coins (of the kind known as two cents), of the value of two cents each. One hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of fifty cents each, and of the marketable value of fifty cents each: two hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of twenty-five cents each, and of the marketable value of twenty-five cents each: five hundred due bills of the United States of America, the same being then and there due and unsatisfied (and of the kind known as fractional currency), of the denomination of ten cents each, and of the marketable value of ten cents each,

of the goods, chattels, and personal property of one

*Michael Baust*then and there being found,
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.

BENJ. K. PHELPS, District Attorney.

0393

BOX:

7

FOLDER:

95

DESCRIPTION:

Wakins, Mary Jane

DATE:

02/16/80



95

0394

318

Counsel,
Filed *11* day of *Feb* 187*8*

Pleads

THE PEOPLE	vs.	<i>Mary Jane Watkins</i>
INDICTMENT. Petit Larceny of Money from the Person. <i>Henry Steingard</i>		

BENJ. K. PHELPS,
District Attorney.

A True Bill.

J. W. Lovvick

Foreman.

Call me Feb 17, 1880

Meads

Ben: One year.

0395

Police Court, Second District.

City and County } ss.
of New York.

Matthew J Brady

of No. 271 Tenth Avenue Street, being duly sworn,
deposes and says, that the premises No. 271, 10th Avenue
Street, 16th Ward, in the City and County aforesaid, the said being a dwelling House
the 1st floor of which was occupied by deponent as a Store and dwelling

entered by means of forcibly breaking open the Shutters on the
rear of the Store and then forcibly opening the window
of said Store and then by entering said premises

on the night of the 16th day of February 1880
and the following property feloniously taken, stolen, and carried away, viz.:

Good and lawful moneys of the issue
of the Government of the United States
to the amount and of the value of seventy
five dollars

the property of deponent
and deponent further says that he has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed by the aforesaid property taken, stolen
and carried away by Joseph Ward (now there)

for the reasons following, to wit: That deponent securely locked
and fastened his said premises at about
the hour of one o'clock A.M. on the morning
of the 17th day of February 1880. That deponent
then left said premises and returned at about

0396

the hour of 2.15 o'clock a.m. on the said
14th day of February 1880. deponent returned
and caught him said Joseph Ward in
his said apartment in said described
premises, Deponent afterward discovered
that the said forcible entry was made
as described aforesaid.

Matthew J. Brady

Sworn to before me this
14th day of February 1880

William A. Gaur
Police Justice

0397

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK. }

Joseph Ward, being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz:

Question.—What is your name?

Answer.—

Joseph Ward

Question.—How old are you?

Answer.—

22 years

Question.—Where were you born?

Answer.—

New Jersey

Question.—Where do you live?

Answer.—

263 5th Avenue

Question.—What is your occupation?

Answer.—

Work at a Legions Store

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

here preferred against you?

Answer.—

I am guilty of defiling the place.

Joseph Ward

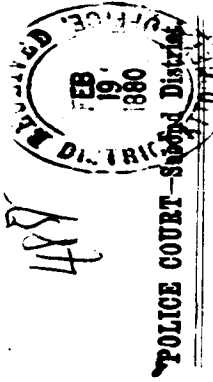
Taken before me, this

19th day of *February* 1880

Police Justice.

McConnell

0398



ON THE COMPLAINT OF
Matthew Brady
271 10th Ave

OFFENCE—Burglary and Larceny.

Joseph Wallace
"alai Ward"

Dated *February 17* 18*80*
Anthony Magistrate.
John Markie Officer.
W. H. Reiner

Witnesses,

Committed in default of \$ *1000* bail.
Bailed by *Samuel Leppin*
No. _____ Street.

0399

CORRECTION

0400

BOX:

7

FOLDER:

95

DESCRIPTION:

Wakins, Mary Jane

DATE:

02/16/80



95

0401

318

Counsel,

Filed *16* day of *Feb* 1880

Pleads

THE PEOPLE	
<i>13</i>	vs.
<i>Mary Jane Watkins</i>	
INDICTMENT.	
Petit Larceny of Money from the Person.	
<i>Henry Stebbins</i>	

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Leonard

Foreman.

Case on Dec 17. 1880

pleads guilty

Case One year.

0402

14th District Police Court—

CITY AND COUNTY
OF NEW YORK.

ss.

Augusta Gahren
of No. *243 West 46th* Street,
being duly sworn, depose and saith, that on the

at the *15th* day of *February* 18*80*
in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, *and from the person of deponent*

the following property viz.:

*One pocket book containing
good and lawful money of the
United States consisting of two
bills each of the denomination of
five dollars, and Silver coins of
the value of two dollars
all of the value of Twelve dollars - \$12.00*

the property of

*Charles Gahren. deponent's
Husband*

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

Mary Jane Watkins (now here)
*from the fact that the said pocket book
containing the said money was in the pocket
of deponent's cloak then and then worn on
the person of deponent and while deponent
was standing on the corner of Broadway
and 14th Street. deponent felt a hand
in deponent's pocket, and deponent immediately
missed the said property and the said
Mary Jane was then and there standing*

Sworn before me this

day of

Police Justice

1880

0403

alongside of deponent. and deponent
saw the said Jane hand the said
packet to a man who was also standing
at said place. and who immediately
ran away.

Augusta Fahren

Sworn before me this
10th day of February 1880

B. C. Mandell
Police Justice

AFFIDAVIT - Larceny.

208
Augusta Fahren
243 2046 & 44

VS.

Magistrate
John Watkins
Feb 10 1880

Mandell
MAGISTRATE.

Chas. W. Fahren
OFFICE.
1880

1000. Com

0404

Police Court, Fourth District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Mary Jane Watkins 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. *Mary Jane Watkins*

Question. How old are you?

Answer. *28 years -*

Question. Where were you born?

Answer. *Liverpool*

Question. Where do you live?

Answer. *37 Avenue B.*

Question. What is your occupation?

Answer. *House Keeper*

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

Answer.

I am not guilty of the charge
Mary Jane Watkins

Taken before me this

10th day of February 1880

Wm. M. ...

0405

CITY AND COUNTY }
OF NEW YORK. { No.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York
upon their Oath, present :

That *Mary Jane Watkins*.

late of the First Ward of the City of New York, in the County of New York, aforesaid,
on the *Seventh* day of *February* in the year of our Lord one
thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City, and County aforesaid,
with force and arms,

~~Two~~ *Two* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of ~~a number~~
~~denomination of five dollars and of the value of five~~ *the denomination of five dollars*
~~and denomination to the Jurors aforesaid unknown, and a more accurate description of~~
~~which cannot now be given, of the value of~~

~~Two~~ *Two* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of ~~a number and denomination~~
~~of five dollars and of the value of five dollars each~~ *the denomination of five dollars*
~~to the Jurors aforesaid unknown, and a more accurate description of which cannot~~
~~now be given, of the value of~~

~~Divers~~ *Divers* Due Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a number and
denomination to the Jurors aforesaid unknown, and a more accurate description of
which cannot now be given, of the value of

Divers Coins, of a number, kind, and denomination to the Jurors aforesaid un-
known, and a more accurate description of which cannot now be given, of the value of
Two dollars.

One ~~packet~~ *book* of the value of *one dollar*

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

BENJ. K. PHELPS, District Attorney.

0406

~~SITE AND COUNTY
OF NEW YORK~~

aforsaid,
And THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, *aforsaid do further present*

That Mary Jane Warkens,

late of the First Ward of the City of New York, in the County of New York, aforsaid,
on the *Tenth* day of *February* in the year of our Lord one
thousand eight hundred and ~~twenty~~ *Eighty* at the Ward, City, and County aforsaid,
with force and arms,

~~Two~~ *Divers* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as United States Treasury Notes, of a ~~number~~ *the*
~~denomination of five dollars and of the value of five~~
~~dollars each~~ *and of the value of five*
~~and a more accurate description of which cannot now be given, of the value of~~

~~Two~~ *Divers* Promissory Notes for the payment of money, the same being then and there
due and unsatisfied, and of the kind known as Bank Notes, of a ~~number~~ *the denomination*
~~of five dollars and of the value of five dollars each~~
~~and a more accurate description of which cannot now be given, of the value of~~

~~Divers~~ *Due* Bills of the United States of America, the same being then and there
due and unsatisfied, and of the kind known as Fractional Currency, of a ~~number~~ *the*
~~denomination to the Jurors aforsaid unknown, and a more accurate description of~~
~~which cannot now be given, of the value of~~

Divers Coins, of a number, kind, and denomination to the Jurors aforsaid un-
known, and a more accurate description of which cannot now be given, of the value of

*Two dollars, one pocket book of the value of one dollar
of the goods chattels, and personal property of one
Augusta Bahren, by a certain person or persons
to the Jurors aforsaid unknown then lately before
feloniously stolen of the said Augusta Bahren
unlawfully, unjustly, and for the sake of wicked
gain did feloniously receive and have. The said
Mary Jane Warkens then and there well know-
ing the said goods chattels and personal property
to have been feloniously stolen*

~~of the goods chattels and personal property of one~~

~~of the person of the said~~

~~from the person of the said~~

~~did steal, take, and receive~~, 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.

~~then and there being found,~~

~~then and there feloniously,~~

BENJ. K. PHELPS, District Attorney.

0407

BOX:

7

FOLDER:

95

DESCRIPTION:

Wallace, Joseph

DATE:

02/25/80



95

0408

417

Day of Trial,

Counsel,

Filed *25* day of *Feb* 188*8*

Pleads

THE PEOPLE

vs.

Joseph Wallace,
alias
Joseph Hard

BURGLARY—THIRD DEGREE.
NOTHING STOLEN.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. Connelley

Foreman.

Cart *Ans* Pet 26. 1880

pleads guilty,

S.P. 18 months.

0409

Police Court, Second District.

City and County } ss.
of New York,

Matthew J Brady

of No. 271 Tenth Avenue Street, being duly sworn,
deposes and says, that the premises No. 271, 10th Avenue

the 1st floor of which was occupied by deponent as a Store and dwelling

entered by means of forcibly breaking open the shutters on the
rear of the store and then forcibly opening the window
of said store and then by entering said premises

on the night of the 16th day of February 1880
and the following property feloniously taken, stolen, and carried away, viz.:

Good and lawful moneys of the issue
of the Government of the United States
to the amount and of the value of seventy
five dollars

the property of deponent
and deponent further says that he has great cause to believe, and does believe, that
the aforesaid BURGLARY was committed by the aforesaid property taken, stolen
and carried away by Joseph Ward (now there)

for the reasons following, to wit: That deponent securely locked
and fastened his said premises at about
the hour of one o'clock A.M. on the morning
of the 17th day of February 1880. That deponent
then left said premises and returned at about

04 10

the hour of 2.15 o'clock a.m. on the said
14th day of February 1880. deponent returned
and caught him said Joseph Ward in
his said apartment in said described
premises, Deponent afterward discovered
that the said forcible entry was made
as described aforesaid.

Matthew J. Brady

Sworn to before me this
14th day of February 1880

Wm. Allen Gearing
Police Justice

0411

Police Court—Second District.

CITY AND COUNTY } ss.
OF NEW YORK.

Joseph Ward, being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—*Joseph Ward*

Question.—How old are you?

Answer.—*22 years*

Question.—Where were you born?

Answer.—*New Jersey*

Question.—Where do you live?

Answer.—*263 5th Avenue*

Question.—What is your occupation?

Answer.—*Work at a Legars Store*

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

Answer.—*I am guilty of defiling the place.*

Joseph Ward

Taken before me, this

19th

day of *February* 1880

Police Justice.

McDonald

04 12



POLICE COURT—Second District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Matthew Brady
271 10th Ave

OFFENSE—Burglary and Larceny.

Joseph Wallace
alias "Ward"

Dated *February 17* 188*0*
William Magistrate.

John Laurie. Officer.
W. H. Reiner

Witnesses,

Committed in default of \$ *1000* bail.
Bailed by *Samuel L. Brown*

No. _____ Street.

0413

CITY AND COUNTY { ss. :
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York.
upon their Oath, present :

That *Joseph Wallace* otherwise called
Joseph Ward—

late of the *Sixteenth* Ward of the City of New York, in the County of
New York aforesaid,
on the *Sixteenth* day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty*— with force and arms,
at the Ward, City and County aforesaid, the *Store* — of
Matthew J. Brady—
there situate, feloniously and burglariously did break into and enter, the said *Store*
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

Matthew J. Brady.

goods, merchandise and valuable things in the said *Store* — with intent the said
being then and there feloniously and burglariously to steal, take, and carry away then and there

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.

BENJ. K. PHELPS, District Attorney.

04 14

BOX:

7

FOLDER:

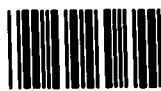
95

DESCRIPTION:

Waltermeyer, William

DATE:

02/02/80



95

04 15

Counsel,
Filed *W. L.* day of *Feb.* 1873
Pleads

THE PEOPLE
vs.
P
William Hackmeier
alias
Howard
Com by Ct. Feb-10

INDICTMENT
FORGERY in the Third Degree

BENJ. K. PHELPS,

audita videt
for J.P.-
District Attorney.

A True Bill.

M. L. Corns
Foreman.

10.11.73
Sentenced 3 years on
another indictment.
D.C.R.

0416

CITY AND COUNTY }
OF NEW YORK, } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath, present:

That

*William Waltemeyer otherwise called
Howard*

late of the First Ward of the City of New York, in the County of New York, aforesaid
on the *second* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *sixty*, at the Ward, City and County
aforesaid, with force and arms, on the day and year last aforesaid, with intent felon-
iously to cheat and defraud ~~and~~ *The New York Central and
Hudson River Railroad Company*

did then and there feloniously, unlawfully, knowingly, and designedly, falsely pretend
and represent to *John M. Faussey* who was then and
there authorized by the said Corporation to grant passes
to persons going and coming in over and upon the said
New York Central and Hudson River Rail Road

That A certain paper writing which he the said William
Waltemeyer otherwise called *Howard* then and there pre-
sented exhibited and delivered to the said *John M.
Faussey* and which said paper writing is in the words
and figure following that is to say
B. O. R. & Co Master Pass Department, Baltimore and Annapolis Station Jan 2, 1880
Mr J. M. Faussey Genl Capt & Y. C. & H. R. R. Sec. The bearer
Charles McCurdy one of the B. O. Freight conductors is on
leave of absence and wishes the kindness of your road to
Buffalo and return, please comply and oblige your re-
spectfully W. M. Clements Master Transportation B. O. R. & Co
Master Transportation B. O. R. & Co Camden Station Jan 2, 1880
was a true genuine and valid request for the delivery of a pass
to him the said William Waltemeyer otherwise called *Howard*
and that the said instrument was written and signed by the said
W. M. Clements and was given by him the said *William M.
Clements* to him the said William Waltemeyer otherwise called
Howard for the purpose named therein -

0417

And the said *John M. Faucy*

then and there believing the said false pretences and representations so made as aforesaid by the said *William Waltermeyer otherwise called Howard*

and being deceived thereby, was induced, by reason of the false pretences and representations so made as aforesaid, to deliver, and did then and there deliver to the said *William Waltermeyer otherwise called Howard* a certain instrument and writing of the kind commonly called a pass the same being an instrument by which a right and title to a conveyance over the New York Central and Hudson River Rail Road from New York City to Buffalo City and return was conveyed to the said *William Waltermeyer otherwise called Howard* the value of the said instrument being the sum of eighteen dollars and fifty cents of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *New York Central and Hudson River Rail Road Company* and the said *William Waltermeyer otherwise called Howard* did then and there designedly receive and obtain the said instrument and writing of the kind commonly called a pass, the same being an instrument by which a right and title to a conveyance over the New York Central and Hudson River Rail Road from New York City to Buffalo City and return was conveyed to the said *William Waltermeyer otherwise called Howard*, the value of the said instrument being the sum of eighteen dollars and fifty cents of the said

John M. Faucy
of the proper moneys, valuable things, goods, chattels, personal property and effects of the said *New York Central and Hudson River Rail Road Company* by means of the false pretences and representations aforesaid, and with intent feloniously to cheat and defraud the said *New York Central and Hudson River Rail Road Company* of the same.

And Whereas, in truth and in fact, the said *paper writing which* he the said William Waltermeyer otherwise called Howard then and there presented, exhibited and delivered to the said John M. Tancey was not at true genuine and valid request for the delivery of a pass to him; the said William Waltermeyer otherwise called Howard, was not written by the said William M. Clements, was not given by the said William M. Clements to him the said William Waltermeyer otherwise called Howard for the purpose named therein, but on the contrary was false forged and counterfeited

And Whereas, in truth and in fact, the pretences and representations so made as aforesaid, by the said *William Waltermeyer otherwise called Howard* to the said *John M. Tancey* was and were in all respects utterly false and untrue, to wit, on the day and year last aforesaid, at the Ward, City, and County aforesaid.

And Whereas, in fact and in truth the said *William Waltermeyer otherwise called Howard* well knew the said pretences and representations so by him made as aforesaid to the said *John M. Tancey* to be utterly false and untrue at the time of making the same.

And so the Jurors aforesaid, upon their oath aforesaid, do say, that the said *William Waltermeyer otherwise called Howard* by means of the false pretences and representations aforesaid, on the day and year last aforesaid, at the Ward, City and County aforesaid, feloniously, unlawfully, falsely, knowingly and designedly, did receive and obtain from the said *John M. Tancey* ^{the same being an instrument} ~~the said instrument and writing commonly called a pass~~ which a right and title to a conveyance over the New York Central and Hudson River Rail Road from New York City to Buffalo City and return was conveyed to the said William Waltermeyer otherwise called Howard, the value of the said instrument being the sum of eighteen dollars and fifty cents

of the proper moneys, valuable things, goods, chattels, personal property, and effects of the said *New York Central and Hudson River Rail Road Company* with intent feloniously to cheat and defraud them of the same, 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.

BENJ. K. PHELPS, District Attorney.

0419

Filed 4th day of Feb'y 1880.

Pleals

THE PEOPLE

vs.

William Watermeyer

Alia. Kew-nt-h

County Court Feb'10

Obtaining Goods by False Pretences

BENJ. K. PHELPS,

District Attorney.

2. indicat
1 for forgery

A True Bill.

McComstock

Foreman

Feb'y 14. 1880.

J. Q. S. P.

Wm. J. Green

0420

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

*William Wattermeyer otherwise called
Howard*

late of the First Ward of the City of New York, in the County of New York, afore-
said on the *Second* day of *January* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the Ward,
City, and County aforesaid, feloniously did falsely make, forge, and counterfeit, and
cause and procure to be falsely made, forged and counterfeited, and willingly act and
assist in the false making, forging and counterfeiting a certain instrument and writing
containing a certain request for the delivery of goods,

which said false, forged and counterfeited *request for the delivery of goods,*
is as follows, that is to say:

*B & O R R Co Master Trans. Department
Baltimore Md Camden Station Jan 2^d 1881
Mr. J. H. Faussey Genl Supt N Y C & H. R R R
Sir The bearer Charles N. McCurdy one of
the B. O freight conductors is on leave of
absence and wishes the indulgence of your
road to Buffalo and return, please comply
and oblige yours respectfully W. M. Clement
Master of Transportation B. O R R Co
Camden Station Jan 2^d 1881*

with intent to injure and defraud *John H. Faussey, The New York Central
and Hudson River Rail Road Company, The Baltimore
and Ohio Rail Road Company,*

and divers other persons; to the jurors aforesaid unknown
against the form of the statute in such case made and provided, and against the peace
of the People of the State of New York and their dignity

And the Jurors aforesaid, upon their Oath aforesaid, do further present:

THAT the said *William Hattermeyer otherwise called Howard*

late of the Ward, City, and County aforesaid, afterwards, to wit, on the day and year last aforesaid, with force and arms, at the Ward, City and County aforesaid, feloniously and falsely did utter and publish as true, with intent to injure and defraud the said *John H. Torrey, The New York Central and Hudson River Rail Road Company, The Baltimore and Ohio Rail Road Company,* and divers other persons, to the jurors aforesaid unknown, a certain false, forged, and counterfeited instrument and writing. *to wit a request for the delivery of goods*

goods which said last-mentioned false, forged and counterfeited *request for the delivery of* is as follows, that is to say:

*B. & O. R. R. Co. Master Trans. Department
Camden Station Jan 2^d 1880
Mr. J. H. Torrey Genl. Supt. N.Y. C. & H. R. R.
Sir. The bearer Charles McCurdy one of the
B. & O. Freight conductors is on leave of absence
and with the indulgence of your road to
Buffalo & return, please comply and oblige
yours respectfully W. M. Clements Master of
Transportation B. & O. R. R.
Master of Transportation B. & O. R. R. Co. Camden
Station Jan 2^d 1880*

the said *William Hattermeyer otherwise called Howard*

at the same time *he* so uttered and published the last-mentioned false, forged, and counterfeited *request for the delivery of goods*

as aforesaid, then and there well knowing the same to be false, forged and counterfeited, 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.

BENJ. K. PHELPS, District Attorney.

0422

BOX:

7

FOLDER:

95

DESCRIPTION:

Webb, Frank

DATE:

02/27/80



95

524

Day of Trial

Counsel,

Filed

day of

1880

Pleads

THE PEOPLE

vs.

Frank J. Webb

Violation of Lottery Laws.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

Wm. Conner, Foreman.

Needs Sundry - 50¢
March 11/1880.

Ind. \$50.00

0423

0424

Police Court—First District.

CITY AND COUNTY } ss.
OF NEW YORK, }

Francis G. Melk being duly examined before the undersigned,
according to law, on the annexed charge, and being informed that he was at liberty
to refuse to answer any question that may be put to him, states as follows, viz:

Question. What is your name?

Answer.

Francis G. Melk

Question. How old are you?

Answer.

37 years

Question. Where were you born?

Answer.

New York

Question. Where do you live?

Answer.

140 E 52nd St

Question. What is your occupation?

Answer.

Clerk

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

Answer.

*I am not guilty—
Francis G. Melk*

Taken before me, this

14 day of *Feb*

1880

Richards
POLICE JUSTICE.

0425

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

ANTHONY COMSTOCK, of 150 Nassau street, New York, being duly sworn, deposes and says that he has just cause to believe and does believe that *John Doe*,

did, on or about the *11th* day of *February*, 1880, at number *2 Park Row* in the City of New York, and County of New York, unlawfully and knowingly sell, furnish, vend and procure, and cause to be furnished and procured, a certain paper or instrument, purporting to be a ticket or part of a ticket in a lottery, ^{*policy, or policy slip*} which said ticket or part of a ticket ^{*policy slip*} is hereto annexed, and further, that the said *John Doe*

has in *his* possession, within and upon certain premises, occupied by *him* and situated and known as number *two Park Row* street, in the City and County of New York aforesaid, certain others, what are commonly known as, or are called lottery policies or lottery tickets, and also certain writings, cards, books, documents, personal property, tables, devices, and apparatus, for the purpose of enabling others to sell or vend lottery policies or lottery tickets, and at, within and upon said premises, sells, vends, furnishes and procures, and has in *his* possession, the aforesaid articles in violation of the laws of the State of New York, in such case made and provided.

Subscribed and sworn to before me,
this *11th* day of *February*, 1880-

[Signature]
Police Justice.

Anthony Comstock.

Recd M 11 Feb
25. 19 65/25

0426

City and County }
of New York } ss

Anthony Comstock being duly sworn says that
the prisoner who gives the name of Frank Webb is ~~the~~
person referred to and described in the within complaint
John Doe

Anthony Comstock

Sworn to, before me this
14 day of February, 1880

J. Kilbeth
Police Justice

324
POLICE COURT — 1st DISTRICT.

THE PEOPLE, ETC.,

ON THE COMPLAINT OF

Anthony Comstock
150 Nassau St.

VS.

Frank Webb

Dated 14 Feb'y 1880

Kilbeth

Magistrate.

Clerk

Kolan Officer.

WITNESSES:

James Colson

S. E. Cor 53 1/2 Broadway

Bailed, \$ 100

to appear General Sessions.

By John Walling

94 Bank Street.

Rec'd 16 Feb'y 1880

LOTTERY AND POLICY.

0427

CITY AND COUNTY } ss.
OF NEW YORK. }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York, upon
their Oath present :

That *Frank G Webb*

late of the *second* Ward, in the City and County aforesaid, on the *Eleventh*
day of *February*, in the year of our Lord, one thousand eight hundred and
high, at the Ward, City and County aforesaid, with force and arms, did
unlawfully and knowingly offer to vend, and to sell, and to barter, and to furnish, and to supply,
and to procure, and to cause to be furnished and procured, to, and for one *John Doe who is dead*
a certain paper and instrument purporting to be a ticket of a certain lottery, *now be given*
a description of the name of which is to the jurors aforesaid unknown and cannot
the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys,
in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown,
which said paper and instrument, *Called a Certain Lottery ticket* is as
follows, that is to say :

Kent 21 11 Feb

25. 39 - 1 1. 128

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 Jurors aforesaid, upon their Oath aforesaid, do further*
present : THAT the said *Frank G Webb*

late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City
and County aforesaid, with force and arms, did unlawfully, and knowingly offer to vend, and to sell,
and to barter, and to furnish, and to supply, and to procure, and to cause to be furnished and pro-
cured, to, and for one *John Doe who is dead* a certain paper and instrument purporting
to be a part of a certain lottery, *now be given* *a description of the name of*
which is to the jurors aforesaid unknown and cannot now be given
the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys,
in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown,
which said paper and instrument, *Called a part of a ticket of a certain lottery* is as
follows, that is to say :

Kent 21 11 Feb

25. 39 - 1 1. 128

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.

0428

THIRD COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said Frank G. Webb*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly offer to vend, and to sell, and to barter and to furnish, and to supply, and to procure, and to cause to be furnished and procured, to and for one *John Doe*, a certain paper and instrument purporting to be a share and interest in a certain ticket of a certain lottery, *with a description of the name of which is to the jurors aforesaid unknown and cannot now be given*
the same being a lottery for the purpose of exposing, setting to sale and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument, *Called a share and interest in a certain lottery ticket*
follows, that is to say:

Recd N 11 Feb

25, 39 L.S. 128

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

FOURTH COUNT.—*And the Jurors aforesaid, upon their Oath aforesaid, do further present: THAT the said Frank G. Webb*
late of the Ward, City and County aforesaid, on the day and in the year aforesaid, at the Ward, City and County aforesaid, with force and arms, did unlawfully and knowingly offer to vend, and to sell, and to barter, and to furnish, and to supply, and to procure, and to cause to be furnished and procured, to and for one *John Doe*, a certain paper and instrument purporting to be a certificate of a certain share and interest in a certain ticket of a certain lottery, *with a description of the name of which is to the jurors aforesaid unknown and cannot now be given*
the same being a lottery for the purpose of exposing, setting to sale, and disposing of certain moneys, in a manner to the jurors aforesaid unknown, and in an amount to the jurors aforesaid unknown, which said paper and instrument, *Called a certificate of a share and interest in a lottery ticket*
follows, that is to say:

Recd N 11 Feb

25, 39 L.S. 128

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.

0429

5th And the jurors aforesaid upon their oath aforesaid do further present

That the said Frank Webb late of the Ward City and County aforesaid on the day and in the year aforesaid at the Ward City and County aforesaid, with force and arms abated in a certain room in a certain building then situated and known as Number two Park Row in the Ward City and County aforesaid, unlawfully did open, set up, receive and keep by himself a certain office for the registering of the numbers of certain tickets of certain lotteries [a description and the name of which said lotteries are to these jurors after said unknown and can not now be given] the same being lotteries prohibited by the laws of this State

Benjamin K. Phelps,
District Attorney

0430

BOX:

7

FOLDER:

95

DESCRIPTION:

White, John

DATE:

02/16/80



95

0431

257

Day of Trial

Counsel,

Filed

day of Feb. 1880

Pleads

THE PEOPLE

vs.

33 3 1880

John White

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Grunholtz

Foreman.

Cast Dec 17, 1880

pleads guilty

fine \$25.00

0432

Fourth District Police Court.

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

of No. 19 Police Street,
of the City of New York, being duly sworn deposes and says, that on the 22

day of January, 1880, at the City of New York, in the County of New York,
at No. 757 1/2 4th Avenue Street,

John Burke non-present Rees
did sell, or caused, suffered, or permitted to be sold, under his direction, or authority, ~~strong~~ strong ~~liquors~~ liquors
~~excess~~ to be drunk in his house, or premises aforesaid, in quantities less than five gallons at a time, contrary
to and in violation of the Act of the Legislature of the State of New York, entitled "An Act to Suppress Intem-
perance, and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 23 day }
of January 1880 }

McMurry
Police Justice.

Laurence Clarkson

0433

267

Police Court, Fourth District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Laurence Blason

against

John White

Dated the 23 day of June 1880

Magistrate.

Blason Officers.

Witness

Bailed \$ 100 to Ans.

By *Michael Fitzgerald*

335 - East

B



Michael Fitzgerald
345 E. 47

0434

CITY AND COUNTY } ss.:
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John White

late of the *nineteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty-second* day of *January*, in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Laurence Clason

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0435

BOX:

7

FOLDER:

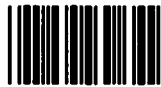
95

DESCRIPTION:

White, John

DATE:

02/17/80



95

0436

Day of Trial

Counsel,

Filed 17 day of

Feb 1880

Pleads

THE PEOPLE

vs.

B

John White

Violation Excise Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. W. Conant

Foreman.

Part 2. Feb 1880

Pleads Guilty

Fined - Twenty five dollars

0437

Third District Police Court.

STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK,

of No. 11 @ Reinhold Kramer Street,

of the City of New York, being duly sworn, deposes and says, that on the 21st

day of January 1880, at the City of New York, in the County of New York,

at No. 116 Garritth Street,

did sell, or caused, suffered or permitted to be sold, or exposed for sale, under his direction or authority, not beer strong or spirituous liquors or wines, to be drunk in his house or premises aforesaid, in quantities less than five gallons at a time, contrary to and in violation of the Excise Laws of the State of New York, entitled "An Act to Suppress Intemperance and to Regulate the Sale of Intoxicating Liquors," passed April 16, 1857.

Sworn to before me, this 21 day of January 1880.

Emory Morrison

Reinhold Kramer

POLICE JUSTICE.

0438

37. Ireland 116 Garrick

323



Police Court - 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Reinhold Kramer
vs.
John White

MISDEMEANOR.
Violation Excise Laws.

Dated the 2nd day of Jan 1880

Murray Magistrate.

Officers.

Witness.

Bailed \$100 - to Ans., G.S.

By Patrick Farley
374 Grand Street.

16

0439

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

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John White

late of the *eleventh* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty first* day of *January* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Reinhold Kramer

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0440

BOX:

7

FOLDER:

95

DESCRIPTION:

White, Thomas

DATE:

02/24/80



95

0441

POLICE COURT

DISTRICT.

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

of No. 20 1st John M. Donnell Street,
Pratt 22nd
of the City of New York, being duly sworn, deposes and says, that on the 22nd day
of January 1880 in the City of New York, in the County of New York,
At Premises No 453 - 11th Avenue

a place where intoxicating liquors and wines are kept for sale, and sold as a beverage.

Thomas White (now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law: having no license

WHEREFORE, deponent prays that the said Thomas White may
be arrested and dealt with according to law.

Sworn to before me this

22nd

day }

of

18

John M. Donnell
McConnell

Police Justice.

0442

Police Court, *Seand* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

147

John McDaniel
20

vs.

Thomas White

Violation of Excise Law.

Dated *22^d* day of *January* 18*80*

M. O'Hearty Magistrate.

McDaniel Officer.

Witness,

20 P.

Bailed \$ *100* to Ans. *S. C.*

By *Robert Montgomery*
606 West 3rd Street.

B



0443

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Thomas White

late of the *twentieth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty second* day of *January*, in the year
of our Lord one thousand eight hundred and ~~eighty~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

John Mc Donnell

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0444

BOX:

7

FOLDER:

95

DESCRIPTION:

Wilkins, Richard

DATE:

02/11/80



95

0445

177

Day of Trial

Counsel,

Filed 11 day of

Pleads

Feb 1880

THE PEOPLE

vs.

3rd
1st
1st

B

Richard Wilkins

Violation Expose Law.

BENJ. K. PHELPS,

District Attorney.

12 1/2.

A True Bill.

W. Conant

Foreman.

Card No Feb 16. 1880

plead guilty

Ami B. 1880

1880

0446

POLICE COURT *Second* DISTRICT.

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

the 15th Precinct Police *Harmon Lefferts*
of the City of New York, being duly sworn, deposes and says, that on the *10th* day
of *January* 18 *86* in the City of New York, in the County of New York,
At Premises *619 Broadway*

Richard Wilkins
a place where intoxicating liquors and wines are kept for sale, and sold as a beverage,
(now here) did then and there expose for sale, and did sell, caused
suffered, and permitted to be sold and given away, under his direction or authority, strong and spirituous liquors,
wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk in the
house or premises aforesaid, contrary to and in violation of law:

WHEREFORE, deponent prays that the said *Richard Wilkins* may
be arrested and dealt with according to law.

Sworn to before me this

of

January 10th

18 *86* day

Harmon Lefferts
Mayor

Police Justice.

0447

177
Police Court, *Second* District. *31*

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Harmon Lefferts
15 vs. *15*
Richard Hicks

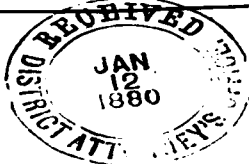
Violation of Excise Law.

Dated *10th* day of *January* 18 *88*
Otterbourg Magistrate.

Witness,

Bailed *100* to Ans.

Lefferts Officer.
15th Precinct
Walter Esser Street.
57 Eldridge



0448

CITY AND COUNTY } ss.:
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

Richard Watkins

late of the *fifteenth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twentieth* day of *January*, in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

Harman Lefferts

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0449

BOX:

7

FOLDER:

95

DESCRIPTION:

Wilson, Charles

DATE:

02/27/80



95

0450

529

Day of Trial,

Counsel,

Filed

Plead

1876

day of Feb.

THE PEOPLE

vs.

Charles Wilson

B

Geo. Henry Lane

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. W. Gossard

Foreman.

March 1. 1876

Lead Jury

Fined \$50.00

0451

Form 10.

POLICE COURT—FIRST DISTRICT.

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

Anthony Comstock
of No. *138* *Massena* Street
being duly sworn, deposes and says,
that on the *14th* day of *February* 18*98* at the City
of New York, in the County of New York,

Sworn to, this
before me,

Charles Wilson
now here did keep and
maintain a room in the
premises No. 69 Gold Street
in the City of New York for
the purpose of registering
lottery policies and lottery tickets

Anthony Comstock

Police Justice.

0452

329

Form 10.

Police Court—First District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anthony & Cornstock
vs.
Charles Wilson

Dated

February 14th 1880

Wilbreth

Justice.

Witness

Officer.

Richard Watson, James Kelly

Thomas Moran and James Flynn
\$500 B each to testify committed
House of Detention
all Bailed up back

1000 B each.

Bailed by Bartholomew & Cadogan
no 327 Madison Street

AFFIDAVIT—Keeping and
Maintaining Betting Tables

Richard Watson
witness may be produced
by Mr. Riker when wanted
Feb. 16, 1880. — C. —

Witnesses Jas Kelly
Jas Flynn and
Jas Moran bailed
to testify by Bartholomew &
Cadogan 327 Madison
St. Feb 16/80

0453

Anthony Lemstock being duly
sworn says - I am the Complainant
in the case of The People vs
Wilson charged with keeping
& maintaining the premises
No 69 Gold Street New York.
That Richard Watson,
James Kelly, Thomas Moran
James Flynn now present
were on the 14th day of Feb'y
1880 were in the said premises
and had their coats off,
and were engaged ~~in~~ at
the desk, attending to persons
in there, and had ~~to~~ in front
of them on the desk policy
books, slips, envelopes and
writings and papers used
in registering ~~for~~ lottery policies
& ~~with~~ ~~in~~ ~~their~~ ~~hands~~.
Deponent says that each
of said persons is a material
witness for the prosecution in
the said case and that
deponent believes that they
will not nor will either
of them appear upon the
trial of said accused.

0454

That deponent has heard
each of said persons declare
in answer to questions put
to them as to their knowledge
of the facts of said case
that they have no knowledge
and that they were not
employed in said premises
as above stated.

Sworn before me this

14 day of Feb'y 1880

Anthony Bourne

J. A. Willett
Police Justice

12 204

The People
 Elizabeth^W Wilson
 Jane Henderson
 alias Mary Burke for robbery in the first degree.
 Court of General Sessions. Before Judge
 Cowing. March 9, 1880. jointly indicted
 with Mary Vanderbeck and Lilla Stevens
 Thomas H. Phillips, sworn and examined
 testified. I am the complainant and am
 clerk for Dun Barlow & Co, mercantile agency
 at 314 Broadway. I live now at 27 Downing St.
 I remember the 14th of February and on that day
 I was in the neighborhood of 36 Thompson St. a
 little before 7 o'clock. I had come from a restaur-
 ant in Canal street where I frequently take
 my meals. From there I went up Thompson St.
 on my way home, which is not a great dis-
 tance from Canal St. I had never gone that
 way before. I always had gone up the Sixth Ave-
 nue. My wife is out of town sick with my
 daughter. I had eighty dollars in my possession
 at the restaurant. I changed a five dollar bill
 and they gave me two twos in change after
 paying for my meal; the bills were in a
 large wallet and I put it in the inner pocket
 of my coat, which is now much torn. When
 I got above Broome St in Thompson, there is
 rather a dark place there, near the centre
 of the block, while I was passing somebody
 came behind me and before I was aware
 somebody pinioned my arms to my side

0456

and one of them threw their arm around my neck and put a hand into my pocket and took some change that I got from the restaurant and a bunch of keys. I could not have been held more than a minute because two young men were coming down; they let me go and ran away. I could see they were women but I do not know who they were; this happened between Broome and Spring Sts. No 56 Thompson St. is on the right hand going north. I was dazed and before I recovered myself up comes the woman Mary Vanderbock, who pleaded guilty, and bade me "good evening." I asked her if there was a water closet in her yard? I asked her where she lived first, and she pointed across the street to a house where there was a lamp before the door. She said there was a nice clean water closet; "come along I will show you." I did so, but when I got to the house I began to be afraid, still I went on up the steps and was going through the hallway and when I went to the end of the hallway, it got dark; then I wanted to turn back. I thought I got into a bad place. Vanderbock got hold of me and asked me what I was afraid of, nobody would harm me &c. and pulled me to go along. There is a step there and I was near falling; there is a little yard and

0457

it is very dark in the rear of the front house. I did not know there was a rear house at the time. As soon as I got in the yard I halloed to let me go, but she held on to me tighter; nobody came; while I was halloving another darky came, two came, and they ran me up this little yard and a kind of an alley between the yard and the fence; they knocked me against this fence, they run me up into the hall of the rear house, the door opened, and they run me right into this entry room. As soon as I got into the room this Mary Vanderbeck pulled her back right against the door and would not let me out. I tried to pull her away as well as I could and was wrestling with her, but she was stronger than me. I asked her what she wanted, what she was going to do. She said she wanted some money. I told her I had no money, but I put my hand in my vest pocket and found a quarter. She said she was hungry and had nothing to eat since morning. I gave her the quarter, but she would not let me go. I got somewhat irritated and my strength had increased under the irritation and I was pulling her again up and down the room to get the door open, but she was stronger than I was. Then the door was a little open in jumped three

0458

Black women, and they all would for me just like
four dogs worrying me. The only defence I could
make was to place my back against the wall
to keep them from getting behind me. I thought
I would have more chance to fight if I could
keep them in front of me. I have very little
use of one arm because it is paralyzed. I
kept my hand on my coat and they tried
to get it away. They placed their hand around
my neck and commenced to hang me
as it were. I got very much frightened and
irritated and I halloed "murder" a good many
times. I am certain that fat girl there is
the one who garroted me and said, "God
damn, if you halloo again, we will ^{kill} ~~kill~~ you"
and they did nearly kill me. The fight
lasted only a few minutes until they got
me to the other end of the room. They got their
arm around my neck and was hanging
me; they got me down and knocked me
badly about the face and hurt my jaw very
much and cut my lips. I bled considerably.
I thought it was ~~even~~ these fingers were so
strong; they nearly choked me to death; they
unbuttoned my coat and put their hands
in my pockets and took my wallet and
the money out of the pocket and tore the
pocket in getting it out, and they tore my

0459

coat. After they got the money there seemed to be a noise, an alarm came and they all run out and left me lying there. I was almost breathless, I got up and looked for my hat and found it and my cane. When I got out on the street I saw the white women who said they heard me scream but they were afraid to go to my relief. A young man helped me home and then I told Ex Capt. Wilson how the thing occurred and gave a description as well as I could of the parties. I saw nothing in the room where I was attacked but a dim light from a Kerosene lamp, a little stove and a stool. There was a ten dollar bill and the rest fives in the money that was taken from me. Civils Examined. They did not give me a chance to find the water closet I did not think it strange to ask a woman where there was a water closet in my case. I gave Mary Vanderbeck 25 cents to let me out and for no other purpose. To the best of my belief from the general appearance of the face and the make up these prisoners are the two women who were there, but I will not swear positively to them. Had not to my knowledge seen Mary Vanderbeck before that night when this happened.

0460

Margaret Hennessy sworn. I live at 56 Thompson St. first floor front house, a little more than a year, I remember the 14th of Feb; on that day I saw the complainant between 7 and 8 o'clock that night. I was standing on the stoop with my child, I was washing that day and saw Mary Vanderbeck - she is known as Ellen Lumbly; she took the man back in the yard, and these two other girls (the prisoners) were across on the other side of the street in front of 56 door. They went back after the other woman through the hall right back into the rear of the house; they were in there about ten minutes when I heard halloving "murder," and during the time the man was halloving "murder" these three women came rushing out ready to capsize each other; they talked together at the stoop, and then they went to Broome St corner and went past a liquor store. Afterwards the old gentleman came out, his heart was panting, and there was some blood all over his mouth. He asked me if I had seen the colored women that ran out? I said, 'yes' they went over by the liquor store, I did not know whether they went into the liquor store or not, I said Mrs. Fletcher will show

you where the station house is. He said, I know where it is. Had seen these three colored women before passing in and out of that place. The Henderson woman is from Philadelphia; she has been living there for the last two or three months. I cannot be mistaken about the girls. I told the complainant I did not know the prisoners by name but I knew them by sight. This happened on Saturday night and I saw the prisoners at Jefferson Market Monday. Fannie Stevens occupied the room where the man was assaulted; she went away and has not been seen since. Catherine Fletcher says I live 56 Thompson St. Third floor. I saw the complainant on the 14th of Feb. and also the prisoners between 7 and 8 o'clock. I was coming from the butcher's and I saw Mary Vanderbeck take this man up the stoop; the other two prisoners were standing on the opposite side of the street. In three or four minutes after these two women went into the rear house; after that we heard the man halloo "murder," scream three or four times, and in a few minutes afterwards these three women ran off the stoop across to the liquor store; the man came out about ten minutes after; his face

0462

was all bloody and he was hardly able to speak. I knew all the girls for the last four months. Cross Examined. My husband works on the Elevated Railroad. I am not mistaken in the faces of these women, for I know them Elenora Stewart sworn. I live at 56 Thompson St. in the rear on the fourth floor. I saw Mary Vanderbeck bring the man in and saw the two prisoners follow them. I heard noise and I peeped in through the window. I saw Mary Vanderbeck have the man around the neck; these prisoners were there and Follie Stevens, the landlady of the house; they were all around the man. Mary Vanderbeck said, "If we cannot get the money we will murder him." The other two women halloed, "let it go". They commenced to beat the man with chairs and the man halloed "murder". I made the reply "I will give it away". One of these women said, "If you dare — the prisoners jump to Mary." "Have you got it?" She says, "yes, come on". They went running up towards Brown St. Cross Examined. I was not on the steps for the purpose of soliciting men at that time; they call me "Gussie". I have been arrested three times, once for assault and battery and also for being disorderly.

0463

There was a lamp in this room into the window of which I looked, I saw everything distinctly; there were four women in the room. I knew a young man named "Scotty". I did not go to Major Nash's in Thompson St. that night. Scotty did not take me to a car on the 14th of February. I was up stairs the whole of the evening in 56 Thompson St. until I came down on the stoop. I know a woman named Hannah Dyer. I sat in her saloon. I never spoke a word to her about this case. I never told her that I knew nothing of this case. John Murphy, sworn and examined, testified I am a detective in the 8th precinct. I arrested the prisoners in company with Mary Vanderbeek alias Ellen Quinby over in the Railway depot at Jersey city where trains leave for Philadelphia. I was on the look out for them. I got a description of the parties as wearing circular cloaks; it was at 11.30 p.m. on the evening of the 14th of Feb. They came in together; one of them had a large bundle of clothing evidently done up in a hurry in a sheet. I let them go on the ferry boat, and crossing over on the river I showed myself to them. By their actions I suspected they knew me. As soon as the ferry boat got on the

0464

other side of the river they separated; two of them went into the Railway depot from the ferry and the other one went out of the entrance on Montgomery ave; the tallest one Henderson had the bundle of clothing. Each of them had a ticket for Philadelphia. The clothing they valued about sixty dollars. Elizabeth Wilson, sworn and examined, in her own behalf. I lived at 27 Seventh avenue; did not live at 56 Thompson St; am married and my husband is at Philadelphia. Have been on here three weeks. Have heard the testimony of the previous witnesses; it is not true that I was in the house 56 Thompson St. on the night of the robbery between 7 and 8 o'clock. I got a letter from my husband asking me to return and I asked Jenny Henderson to come with me and I would pay her fare; she agreed to do so and we met at Rosanna Law's in Sullivan between Grand and Brown Sts. I went there Saturday at 5 o'clock and played cards with "Scotty" till 9; then Jenny Henderson came. I was not with Mary Vanderbeck in the rear room of 56 Thompson St. that night; I never saw the complainant until I was arrested and brought to the Station house that Sunday night; he said in the station house he had never seen me before

0465

I left Rosanna's at 10 o'clock with Henry Henderson and Scotty and met Mary Vanderbeck and asked her where she was going? She said, Philadelphia. I was never arrested before. Cross Examined. I got acquainted with Scotty a week ago, I did not know anything about his character. I saw Mary Vanderbeck at a party in Philadelphia about three years ago. I have heard her called by the name of Quimby. It is not true that I saw her rob the complainant and that we afterwards arranged to go to the ferry. Jane Henderson sworn and examined. I came from Salisbury, Md. I lived with Jennie Goodwin in 28th St. before I was arrested, I came here about a month ago, have never been in New York before; I have been here a month, I never lived at 56 Thompson St. and was not there that night between 7 and 8 o'clock and did not see the complainant; I was not in the room and did not knock him down and rob him. I was up home that Saturday afternoon. I left home about 8 o'clock and went to Rose Law's and met a gentleman named Scotty; the previous witness asked me to Philadelphia with her; we went to the Depot; we missed the ten o'clock train; we met Mary Vanderbeck there. I had not been with her that

0466

night. Have never been arrested before. Cross
Examined. Lived in Salsbury with a woman
named Sallie Johnson. Might Scott sworn.
They call me Scotty. I know Elenora Stewart
six or eight months. I am a waiter. I saw
Elenora Stewart on Saturday the 14th of Feb.
in 56 Thompson St. between 4 1/2 and 5 o'clock.
She asked me to see if an officer was out.
I went down afterwards to Rose Law's and stay-
ed till 9 1/2. I did not see Mary Vanderbeck
there, but when I went to the Dept I saw
her. Cross Examined. I have been to the Island
for an assault upon Elenora Stewart about
eight months ago. I was tried and acquitted
of robbery. Hannah Dyer sworn. I am
married and keep a restaurant at 54 1/2
Thompson St. I have seen Elenora Stewart sev-
eral times. I saw her on the Monday follow-
ing the 14th of Feb; she said there was an
officer coming after her to be a witness against
those girls, but she was not going because
she knew nothing about it. That is what
she said; she was a customer of mine; she
was no particular friend, but I never had
any trouble with her; she told the same
thing to other people.

The jury rendered a verdict of guilty.
They were sentenced to the State Prison for
ten years each.

0467

Testimony in the case
Elizabeth Wren and
Jane Henderson
filed Feb. 80



11-1-33
W. H. Wren
Denver

City and County {
of New York } ss

The Jurors of the People of the State
of New York in and for the body of the City
and County of New York upon their oath
present.

That Charles Wilson late of the sec-
ond ward of the City of New York in
the County of New York aforesaid on
the fourteenth day of February in the year
of our Lord one thousand Eight hundred
and Eighty at the City and County aforesaid
with force and arms at and in
a certain room in a certain building there
situate and known as number Sixty nine
Gold Street in the ward City and County
aforesaid unlawfully did open a set up-
crack and keep by himself a certain
office for the registering of numbers of
certain tickets of certain Lotteries (a descrip-
tion and the name of which is to these jur-
ors unknown and cannot now be
given the same being lotteries not author-
ized by the laws of the State of New York,
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

Benz K Phelps
District Attorney

0469

BOX:

7

FOLDER:

95

DESCRIPTION:

Wilson, John

DATE:

02/17/80



95

362

Counsel,

Filed 17 day of Feb 1880

Pleads,

THE PEOPLE

vs.

John Wilson

BURGLARY
First Degree, and
Grand Larceny.

BENJ. K. PHELPS,

District Attorney.

A True BILL.

J. W. Condit

Foreman.

February 19. 1880.

Verdict of Guilty should specify of which count.

24 J. P.

Spends attempt
C. J. Day.

0470

0471

Police Court, Second District.

City and County } ss.
of New York, }

Mary S. Marlton

of No. 283 West 11th Street, being duly sworn,

deposes and says, that the premises No. 283 West 11th Street, 9 Ward, in the City and County aforesaid, the said being a dwelling house and which was occupied by deponent as a dwelling house

were **BURGLARIOUSLY** entered by means of forcibly raising the lower sash of the front Basement Window of said premises

on the day of the 11th day of February 1880 and the following property feloniously taken, stolen, and carried away, viz.:

with the felonious intent to take, steal, and carry away the following described property viz - a quantity of Silver Spoons - and Plates Silver Ware and other articles of household furniture in all of the value of Fifty dollars or more the property of deponent and Jacob B. Marlton

the property of

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

by John Wilson for the reasons following, to wit: that on the said date about half an hour prior to said Burglary deponent saw the said window sash properly closed and that deponent saw

0472

said defendant raise the said
window sash and thrust his
hands and head and shoulders
within said premises in the
act of entering said basement
room - defendant thereafter
caused the arrest of the said
defendant

Mary S. Harlow -

Sworn to before me
this 15th day of February 1880
J. P. W. Public Justice

0473

Police Court—Second District.

CITY AND COUNTY } ss.
OF NEW YORK

John Wilson

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

John Wilson

Question.—How old are you?

Answer.—

Twenty Years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

212 West 35th Street

Question.—What is your occupation?

Answer.—

Painter

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

Answer.—

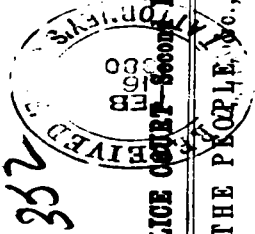
*I am not guilty of
the charge*

John Wilson

Taken before me by

[Signature]

0474



352
POLICE COURT - Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Mary S. Marlow
293 W 115 St

212

John Milton

Dated *February 15* 1880

Magistrate.

John
Levens

Officer

Clerk.

Witnesses,

Committed in default of \$ *500* bail.

Bailed by *cr*

No. *1* Street.

0475

CITY AND COUNTY }
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Wilson*

late of the *Fourth* Ward of the City of New York, in the County of
New York, aforesaid,
on the *Eleventh* day of *February* in the year
of our Lord one thousand eight hundred and ~~seventy~~ *Eighty*
with force and arms, about the hour of *Three* o'clock in the *day* time
of the same day, at the Ward, City and County aforesaid, the dwelling house of

Mary S. Harlow

there situate, feloniously and burglariously did break into and enter by means of
forcibly opening an outer window of said dwelling house
whilst there was then and there some human being to wit, one *Mary S.*
Harlow within the said dwelling house he, the said

John Wilson

then and there intending to commit some crime therein, to wit: the goods, chattels, and
personal property of *Mary S. Harlow*

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 jurors aforesaid, upon their oath aforesaid, do further present: That~~
~~afterwards, to wit, on the day and in the year aforesaid, at the Ward, City and County~~
~~aforesaid, about the hour of o'clock in the time of said day,~~
~~the said~~

~~late of the Ward, City, and County aforesaid,~~

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

~~in the said dwelling house of one~~
~~, then and there being found~~

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

BENJ. K. PHELPS, District Attorney.

0476

BOX:

7

FOLDER:

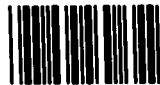
95

DESCRIPTION:

Wilson, Samuel

DATE:

02/03/80



95

0477

39

Day of Trial

Counsel,

Filed day of Feb 1880

Pleas, Not Guilty (4)

THE PEOPLE

vs.

W. H. 10/10/80

Samuel Wilson

Defendant

W. H. 10/10/80

Burglary—Third Degree, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

J. M. Cornwell

Foreman.

Part No: Feb H. 1880.

Chief & enriched Burgs
J. F. 54/10

0478

Police Court, Second District.

City and County } ss.
of New York,

Herman Wierant

of No. 200 West-28th Street being duly sworn,
deposes and says, that the premises No. 200 West-28th
Street, 20th Ward, in the City and County aforesaid, the said being a Dwelling House
and which was occupied by deponent as a Store and dwelling house

were **BURGLARIOUSLY**
entered by means of forcibly breaking off the shutters on
the rear windows leading into said store
and forcibly opening the windows and thereby
entering said store

on the Saturday ~~evening~~ evening of the 25th day of January
and the following property feloniously taken, stolen, and carried away, viz.:

a quantity of Boots and Shoes to
the amount and of the value of
three hundred and fifty dollars \$350⁰⁰

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 Samuel Wilson (nowhere)

for the reasons following, to wit: That on said day deponent was in
his said store at about the hour of 7 o'clock P.M.
and that at about the hour of 7.30. o'clock
P.M. deponent left said store and suddenly
looked and fastened the windows ^{and doors} leading into

said premises, that defendant was out till about the hour of 9.30. o'clock P.M., when he returned home and discovered that his said store had been burglariously entered as aforesaid and the property described aforesaid had been feloniously taken stolen and carried away. Defendant further says that he is informed by David Shaulk of No. 234 West 35th Street in said city that on the 29th day of January 1880 said Samuel Wilson came into his store which is situated at No. 234 West 35th Street and gave him a Pawn Ticket which represented a pair of Shoes. That he said Shaulk gave to Frank Collins of No. 314 West 36th Street the Pawn ticket to go to the Pawn office and redeem said pair of Shoes, that he said Frank Collins did redeem said shoes and brought them back to him said Shaulk. Defendant further says that he has since seen said pair of Shoes and identifies them as a portion of the property which had been so feloniously taken stolen and carried away on said night - and he then for asks that said Samuel Wilson may be held to answer and dealt with as the law directs ~~Samuel Wilson~~

Sworn to before me this

31st day of January 1880

[Signature]

0480

Police Court—Second District.

CITY AND COUNTY } ss.
OF NEW YORK,

Samuel Wilson being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—

Samuel Wilson

Question.—How old are you?

Answer.—

22 years

Question.—Where were you born?

Answer.—

New York

Question.—Where do you live?

Answer.—

No. 310 West 36th Street

Question.—What is your occupation?

Answer.—

Stone Cutter

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

here preferred against you?

Answer.—

I am not guilty of the charge

Samuel Wilson

Taken before me, this

day of

1880

Police Justice.

Sum to before me this
3rd day of January, 1880

[illegible]

Europe to before me this
1st day of January 1880
J. B. Smith
Paris France

Frank Collins of No. 314 West 36th Street
in said city being duly sworn deposes and
says that on the 29th day of January 1880
David Shaul of No. 234 West 35th Street
in said city gave to defendant a Pawn ticket
and seventy Cents to go to the Pawn office
and redeem a pair of Slaves which said
ticket represented. That the Slaves (now
here shown) and which are identified by
Idemane McQuest of No. 200 West 28th Street
as his property are the Slaves which he
redeemed on said day.

Frank Collins

0482

39



POLICE COURT—Second District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

Norman McIlbert

200 N 28th St

Samuel Wilson

OFFENSE—Burglary and Larceny.

Dated January 31 1880

By J. Duffy Magistrate.

Ruby Smith Officer

20th Precinct

Witnesses,

David Island 234 4th St

Frank Collins 314 " 36 St

Committed in default of \$ bail.

Bailed by

No. Street.

0483

CITY AND COUNTY } ss.
OF NEW YORK.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present :

That

Samuel Nelson

late of the *Twentieth* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *January* — in the year of our Lord one thousand eight hundred and ~~seventy~~ *eighty* with force and arms, at the Ward, City and County aforesaid, the *Store* — of *Meriman Michels* —

there situate, feloniously and burglariously, did break into and enter, the same being a building in which divers goods, merchandise, and valuable things were then and there kept for use, sale and deposit, to wit: the goods, chattels and personal property hereinafter described, with intent the said goods, chattels and personal property of the said

Meriman Michels —

then and there being, then and there feloniously and burglariously to steal, take and carry away, and

One hundred and seventeen pairs of boots of the value of three dollars each pair
One hundred and seventy-five pairs of shoes of the value of two dollars each pair

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

Meriman Michels

so kept as aforesaid in the said

Store

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.

0484

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Samuel Wilson

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

One hundred and seventeen pairs of boots of the value of three dollars each pair -

One hundred and seventy five pairs of shoes of the value of two dollars each pair -

of the goods, chattels, and personal property of *Kernan Wichest*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Kernan Wichest

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Samuel Wilson

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

BENJAMIN K. PHELPS, District Attorney.

0485

BOX:

7

FOLDER:

95

DESCRIPTION:

Winne, John

DATE:

02/05/80



95

0486

117
Day of Trial

Counsel,

Filed 5 day of Febry 1880

Pleads

THE PEOPLE

vs.

33

John W. Hume

Violation Expose Law.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

A. C. Goodrich

Foreman.

Part two Feb 16, 1880

pleads guilty.

Fine \$25.00 d.

0487

Police Court, Fifth District.

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

of No. *the 23. Precinct Police* *John Ross* Street,
of the City of New York, being duly sworn, deposes and says, that on the *21* day
of *January* *1880* in the City of New York, in the County of New York, at

No. *Premises 1286-14 Avenue* Street,
John Minne (*now present*)
did then and there sell, and caused, suffered and permitted to be sold, under his direction and authority, strong and
spirituos liquors, wines, ale and beer, being intoxicating liquors, in quantities less than five gallons at a time, to be drunk
in the house or premises aforesaid, contrary to and in violation of law. *and without license*

WHEREFORE, deponent prays that said *John Minne*
may be ~~summoned and~~ dealt with according to law.

Sworn to before me, this 21 day
January 1880 } *John Ross*
R. L. Morgan - Police Justice.

0488

Police Court, Fifth District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Ross -
23 Dec.

John W. W. W.
1286-4a 33 22 d.

Violation Excise Law.

Dated *21* day of *January* 18*80*

Morgan Magistrate.

Rep 23 Officer.

Witness,

Bailed \$ *100* to Ans. *Emerson*

By *August Sanyanmillen*

1278-4a Street.
Near 83rd St.



0489

CITY AND COUNTY } ss.:
OF NEW YORK,

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
*in and for the body of the City and County of New York, upon
their Oath, present:*

That

John Weir

late of the *twelfth* Ward of the City of New York, in the County of
New York, aforesaid, on the *twenty first* day of *January*, in the year
of our Lord one thousand eight hundred and ~~seventy~~ *eighty*, at the Ward,
City and County aforesaid, certain strong and spirituous liquors, and certain wines, to
wit: one gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of
whisky, one gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of
beer, one gill of lager beer, and one gill of a certain strong and spirituous liquor, to the
jurors aforesaid unknown, unlawfully did sell, in quantity less than five gallons at one
time, to one

John Rose

; without having a
license therefor, as required by law, contrary to the form of the statute in such case made
and provided, and against the peace and dignity of the People of the State of New York.

~~SECOND COUNT.—And the Jurors aforesaid, upon their Oath aforesaid, do further
present: THAT the said~~

~~late of the Ward, City, and County aforesaid, then and there being a person duly
licensed according to law to sell spirituous liquors and wines on the day
and in the year aforesaid, at the Ward, City and County aforesaid, the same
being the first day of the week, commonly called and known as Sunday, with
force and arms, certain strong and spirituous liquors and certain wines, to wit: One
gill of wine, one gill of brandy, one gill of rum, one gill of gin, one gill of whisky, one
gill of cordial, one gill of bitters, one gill of ale, one gill of porter, one gill of beer, one
gill of lager beer, and one gill of a certain strong and spirituous liquor to the jurors
aforesaid unknown, unlawfully did sell, as a beverage, to one~~

~~contrary to 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.~~

BENJ. K. PHELPS, District Attorney.

0490

BOX:

7

FOLDER:

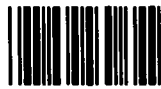
95

DESCRIPTION:

Wolff, John

DATE:

02/13/80



95

0491

256

Counsel,

Filed 13 day of Feb 1880

Pleads

THE PEOPLE
vs.
John Woff
Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

A True Bill.

W. Connelley

Foreman.

Part 2 Feb 13 - 1880

Pleads G. L. Woff
S. P. One year & 6 mos

0492

Form 112.

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

Police Court—First District.

James M. Gough
of No. 118 and 120 Duane Street, being duly sworn, deposes
and says, that on the 9th day of February 1880
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:

One parcel containing
One thousand sheets of printed
matter

of the value of thirty Dollars,

the property of

G. Putnam and Son
and in charge of deponent as
a bookbinder

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 W. Baggott

now present for the reason that
said parcel was delivered at
the above named premises at
about 6 o'clock P.M. on said day
that in about five minutes after
such delivery and after deponent
had signed a receipt for said property
he discovered that it had been taken
away. That deponent instantly went in
search of it and in Pearl Street
deponent found the aforesaid property
in the possession of the prisoner

J. M. Gough

Sworn to before me this

day

of

1880

Police Justice.

0493

0494

Police Court—First District.

CITY AND COUNTY
OF NEW YORK.

John Wolff
John Wolff being duly examined before the under-
signed, according to law, on the annexed charge; and being informed that he was at
liberty to refuse to answer any question that may be put to him, states as follows,
viz:

Question. What is your name?

Answer.

Question. How old are you?

Answer,

Question. Where were you born?

Answer.

Question. Where do you live?

Answer

Question. What is your occupation?

Answer.

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

Answer.

Taken before me, this

Police Justice.

0495

COUNSEL FOR COMPLAINANT.

Name,

Address,

COUNSEL FOR DEFENDANT.

Name,

Address,

256 201

Police Court—First District

THE PEOPLE, &c.,

ON THE COMPLAINT OF

BAILED:

No. 1, by

Residence,

No. 2, by

Residence,

No. 3, by

Residence,

No. 4, by

Residence,

No. 5, by

Residence,

No. 6, by

Residence,

James McGough
118 & 120 Duane St.
John Wagner
John Wagner
John Wagner
John Wagner
John Wagner
John Wagner

John Wagner
Magistrate
John Wagner
Officer
John Wagner
Clerk
John Wagner
Witnesses

1077 to answer
at Sessions
Received at Dist. Ath's office

0496

CITY AND COUNTY }
OF NEW YORK. }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That *John Woeff*.

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
fourth day of *February* in the year of our Lord
one thousand eight hundred and ~~seventy~~ *Eighty* at the Ward, City and County aforesaid,
with force and arms,

*One thousand sheets of printed paper of the
value of three Cents each sheet.*

of the goods, chattels, and personal property of one

George N. Pittman

then and

there being found, 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.

0497

And the Jurors aforesaid, upon their oath aforesaid, do further present
That the said *John Wolff*

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

*One thousand Sheets of printed paper,
of the value of three cents each sheet*

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

George H. Pitman

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously
stolen of the said

George H. Pitman

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

John Wolff —

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

BENJAMIN K. PHELPS, District Attorney.

0498

BOX:

7

FOLDER:

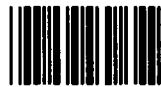
95

DESCRIPTION:

Woods, Frank

DATE:

02/26/80



95

0499

W.C. 30
Day of Trial,

Counsel,

Filed 21 day of Feb 1880

Heads

Ad. Smith (27)

THE PEOPLE

vs.

Frank Woods

BENJ. K. PHELPS,

District Attorney

A True Bill.

J.W. Connelley

Foreman

Part two March 6. 1880

Tried & convicted -

S.P. Ten years -

Judge Eldredges

thinks to see his ally

before replying to G.W.

6.11.80

0500

STATE OF NEW YORK.



Executive Chamber.

Albany, Dec. 5, 1886

Sir: Application having been made to the Governor for the Pardon of Frank Woods who was sentenced on March 8, 1880, in your County, for the crime of Murder for the term of ten years and to the State Prison

you are respectfully requested (in pursuance of Chapter 310, Laws 1849) to furnish the Governor with a concise statement of the case as proven on the trial, together with any other facts or circumstances which may have a bearing on the question of granting or refusing a Pardon. Be pleased also to state the previous character of the convict.

Each letter of inquiry from this Department should be answered on a separate sheet.

Very respectfully, your obedient servant,

Edward Miggall
Pardon Clerk.

To Daniel G. Reed, Esq.

District Attorney, &c.

Feb/80

0501

1
/ Frances Woods } Incest
Frank ^{was} Woods }

Examination February 13th 1880

2
Frances Woods of No 341 East
25th street being duly sworn says -
Frank Woods the defendant is
my Father - in the month of
June 1877 in Jersey City my
Father had sexual intercourse
with me while my mother
was living - I had a child
which was sent to the found-
ling Asylum in New York City
We moved to New York in
West 24th street in 1877
we had three rooms -
we did not sleep together
We then moved to East
27th street - I lived with
Mrs Pinnard 122 or West
12th street nearly 2 months
my father came for me at
Mrs Pinnards - I went home
with him - on the night I ac-

turned home on the 30th day of November 1878 my father had sexual intercourse with me - he sent my sister to get some Beer and during her absence he carried me from the sitting room to his bedroom and placed me on the bed and then had sexual intercourse with me I halloed a little and he told me to shut up -

I never had sexual intercourse with any person excepting my father -

Cross Ex

3

Every other statement I have made about my father's having intercourse with me is as true as the last statement

The first sexual intercourse was in Jersey City - my Father mother and myself were living together that was in 1877 I was then 15 years old -

the connection was in 206 Minn. street - Jersey City, on the top floor we occupied three rooms it was at night

about 8:45 in the month of June
 June 15th we had one side of the top
 floor the other side was oc-
 cupied by one Dolan -
 the windows were closed
 because my mother was sick
 she died June 21-1877 -
 my father had intercourse with
 me in the front room on his
 bed on the floor my mother
 was sick in a room at that
 time she was then unconscious.
 The intercourse lasted about half
 an hour - I was asleep on
 his bed when my father came
 in - he awoke me by having
 connection with me - I was
 afraid he had penetrated me
 when I awoke - I was afraid
 to make a noise - The intercourse
 lasted only a few minutes and
 he got off - he did not have
 intercourse again that night
 I got up and went into the
 kitchen - when I said the con-
 nection referred to above lasted
 half an hour - I meant I supposed
 I was lying there half an hour.

0504

my Mother died June 21st 1877
 my father had connection with
 me about 3 days after my mother's
 death - there was no con-
 versation between me and my
 father respecting the intercourse
 between the first and second
 intercourse - the second connec-
tion was in the same place
 my father and mother and I
 were present - my mother, was
 unconscious - I was asleep and
 he awoke me by having con-
 nection with me - I went to
 bed about 9 O'Clock - no con-
 versation was had on the
 subject between us or by either
 of us - at the time of the second
 connection - on the night of
 the day of my mother's funeral
 my father had connection
 with me - he awoke me then
 by having connection with
 me - On the night of the first
 connection - I had been in bed
 about half an hour
 the 4th intercourse was in
 Jersey city under the same cir-
 cumstances We left Jersey

Minneapolis

3

with being the father of the child now here - I was waiting till I was 18 years of age - I make these statements - because they are facts -)

Ques³

You stated yesterday in your affirmation that the reason you did not have your father arrested until this late date was because you were waiting till you were 18 years of age - You now state that the reason you had him arrested was because he had charged Harry Faulkner with being the father of the child now present - what reason do you offer for making these different statements -

Answer

My Aunt told me if I went and had him arrested I would have to go to the house of detention till I was of age -

Court -

The answer above given was in reference to my age -
 19 my answer to the latter part of the question was ¹⁸ because of an additional reason for this arrest -

Direct

I was induced to make complaint, by Ann Maginnis after hearing of his marriage. My father and Ann Maginnis were engaged to be married my sister asked Ann Maginnis to go to my father's house. I came home October 14th I then lived with my Aunt Mr. Faulkner - Ann Maginnis and my father parted company October 13 - she is a widow -

I was not induced to make complaint until ~~after~~ Maginnis learned of the marriage.

15 When my father cohabited with me he had penetrated and was actually in me - he was the first person who ever had co-nection - I am a sound sleeper and I did not assist in the act of intercourse - it did not interfere with the prosecution of my household duties - I felt pain at the time of the connection - I go under the name of Dias - because I wanted to get

4

lived together two months on the east side in East 27th street - nothing occurred criminally to my knowledge at 27th street - I have no knowledge of any thing criminal having occurred at any time -

Brooklyn - I know nothing about her habits or her company - that while she was with me she was well behaved - on the day the babe was born while he was intimated defendant made a remark to the effect - that Garret Faulkner was the father of the child now present -

^{her} Kate Faulkner

Sworn to before me this }
15th day of February 1880 }

[Signature] Justice

City and County } ss.
of New York }

Annie Mc Ginnis of No 341 East 25th street being duly sworn says -
Of my own knowledge I know nothing of this case excepting what I was told - I kept company

with defendant from the first part of May last until October 13 last we were engaged to be married - we were not married because I heard that he was the father of two children by his daughter Frances - I heard it from Mr. Gilkinson of Jersey city when I came home from Jersey city I asked Frances about the report and Frances said yes it was so - when defat was keeping company he was a decent behaved man -

Cross -

I have no children living - on the 4th January 1879 - I had a child born - I was never married - The child died in February 1879 - I told defendant about having the child - I told Mr. Woods I had been married to a man named Clark - that was when defat asked me to marry him - I did not tell him when I was married to Clark - I don't remember

whether I told him, was dead or not - This conversation occurred in July last - When we talked of marrying, and I told him about Clarke he did not let ask me any questions - I now say I did tell, defat Clarke was dead - I heard defat was married to Mary Ann his present wife 3 weeks ago - I heard it from Garry Faulkner - I paid no attention to it, it did not concern me - I was asked to go to Jemie Woods to see her father's wife - I went - but said nothing - I merely looked on - I did not make Francis come to court - I accompanied her at her request - I told Francis - if she did not appear against her father, I would do so - that was about a week ago - I was working last at the Bible and Fruit and Coffee House Mission - opposite Belmont Hospital - I want to be free me ^{say} ^{to the} ^{Gimmis} ^{mark} this - 15th Feb 1888

05 10

2^d City and County, ss.
of New York 12 }

Jennie Woods - of No. 200 East
30th Street being duly sworn says
I am the sister of complainant
and live with Mrs Glennon
at the same residence -

On the night of the 30 November
my father sent me to buy some
cake at a Baker's in 3rd Avenue
near 37th Street - it was closed
I went home - and found them
sitting in the same places and
positions as when I left -
Father was sitting when I went
out at the table eating his
supper and Francis was sitting
in a rocking chair by the stove
not getting the cake - he sent
me again (as it was wanted
for supper) to get it - I went
to 31st Street and seen I am
and was detained about 20
minutes and returned with
the cake - They were sitting
in the same position - as when
I returned the first time -

0511

5

He ate the cake for supper.
I remained there through
the evening - nothing was
said and nothing unusual
appeared in the appearance
of Francis or her father.

In January following at
East 24th Street in the house
my father and Francis were
disputing and I heard Francis
say if there was any thing the
matter with her he was to

2. ~~Blame~~ - he said ~~shortly~~ in
reply I have a notion to go
down to the river and tie
a stone on my neck and
drown myself - I heard my
father at different times ask
Frances whether she had taken
Pills or had been to the doc-
tors - he ~~always~~ when talking
about the matter turn it into
a quarrel -

Copy

I know that Frances was ac-
quainted with John Gilbert.

I have seen him there at dif-
ferent times perhaps 7 or 8 times
these visits occurred when we

05 12

25 were living in Jersey City - and
about 3 months before he left
Jersey City - The first child
was born on the 15 March
1877 - I did not hear any
one say that Gilbert was the
father of the child was taken
away - My Aunt Gilbison told
me - it was a terrible disgrace
to have such a thing occur
in the family - my father has
been harsh with me but never
made any indecent proposals
to me - Frances told me after
the birth of the child now here
that ~~my father~~ the defendant
was the father of the child

Sworn to before me this
15th day of February 1880
Jennie Wood.
Police Justice

05 13

City and County } ss.
of New York }

Examination continued February 24/80

City and County } ss.
of New York }

being duly sworn says -

05 14

16 help - it was the name of a gentleman who went to Europe and I took it at my Aunt's request - I have never been known by any other name - I occasionally take a glass of Beer -

Frances Wood

Sworn to before me this
14th day of November 1880
O. J. Dilley
Justice

Exam. returned February 15/80

City and County } ss.
of New York -

Kate Faulkner of No 34 1
East 25th being duly sworn says
I am the Aunt of the complainant
she is my brother's daughter - I
know nothing about the first child
The child now present was born
on the 26th July last - in West 30
street between 7th and 8th Avenue -
I was present when the child

05 15

- 17 was born & at the time of the birth nothing was said in reference to the child - On January 12th 1899 I moved from the Westside to the house where defat and his two children lived & I lived there a month and found Frances was not in good health & took her to a physician and there I was told she was in the family way - I wrote a letter to my sister in Jersey City her sister came and Frances told me in presence of my sister that she was in the family way by her father - another sister of mine Mrs. Miller came the same evening to defat's house
- 18 Frances there told Mrs. Miller that she was in the family way by her father - On the following Saturday defendant left the city he returned I think about 3 weeks after - on his return while in conversation with defendant he denied the charge made by Frances - and frequently thereafter he repeated the denial - The

05 16

F.W. by verdict of Jurist - wilfully committed
fornication with his daughter Frances Wood -

(for commitment)

0517

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, }

Frank Woods

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him states as follows, viz.:

Question.—What is your name?

Answer.—

Frank Woods

Question.—How old are you?

Answer.—

Thirty nine years

Question.—Where were you born?

Answer.—

Ireland

Question.—Where do you live?

Answer.—

159 West 29th Street

Question.—What is your occupation?

Answer.—

Teamster

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

Answer.—

I am not guilty of the charge

Frank Woods

Taken by me

Police Justice.

1890

05 18

POLICE COURT—SECOND DISTRICT.

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

of *Frances Woods*
No 341 East 25 Street, being duly sworn, deposes
and says that on the *30* day of *November* 187*8*
at the City of New York, in the County of New York, at premises *No.*
309 East 2nd Street in said city.

Frank Woods depo-
nents Father did unlawfully
and feloniously commit incest
upon the person of deponent who
is ^{18 years old} the daughter of said defendant
that on said date and on several oc-
casions thereafter said defendant
had sexual intercourse with deponent
without the consent and against the
will and remonstrance of deponent
that on the 26th day of July, 1879 depe-
nent was delivered of a male child
of whom said defendant is the father

Sworn to before me this *12th* day of *February* 1880 by *Frances Woods*.

[Signature] Police Justice

05 19

TORN PAGE(S)

0520

Ex. Feb. 15/80 - 9. A.M.
Ex. Feb. 23/80 - 3 P.M.

ICE COURT - SECOND DISTRICT.

THE PEOPLE, &c.
OF THE COUNTY OF

James Woods
H & S

M-

Frank Woods

Dated February 12, 1880

Witnesses,

Compliment Committee
The House Veterinary
in default of 300 Bail
James Woods 200 Fair 300
James McBurnis 41 E 25 St
Katharine 301 E 25 St



Committed in default of
Bailed by
No. Street.

Ex. 3 P.M. Feb. 13
Ex. 3 P.M. Feb. 14

City and County {
of New York ~ & S.S.

The jurors of the People of
the State of New York, in and for the body
of the City and County of New York upon
their presentment

That Frank Woods late of the First
Ward of the City of New York in the County
of New York aforesaid and Frances
Woods late of the same place on the
Thirtieth day of November in the year
of our Lord One thousand Eight hundred
and seventy eight at the Ward, City and
County aforesaid with force and arms
did each with the other knowingly wil-
fully and feloniously commit fornication
and that at the time of the said fornication
the said Frank Woods and the said Frances
Woods were as they each of them ^{then and there} well knew
within the degrees of consanguinity within
which marriages are declared by law to be
incestuous and void. to wit: in this that
he the said Frank Woods was then and
there the Father of her the said Francis
Woods.

Benjamin K. Phelps.
District Attorney.

0522

BOX:

7

FOLDER:

95

DESCRIPTION:

Woolley, Timothy D.

DATE:

02/26/80



95

0523

494

BW

Day of Trial,

Counsel,

Filed *21* day of *Feb* 1880

Pleads

THE PEOPLE

P. vs. *REP*

Anthony D Woolley

Woolley

BENJ. K. PHELPS,

District Attorney

A True Bill.

J. M. Comstock

Foreman.

The parties having been married, let these papers be filed away

Mar 3. 1880

C. H. R.

0524

Chas. Partidge. Inuaprove

Dear Sir,

I beg
to submit to your honorable body
through you the following facts
That on or about July last. One
Timothy D. Woolley, now residing at
the N. W. corner of Madison Avenue
& 132nd Street. New York City, did seduce
One Eva Malone, under promise of
marriage, and who now refused to
keep such promise. In consequence
of the seduction, Eva Malone has
become pregnant and is now with
child.

The witnesses who will prove the
engagement of marriage are
Mary A. Malone, ^{residing at 1532 E 121 St.} mother of Eva
& Augustus Robert ~~son~~ residing at
Delmonico Place corner of Cliff St
Manhattan. N.Y. City.

B. H. H.

0525

494

Chas Partridge

~~James~~ ~~Parson~~

VS

Ernest D. Morley

Ernest D. Morley

Ernest D. Morley

City and County of New York. § 33

The jurors of the People of the State of New York in and for the body of the City and County of New York upon their oath present:

That Timothy D. Wolley late of the Twelfth 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 twenty nine at the said City and County aforesaid - with force and arms unlawfully and feloniously under a promise of marriage did seduce, and have illicit connection with a certain female to wit one Eva Malone, she the said Eva Malone being then and there an unmarried female of previous chaste character - ~ ~ ~

~ Second Count ~

And the jurors aforesaid upon their oath aforesaid do further present. That the said Timothy D. Wolley late of the said Ward, City and County aforesaid, afterwards to wit, on the day and in the year aforesaid, at the said City and County aforesaid, did unlawfully and promise to marry the said Eva Malone, she the said Eva Malone being then and there an unmarried female, of previous chaste character and that the said Timothy D. Wolley did then and there unlawfully and feloniously under promise of marriage seduce and have illicit intercourse and connection with the said Eva Malone she the said Eva Malone being then and there a woman of previous chaste character.

Benjamin K. Kasper
District Attorney