

0506

**BOX:**

517

**FOLDER:**

4711

**DESCRIPTION:**

Allen, James

**DATE:**

04/03/93



4711

0507

POOR QUALITY  
ORIGINAL

Witnesses:

*Off Thompson*

Counsel

Filed

day of

Pleas

THE PEOPLE

24

445

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del

del</

0508

POOR QUALITY  
ORIGINAL

Witnesses:

*Off Thompson*

*Incremental*

*Petit Larceny be accepted  
in this case*

*W. H. H. 793 John F. W. H. H.  
N. H. H. H. H. H. H.*

Counsel

Filed

day of

Pleads,

189

THE PEOPLE

vs.

*24 475 where  
actor*

*James Allen*

DE LANCEY-NICOLLE

District Attorney

A TRUE BILL.

*Samuel D. H. H.*

Foreman.

*Part 2 - April 7/93  
Pleads Petit Larceny  
17000 Dan H.*

0509

Police Court—

4 District.

City and County } ss.:  
of New York,

of No.

occupation

deposes and says, that the premises No.

in the City and County aforesaid the said being a

and which was occupied by deponent as a

and in which there was at the time a human being, by name

were BURGLARIOUSLY entered by means of forcibly

a door leading into a room  
in said premiseson the 27 day of March 1883 in the day time, and the  
following property feloniously taken, stolen, and carried away, viz:The overcoat valued at  
ten dollars

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

James Allen (now here)

for the reasons following, to wit:

at the hour of one o'clock  
P.M. on said date deponent  
securely locked the door leading  
into said room, the said door  
coat being in said room and de  
ponent having found the said  
coat missing and said door  
opened, deponent found the de  
fendant concealed in a closet

0510

in said premises. Defendant is informed by Charles Thompson that he Thompson found concealed in the person of defendant an ornament which ornament defendant has since seen and identified as being the property which was burglariously taken stolen and carried away.

Given to before me this 27<sup>th</sup> day of March 1893 his Verifying mark

Wm Mahon

Police Justice

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

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

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

Police Court, District.	188	Magistrate.	Witnesses,	No.	Street,	No.	Street,	No.	Street,	No.	to answer General Sessions.
THE PEOPLE, &c., on the complaint of											
1.											
2.											
3.											
4.											
Dated.											
Offence—BURGLARY.											

05 11

CITY AND COUNTY }  
OF NEW YORK, } ss.

1877.

Charles Thompson  
aged 33 years, occupation Detective of No. 22  
1st Avenue Street, being duly sworn, deposes and  
says, that he has heard read the foregoing affidavit of John R. Remy  
and that the facts stated therein on information of deponent are true of deponent's own  
knowledge.

Sworn to before me, this 27  
day of March 1893 } Chas. W. Thompson

Wm. H. H. H.  
Police Justice.

05 12

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY { ss:  
OF NEW YORK,

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

Question. What is your name?

Answer.

James Allen

Question. How old are you?

Answer.

24 years

Question. Where were you born?

Answer.

New York

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

Answer.

475-7 - Ave. Two weeks

Question. What is your business or profession?

Answer.

Comedian

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

Answer.

I am Guilty; of taking a coat.

James Allen

Taken before me this

day of March 1897

Attest

Police Justice.

05 13

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

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

Dated, March 27 189 3 7 Attest Police Justice.

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

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

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

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



05 14

Police Court--- *H-355* District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

*Patrick Drury*  
*James Allen*

2  
3  
4

*Drury*  
*Allen*

BAILED,

No. 1, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 2, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 3, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

No. 4, by \_\_\_\_\_  
Residence \_\_\_\_\_ Street.

Dated, *March 27* 189 *3*

*W. Mahan* Magistrate.

*Thompson* Officer.

*Call the Officer* 22. Precinct.

Witness \_\_\_\_\_

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

*Lamine M. Chaudry*

No. *745-6th* Street.

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

\$ *2500* to answer *H. S.*

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

05 15

403

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

*James Allen*

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

*James Allen*

of the CRIME OF BURGLARY in the *second* degree, committed as follows:

The said

*James Allen*

late of the *22nd* Ward of the City of New York, in the County of New York aforesaid, on the *twenty seventh* day of *March* in the year of our Lord one thousand eight hundred and ninety-*three* in the *day* time of the same day, at the Ward, City and County aforesaid, the dwelling house of one *Patrick Devaney*

there situate, feloniously and burglariously did break into and enter, there being then and there a human being within the said dwelling house, with intent to commit some crime therein, to wit: the goods, chattels and personal property of the said *Patrick Devaney*

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.

05 16

SECOND COUNT—

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

*James Allen*  
of the CRIME OF *Petit* LARCENY committed as follows:  
The said *James Allen*

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

*one overcoat of the value  
of ten dollars*

of the goods, chattels and personal property of one

in the dwelling house of the said

*Patrick Devaney*  
*Patrick Devaney*

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

*De Lancey Nicoll,*  
*District Attorney.*

05 17

**BOX:**

517

**FOLDER:**

4711

**DESCRIPTION:**

Arnaudt, John

**DATE:**

04/18/93



4711

Witnesses

Will Barclay  
Gustav Klein

Counsel,

Filed,

18 day of June 1893

Pleads,

Myself day 11

THE PEOPLE

vs.

John Amador

(Sections 528 and 537 of the Penal Code.)  
LARCENY, and MISAPPROPRIATION.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Wm. Dwyer

Foreman.

Part 3. May 16 1893

Tried and Convicted. P.L.

Gusos 173

0519

Police Court

2<sup>nd</sup>

District.

Affidavit—Larceny.

City and County }  
of New York, } ss:

Cornell Dunlap

of No. 86 Wooster Street, aged 29 years,

occupation Express being duly sworn,

deposes and says, that on the 27 day of February, 1893 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the day time, the following property, viz:

One Hundred Dollars, good and lawful  
money of the United States  
\$100<sup>00</sup>/<sub>100</sub>

the property of The Dunlap Express Company, of which  
company deponent is a member

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 Ananuk,

from the fact, that, on the aforesaid date, defendant was in the employ of the above-named company as driver of a delivery wagon; that defendant had a case of dry-goods in his case to be delivered to Sophia Klein of No. 213 Willis Avenue in this city, on payment to defendant of the sum of one hundred and fifty-nine Dollars and thirty-two cents (\$159<sup>32</sup>/<sub>100</sub>), which money was to be returned in full to the above-named company; that deponent is informed by Gustav Klein, the son of the aforesaid Klein that on said date he paid to defendant the aforesaid sum of money to wit: one hundred and fifty-nine Dollars and thirty-two cents on delivery of said case of goods; deponent further says that said Ananuk returned

Sworn to before me this 1 day of March 1893  
Police Justice

to the above named firm only the sum of Fifty-nine  
Dollars and thirty-two cent ( $59\frac{32}{100}$ ) thus appropriating  
feloniously to his own use and benefit the  
sum of One Hundred Dollars ( $100\frac{00}{100}$ ) and  
further pray that said Arnold may be  
apprehended and dealt with according to Law

From before me this }  
2<sup>nd</sup> day of March 1893 } Cornell Durlap

Thos. H. Brady

Police Justice

0521

CITY AND COUNTY }  
OF NEW YORK, } ss.

*Gustav Klein*  
aged 19 years, occupation Clerk of No.

213 *Willis Avenue* Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of

*Cornell Smiley*

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

Sworn to before me, this

2

day of

March

1898,

} *Gustav Klein*

*Wm. H. Brady*  
Police Justice.



0522

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

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

*Dated..... March..... 18..... Police Justice.*

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

*Dated..... 18..... Police Justice.*

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

*Dated..... 18..... Police Justice.*

0523

Police Court--- W District. 423

THE PEOPLE, &c.,  
ON THE COMPLAINT OF

Cornell Dunlap  
vs. Ernest  
John Arnault

James J. Landon  
Officer

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

Dated March 188

Montgomery Magistrate.  
C. O. Officer.  
6. O. Precinct.

Witnesses Gustav Klein

No. 213 North Ave Street.

538  
No. \_\_\_\_\_ Street.

B. O.  
No. \_\_\_\_\_ Street.

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

Chas. Landon

BAILED,

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

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

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

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

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

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

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

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

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

THE PEOPLE OF THE STATE OF NEW YORK

against

*John Arnaudt*

The Grand Jury of the City and County of New York, by this indictment, accuse  
*John Arnaudt*  
of the CRIME OF *Grand* LARCENY, in the second degree committed  
as follows:

The said

*John Arnaudt*

late of the City of New York, in the County of New York aforesaid, on the *twenty-seventh*  
day of *February* in the year of our Lord one thousand eight hundred and  
ninety-*three*, at the City and County aforesaid, being then and there the *clerk*  
and servant of *Cornell Dunlap* —

and as such *clerk and servant* then and there having in his  
possession, custody and control certain goods, chattels and personal property of the said

*Cornell Dunlap* —

the true owner thereof, to wit:

*the sum of one hundred  
dollars in money, lawful money  
of the United States of America and  
of the value of one hundred dollars;*

the said

*John Arnaudt* —

afterwards, to wit:

on the day and in the year aforesaid, at the City and County aforesaid, with force and arms,  
did feloniously appropriate the said *sum of money* —

to his own use, with intent to deprive and defraud the said *Cornell Dunlap*

of the same, and of the use and benefit thereof; and the same goods, chattels and personal  
property of the said *Cornell Dunlap* —

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

DE LANCEY NICOLL,  
District Attorney.