

0409

BOX:

390

FOLDER:

3635

DESCRIPTION:

Taylor, John

DATE:

03/27/90



3635

POOR QUALITY ORIGINAL

0410

212
Job A JBA A

Counsel,
Filed 27 day of March 1890
Pleads, J. W. Kelly of

vs.
THE PEOPLE
vs.
John Taylor
Grand Larceny, Second Degree.
(From the Person.)
[Sections 528, 587, Penal Code].

JOHN R. FELLOWS,
District Attorney.

April 8th 1890

A True Bill.

John W. Van Phoochen
Feb 2 April 8, 1890
Pleads attempt G.L. 2nd degree Foreman.

D. W. R. 6. 1890 J.P.
J.P.S.

open

Witnesses:
Patrick Coyne
J. W. Kelly

App. has done
the best
he is able.
Probably
knowingly had
Breaching to do
with the
of the
J.P.

POOR QUALITY ORIGINAL

04111

Police Court— 11 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 207 Seventh Avenue Street, aged 29 years,
occupation Labourer being duly sworn

deposes and says, that on the 19 day of March 1890 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 double Case Silver Watch and Chain together of the value of Ten dollars (\$10.00)

the property of deponent

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

from the fact that at about 7³⁰ O'clock AM of a breedate deponent was in Company with defendant in the Sigurd Store of 359 Third Avenue

Deponent is informed by Officer Lawrence Clinton of the 21st Precinct that he saw defendant take said property from the upper left side pocket of deponents vest then and there worn by him as a part of his bodily clothing and thereupon said Officer arrested defendant Patrick Coyne

Sworn to before me, this 19 day of March 1890
J. Murray Police Justice.

POOR QUALITY ORIGINAL

0413

Sec. 198-200.

4 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

John Taylor

Question. How old are you?

Answer.

27 years

Question. Where were you born?

Answer.

England

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

Answer.

Oliver Tree Lodging House East 23rd St
2 days

Question. What is your business or profession?

Answer.

Agent

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

Answer.

I am not guilty

John Taylor

Taken before me this

day of

1888

John Taylor
Police Justice.

**POOR QUALITY
ORIGINAL**

0415

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 Taylor

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

John Taylor
of the CRIME OF GRAND LARCENY in the *Second* degree, committed as follows:

The said

John Taylor

late of the City of New York, in the County of New York aforesaid, on the *Nineteenth*
day of *March* in the year of our Lord one thousand eight hundred and
eighty-ninety, in the *day* time of the said day, at the City and County
aforesaid, with force and arms,

*one watch of the
value of six dollars and one
chain of the value of four
dollars*

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

*John R. Fellows,
District Attorney*

04 16

BOX:

390

FOLDER:

3635

DESCRIPTION:

Thompson, Charles

DATE:

03/05/90



3635

POOR QUALITY ORIGINAL

0417

Witnesses:

Joseph White
A. J. Bauer

Counsel,

Filed

Pleads,

J. C.
day of *March* 1890

THE PEOPLE

vs.

F

Charles Thompson

Paul J. Powers

Burglary in the Third Degree.
[Section 498, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

W. E. D. Ead.

See Letter

A True BILL

made

John W. Lee

Foreman.

POOR QUALITY ORIGINAL

0418

Police Court— 5 District.

City and County } ss.:
of New York,

of No. 2343 - 3rd Avenue Street, aged 27 years,
occupation Hardware dealer being duly sworn

deposes and says, that the premises No. 2343 - 3rd Avenue Street, 19th Ward
in the City and County aforesaid the said being a four story brick

flared building
and which was occupied by deponent, as a hardware store
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening a
window which opened into a closet
and forcing open the door of said closet
which door led into said store

on the 14th day of July 1890 in the day-time, and the
following property feloniously taken, stolen, and carried away, viz:

A stock of hardware, cutlery, Mechanics
tools, stoves and ranges of the
value of Two Thousand Dollars
(\$2,000)

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

Charles Thompson (now here)
and two unknown men not arrested

for the reasons following, to wit: Deponent locked and
securely fastened the doors of
said premises on the 16th day of
February 1890, at about the hour of
7 O'clock P.M. Deponent is informed
by Adam J. Bauer, who is in deponent's
employ that he, Bauer opened the front
door of said store about 7 O'clock A.M.
on said date and found the defendant

POOR QUALITY ORIGINAL

04 19

in company with me and two unknown men in said store and found the said window open. The said Bauer held the said defendant until the arrival of the officer and the said two unknown men making their escape.

Wherefore deponent charges the said defendant with burglary Company and acting in concert with the said two unknown men with burglariously entering the said store with the intent to steal and prays that the said defendant may be dealt with as the law directs

Osworn to before me
this 17th day of July 1890 Joseph F. White

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
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.
Dated 1888
Police Justice

Police Court, District, OFFICE - BURGLARY.
THE PEOPLE, &c., on the complaint of vs.
Date 1888 Magistrate.
Officer.
Clerk.
Witnesses, No. street, No. Street, No. Street, \$ to answer General Sessions.

POOR QUALITY ORIGINAL

0420

CITY AND COUNTY }
OF NEW YORK, } ss.

Adam J. Bauer

aged 25 years, occupation Clerk of No.

2343 - 3rd Avenue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *Joseph F. Winter*

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

Sworn to before me this 17 day of July 1887 } *Adam J. Bauer*

Chas. Manning
Police Justice.

POOR QUALITY ORIGINAL

0421

Sec. 198-200.

5 District Police Court.

CITY AND COUNTY }
OF NEW YORK } ss.

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

Question. What is your name?

Answer. Charles Thompson

Question. How old are you?

Answer. 44 years

Question. Where were you born?

Answer. Sweden

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

Answer. No home

Question. What is your business or profession?

Answer. Driver

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

Answer. I am not guilty
Charles Thompson

Taken before me this:

1890

Police Justice.

POOR QUALITY ORIGINAL

0422

11000 Bail from
34 West 18th
9/22/90

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

324
Police Court 5-294
District

THE PEOPLE, ac.,
ON THE COMPLAINT OF
Joseph J. Smith
vs.
Charles Thompson
Offence: Burglary

Dated July 19 1890
Magistrate
Clarence M. _____
Officer

Witnesses
Almon J. _____
2343-3rd Avenue Street

No. _____ Street _____
No. 10877 Street _____
TO HIS WIFE
Donald _____
1890
CLERK OF THE DISTRICT COURT
NEW YORK

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 _____ 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.

POOR QUALITY
ORIGINAL

0423

Department of Public Charities and Correction.

HENRY H. PORTER, Pres't.,

CHARLES E. SIMMONS,

EDWARD C. SHEEHY, Commissioners.

OFFICE OF CITY PRISON, COR. FRANKLIN AND CENTRE STREETS,

CHARLES OSBORNE,
Warden.

New York, *Nov 14th* 1890

Dear Mr. A. T. ...

Respectfully
Dear Sir

I beg leave to
inform you that Charles Thompson
died at City Prison (Joub) at 3:15
this AM.

He was committed on
July 15th 1890 by Judge Murray
charged with Burglary

Very respectfully
Mark Twiley
Acting Warden

**POOR QUALITY
ORIGINAL**

0424

District Attorney's Office.

Pleadin's
PEOPLE

vs.

Charles Thompson

Issued for March 5, 1917

By Amulley

**POOR QUALITY
ORIGINAL**

0425

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Charles Thompson

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

Charles Thompson

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

The said

Charles Thompson

late of the *Twelfth* Ward of the City of New York, in the County of New York, aforesaid, on the *seventeenth* day of *February* in the year of our Lord one thousand eight hundred and *ninety*, with force and arms, at the Ward, City and County aforesaid, a certain building there situate, to wit: the *store* of one

Joseph F. Winter

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

Joseph F. Winter

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

*John R. Fellows,
District Attorney*

0426

BOX:

390

FOLDER:

3635

DESCRIPTION:

Touchschnitt, Charles

DATE:

03/24/90



3635

POOR QUALITY ORIGINAL

0427

1957
1496 S. Clark St.
Counsel,
1 Duane St.
Filed 26 day of March 1957
Pleads, Chicago

THE PEOPLE
vs.
17 Underwood
1040
Charles Fuchschnit

ATTEMPTING SUICIDE.
(Section 174, Penal Code).

JOHN R. FELLOWS,
District Attorney.

A True Bill,
John R. Fellows
Foreman.

Part II March 26/90
Pleads guilty 28

Miss Mep.
March 26/90
F.

Witnesses:
Off Schayer
Sgt. Facka & Borkin
Promie beat off
d. got away for
him. 407

POOR QUALITY ORIGINAL

0428

Sec. 198-200.

9 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer.

Charles Tschornschmitt

Question. How old are you?

Answer.

18 years.

Question. Where were you born?

Answer.

Russia

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

Answer.

340 Cherry St. 8 months

Question. What is your business or profession?

Answer.

Journalist

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 did not know what I was doing.

Charles Tschornschmitt

Taken before me this
day of January 1888
Charles Tschornschmitt
Police Justice.

POOR QUALITY ORIGINAL

0429

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

Police Court--- *3* 424
 District

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Charles Jackson
Charles Jackson
 vs.
Charles Jackson
 Defendant

2 _____
 3 _____
 4 _____
 Offence _____

Dated *Mar 18 1890*

Charles Jackson
 Magistrate
Charles Jackson
 Officer
 Precinct _____

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

No. _____ Street _____
 \$ *500*
 RECEIVED
 MAR 17 1890
 DISTRICT CLERK
 OFFICE

Carroll

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

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

Dated *Mar 15 1890* *Charles N. Smith* 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.

POOR QUALITY ORIGINAL

0430

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 3 DISTRICT.

of No. 7th Precinct Street, aged 29 years, occupation Police Officer being duly sworn deposes and says

that on the 11 day of March 1890 at the City of New York, in the County of New York

Charles Suchschmitt
know here, did unlawfully commit upon himself an act dangerous to human life with intent to kill himself; to wit take a quantity of Paris Green in violation of Section 174 of the Penal Code of the State of New York. Deponant found the defendant suffering from the effects of a dose of Paris Green, a package of the same being found in the room when defendant was Albert B. Schryver

Sworn to before me, this

of March 1890 day

Charles W. ... Police Justice.

POOR QUALITY ORIGINAL

0431

Police Court-- *C* District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Albin Schryver
vs.
Charles Tschschmidt

AFFIDAVIT.

Dated *March 15* 188*0*

Taintor Magistrate.

Schryver Officer.

Witness, *7*

Disposition,

POOR QUALITY ORIGINAL

0432

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Charles Sandvick

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

Charles Sandvick

of the CRIME OF ATTEMPTING SUICIDE, committed as follows:

The said Charles Sandvick,

late of the City of New York, in the County of New York aforesaid, on the

eleventh day of March, in the year of our Lord one thousand eight hundred and eighty-nine, at the City and County aforesaid,

with intent to take his own life, did feloniously give and administer into himself and take and swallow down into his body, a quantity of certain deadly poison commonly known as "arsenic";

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

JOHN R. FELLOWS, District Attorney.

0433

BOX:

390

FOLDER:

3635

DESCRIPTION:

Tribon, Martin M.

DATE:

03/27/90



3635

POOR QUALITY ORIGINAL

0434

1877 *Ready-Me-Langh*

Counsel,

Filed

27

day of

March 1890

Pleas,

April 31

THE PEOPLE

vs.

Grand Larceny, Second Degree.

[Sections 528, 537 — Pennl Code.]

Martin M. Dillon

H.D.

JOHN R. FELLOWS,

District Attorney.

April 7/90

Spies & Associates

Edwin B. [unclear]

A TRUE BILL

John Lamm Rucker

Foreman.

By consent

April 7th

S. M.

Witnesses:

J. B. Warren

POOR QUALITY ORIGINAL

0435

Police Court - District. Affidavit - Larceny.

City and County of New York, ss.

John P. Warren of No. Putnam Street, aged 25 years, occupation Putnam Street, being duly sworn

deposes and says, that on the 23 day of March 1890 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property, viz:

Good and lawful money of the United States of the amount and value of Fifty two dollars (\$52.00)

the property of Deponent

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

Now here, from the fact that on the night of said date deponent and defendant occupied the same bed in a Lodging House on 7th Avenue between 50th and 51st Street, that said property was in the pocket of deponents pants which were lying upon the Chair in said bedroom, that at about 12 o'clock A.M. of said date deponent woke up and defendant had left said room and deponent missed said property

John B. Warren

Sworn to before me, this 23 day of March 1890. J. H. ... Police Justice.

POOR QUALITY ORIGINAL

0436

Sec. 198-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer.

Martin M. Tribon

Question. How old are you?

Answer.

4 years

Question. Where were you born?

Answer.

Maine

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

Answer.

No 1118 - 3rd Ave. 4 months

Question. What is your business or profession?

Answer.

Car Conductor

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

Answer.

I am not guilty

Taken before me this

day of

23

189*2*

William J. ...

Police Justice.

Martin M. Tribon

POOR QUALITY ORIGINAL

0437

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John P. M. ...
Arthur M. ...

1
2
3
4
Offence *Grand Larceny*

Dated

March 23 1880

Magistrate

John ...

Officer

Coagney

Preinot.

W

Witnesses

Call the Officer

No.

Joseph ...

No.

Constructive to the ...

No.

Henry ...

No.

1000

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

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

Dated *March 23 1880* *John ...* Police Justice.

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

Dated 188 Police Justice.

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

Dated 188 Police Justice.

POOR QUALITY ORIGINAL

0438

Martin M Libon

Board Humphden no

Accept no

Married yes

Single no

Residence 7 Avebit
52-54

Parents
Father

POOR QUALITY ORIGINAL

0439

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

Maurice F. Cagney
of No. 145 West 107th Street, aged years,
occupation Police Officer being duly sworn deposes and says,
that on the day of 188
~~at the City of New York, in the County of New York;~~

John B. Warren is an
important and material witness
in a Complaint against
Martin M. Triton. Deponent
has reason to believe and
does believe that said Warren
will fail to appear and prosecute
said Complaint and therefore
asks that said Warren be
committed as a witness
Maurice F. Cagney

Sworn to before me, this day

of 188

John B. Warren
Police Justice,

POOR QUALITY
ORIGINAL

0440

47
The People
vs.

Martin M. Tribon

Court of General Sessions, Part I
Before Judge Corwin
Monday April, 7, 1890.

Indictment for grand larceny in the 2nd degree.

John B. Warner, sworn and examined.

I don't live in the city of New York. I was here on the 23^d of March. I slept that night at either 754 or 756 Seventh Avenue. I do not know exactly the number - Fifty first st. I knew the defendant before the 23^d of March and was friendly with him. I occupied the same room with him on the 23^d of March. I went to bed about half past nine - the two of us, we occupied the same bed. I undressed and put my pantaloons on a chair at the foot of the bed. There was fifty two dollars in bills in the pantaloons and it belonged to me. I took the money out in his presence when I paid the room rent, which was two dollars for one week. I was in the kitchen and paid the lady in the defendant's presence. I went to bed and fell asleep and woke up a quarter of six o'clock. I am positive that I bolted the door. There was no one but myself and the defendant in the room; the bolt was pulled back.

POOR QUALITY
ORIGINAL

0441

I looked at my pantaloons and discovered my money was gone. I never authorized him or anybody to take the money. Cross examined. He did not wake me up before he left the room and he did not tell me he was going up to see a man corner of Sixty Sixth St. and Third Avenue and for me to meet him there. I went to a restaurant where a fellow boarded that I got acquainted with the day before and found the defendant. I did not have a drink with him. I never drank a drop in my life. I have known this man two or three years. I live in Hooster, Mass., I came on from Massachusetts with the defendant; we got here Saturday morning the 23^d, we came here to get work on a Railroad. I knew he had been employed on a railroad. I have been employed on a horse railroad in Hooster as conductor. We arrived in New York on the Fall River boat in the morning, but the room was not hired until night. I went to Coroner Levy's office between ten and eleven o'clock but he was not in, and we beat

POOR QUALITY
ORIGINAL

0442

the second time. We hired the room in the evening for a week and I paid for it because he told me he had no money. It is not a fact that I told the defendant I had ~~no~~ money, that I had ~~spent~~ ^{would spend} my money, and when that was gone I could take his. Our baggage was in one valise. After we left Coronel Levy's office we walked around the streets and went to the saloon where we met the next morning. We went into a place where we saw some ladies, I cannot remember the street. I should think it was between one and two o'clock when we were there. We stayed there about half or three quarters of an hour. I went upstairs with a girl. I suppose it was a house of prostitution. I am not a married man. I went into several saloons with him because he wanted me to, but I never drank a drop in my life. I think it was half past nine o'clock when we went to bed. I bolted the door. I am positive I counted the money before I went to bed and there was fifty two dollars and a few cents of change in the pocket.

POOR QUALITY
ORIGINAL

0443

I did not suspect that any of the ladies relieved me of my money, for I counted it just before I went to bed. I got my breakfast in the restaurant under where the room was; it cost me 20 or 25 cents. I had change left for that. After I had my breakfast I went to the restaurant where the defendant takes his meals with whom I got acquainted the day before. I asked if he was there. I went there and found both of these men I cannot remember the name but his first name is Devony; he is the man that he introduced me to the day before, he had been a conductor on a car. I knew where he took his meals. I went to the place and enquired for him and then he told the saloon and I went up and found him. He was standing at the bar. I went up and spoke to him. I said, "I want to see you a minute," and he went out; then I went to speak to the other man; he started out of the door and ran down the street. I went after him to the

POOR QUALITY
ORIGINAL

0444

corner of the next street. It is not a fact that I stayed there and had a drink. I asked the prisoner on the street for the money and he would not give it, and then I spoke to the officer. The prisoner said he did not know me. I asked him no more questions but handed him over to the officer. I knew him three years before this larceny. The money I had consisted of ten five dollar bills and two one dollar bills, but it was changed when we found it. I had no ten dollar bills. Cross Examined. I should think we were in four or five different saloons. I do not remember being in Stewarts, where there were bar tenders, pictures, &c. I sold him a watch in Boston and he was to pay me when we got to work. I paid fourteen dollars for that watch and chain. The watch and chain was in my vest pocket where I went to sleep hanging up on the bed post in full sight.

Maurice J. Caprey sworn. I am an officer of the 15th precinct and arrested the prisoner on March 23^d at 7 1/2 o'clock on Sunday morning. I met him at 65th st. and Third Avenue. I saw him

POOR QUALITY
ORIGINAL

0445

and Warren talking together; the prisoner says, "Come on Warren." I says, "That is the trouble?" The prisoner says, "Nothing is the trouble." Then Warren told me that the defendant stole fifty two dollars out of his pocket. The defendant said that he did not have any money at all; "you can search me right here." I says, "No, we will go to the station house." I brought him to the station house and searched his pocket. I did not find any money. I put my hand down inside his pants. I thought he was pulling up his drawers. Warren says, "Search him around the leg of the pants." I did and found fifty five dollars there. I found it between his pants and drawers. He did not have suspenders on at the time. He said, "That is my money. I asked him how much he had and he said, 'you count it, I dont know. It consisted of one ten, five, two's and one's." The defendant claimed in the station house that he did not know Warren, and then going down to Court he said, "Say, you aint going to send me away, are you?" He said that to Warren. He

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(Warren) said, "You took the money, and if you give me back the money I won't have you arrested at all." The defendant did not say anything.

Warren was put in the House of Detention.

The case for the defense.

Lucrezio Senaple sworn. My brother is one of the Assistant District Attorneys. I don't know the prisoner personally, but know his brother. I don't know where the defendant lives, but his family reside in Maine.

Martin M. Tibon sworn. I live in Bangor, Me., I have never been arrested or charged with crime before this. I have known the complainant three years. There was a strike three years ago on the Northern Boston Railroad and I was employed as a conductor at that time. By staying through the strike (for they did me no harm) they granted me a few favors and I put on the road five different men, four of whom knew Mr. Warren. He came down to get a job and they introduced him to me. He had no money and knew no one in Boston. I took him to my boarding house; he slept with some one of the four

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men whom he knew. I paid his board and tried to get him on the road, but the Superintendent said he had all the help that he wished to have. He then went away and I did not see him for a month, perhaps six weeks. He came back and said that he could not find any job, and he was particularly hard up, so much so that he walked from Boston to Lowell. Had he told me he did not have money, I should have given it to him, but he said nothing. Then I saw him again in Sept. He seemed quite anxious to come with me to New York. This was about the 15th of March. I left the Third Avenue Railroad the latter part of January and went to Wooster by the Norwich line and met him on the street, then we had a cigar together. I was going to see my wife. We left Wooster together. I paid my fare and he paid his; we went to Boston, hired a room and stayed there over night. I paid one dollar for the room. I had a watch that bothered me a good deal. He said, "you will need to carry a better one, I will sell you mine." I took my money

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ORIGINAL

0448

out of my pocket to pay him. I said I would rather owe you ten dollars, I am quite apt to spend my money and you will keep yours, I know I will have money." That is the way he sold me the watch; they took it away from me at the police station. Then we took the six o'clock boat for New York by the Fall River line. The boat was about half an hour late. We went into a saloon in Murray Street and we had a drink; he certainly drank and then we started and had some breakfast, and then we went up to Coroner Levy's office. I had a letter to him from Mr. Jeffrey, who lives on Sixty Sixth St.; he is from Maine, I got the letter from him in January. I also had an introduction through him to Coroner Levy; the Coroner told me that any time I came to New York he would do all he could for me. I went with the complainant to the Coroner's office; we got there about nine o'clock. The Coroner was not in and would not be till half past ten; we took the horse car up to the Third Avenue stables; we got out and I showed him through there. We have

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to put the names on the board; they do not call you into the office till you put your name up. I showed him into the car house and took him into different saloons and introduced him to the boys I was acquainted with; by "the boys" I mean Conductors and drivers. Then we took the elevated train to Coroner Levy's office at the City Hall. He saw the Coroner, and he told us to come in Monday, that he could not do anything for us before then. I asked him what Road he thought he could put us on. He said he thought Seventh Avenue. Then we went up and engaged a room that night. In the afternoon we went and had some dinner, and then he (the complainant) seemed quite anxious to take in some of the Museums. I never went to but two of these when I was in New York. I did not care about going there. He said he would like to see some nice saloon; we went into Stewart's and a number of different ones, and we walked around all the afternoon. He went and had supper in this boarding house nearly

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0450

under where we roomed and went to bed early. We were not drunk, but it is not any use to say that we were sober because we were not; we both had been drinking; he drank lager and I sometimes drink something harder - whiskey quite often. I visited some ladies in the afternoon but I did not go up stairs; we went to bed at half past nine o'clock. I went to bed first, I was rather sleepy. I could not say whether or not he counted his money before he went to bed, but I did not see him count it. I had slept with him before, he is a very sound sleeper. I told him the night before we went to bed that I wanted to see the bartender corner of 66th St. and Third Avenue, where he met him; we went up that day and I found he was on nights, and I supposed he went off at six o'clock in the morning. I woke him up. I got up somewhere after five o'clock and went over there. I told the complainant if he got up before I came back to come over there "and if you dont I will be back very soon," and he said, "All right." I went out and went over there.

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0451

I believe there was a bolt on the door, when I went out the next morning I shoved the door too. I could not bolt it on the outside. I went up to the place and he came a little after seven, I think he took a drink. I went to the water closet and afterwards I said to him "we had better go down and get our valise." Our clothes were in there. I had a railroad cap and under shirts and a neck tie; he has about the same thing; he has got a pair of rubber boots down at the pier. He never accused me of stealing his money until we got near the officer. We were walking along, and in a minute my pants button was off and I was holding them up. He got the officer and had me arrested. He said to the officer that I took his money. I said, I had not. I could not believe him because if he had really lost his money he could have any part of mine that I had. I don't remember him saying that if I gave him back the money he would not make a charge against me. I went to the station house and they searched me there I was excited

POOR QUALITY
ORIGINAL

0452

never having been arrested before; the officer was searching me and I took my money out of my ^{pants} pocket at once. I shook and it fell in there (meaning between the drawers and the pants). It is my money, every dollar of it. Cross Examined the complainant had no ill feeling toward me on March 23. I paid two dollars for the room that night which we intended to occupy a week. I had been drinking the morning I was arrested and was very excited. I had not been drinking to excess. I do not remember denying to the officer that I knew the complainant. I was sober enough to say to the officer that I had not any money belonging to the complainant. There were two buttons off my pants. I did not have suspenders. I was so nervous, the money dropped down through. I think we had about fifteen drinks of lager during the entire day.

Maurice J. Coagney recalled. It was 12 o'clock when he made the arrest Sunday morning. The defendant said, "I have no money at all; he did not say, "I have no money belonging to the complainant." The complainant was perfectly sober. The jury rendered a verdict of guilty with a recommendation of mercy.

POOR QUALITY
ORIGINAL

0453

Trs, bin any in the
case of
Martin M. Tribon

filed
March
1890.

found bet. 1
Thompson & Charles
+ Teachers Guild, Charles
March 1890

**POOR QUALITY
ORIGINAL**

0454

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Martin M. Tribou

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by

this indictment, accuse

Martin M. Tribou

of the CRIME OF GRAND LARCENY IN THE second DEGREE,

committed as follows:

The said

Martin M. Tribou

late of the City of New York, in the County of New York aforesaid, on the twenty-third
day of March in the year of our Lord one thousand eight hundred and
ninety, at the City and County aforesaid, with force and arms, in the
night time of the same day, divers 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 a number and denomination to the Grand Jury aforesaid unknown, for the
payment of and of the value of twenty-six

dollars; divers other promissory notes for the payment of money, being then and there due
and unsatisfied (and of the kind known as Bank Notes), of a number and denomination
to the Grand Jury aforesaid unknown, for the payment of and of the value of
twenty-six

dollars; divers United States Silver Certificates of a number and denomination to the Grand
Jury aforesaid unknown, of the value of twenty-six

dollars; divers United States Gold Certificates of a number and denomination to the
Grand Jury aforesaid unknown, of the value of twenty-six

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid
unknown, of the value of twenty-six dollars

of the goods, chattels and personal property of one

John B. Warren
then and there being found,

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

JOHN R. FELLOWS, *District Attorney.*

0455

BOX:

390

FOLDER:

3635

DESCRIPTION:

Tuozzo, Antonio

DATE:

03/19/90



3635

POOR QUALITY ORIGINAL

0456

190.

113

Counsel,

Filed

Pleads,

19 March 1880
E. H. [Signature]

CONCEALED WEAPON.
(Section 410, Penal Code).

THE PEOPLE

3rd John Williams
vs
State

P

Antonio Guizzo

JOHN R. FELLOWS,

District Attorney.

A True Bill

John R. Fellows
Foreman.

Pr. II, March 25/90.

Witness and Corroborated
with memory to memory 28.

J. H. & W. J. P. P.
March 25/90

Witnesses:

Off. H. C. D. [Signature]

POOR QUALITY ORIGINAL

0457

Police Court, District.

City and County of New York } ss.

Henry C. Bischoff

of No. Sixty Avenue Street, aged years,

occupation Police officer being duly sworn, deposes and says,

that on the 30th day of January 1890, at the City of New York, in the County of New York, Antonio Tuzzo, (now

deceased), with intent to hide, carry concealed or possessed an instrument or weapon of the kind commonly known as a dagger, dirk or dangerous knife in violation of Section 410 of the Penal Code. For the reason that deponent arrested the defendant on suspicion of having ^{been} implicated in a burglary and while deponent was on Mulberry Street conducting the defendant to the Station House deponent found the dagger, dirk or dangerous knife concealed upon the defendant's person

Sworn to before me this 30th January, 1890

Henry C. Bischoff

Police Justice

POOR QUALITY ORIGINAL

0458

Sec. 199-200.

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Antonio Turzgo*

Question. How old are you?

Answer. *30 years.*

Question. Where were you born?

Answer. *Italy*

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

Answer. *53 Mulberry Street - 7 years*

Question. What is your business or profession?

Answer. *Laborer*

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

Answer. *I am not guilty*

Antonio Turzgo
made

Taken before me this *30*

day of *September* 188*8*

Thomas W. ...
Police Justice.

POOR QUALITY ORIGINAL

0459

BAILLED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court

District

204

THE PEOPLE, &c.,

ON THE COMPLAINT OF

George B. ...

Arthur ...

1
2
3
4

Office *Carry ...*

Dated

July 30 1890

James ...
Magistrate

James ...
Officer

Witnesses

No.

Street

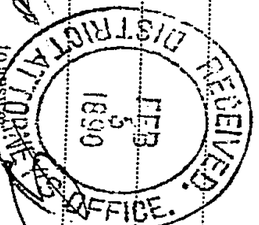
No.

Street

No.

Street

\$



[Signature]

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

defendant

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

Dated *July 30* 18*90* *James ...* 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.

**POOR QUALITY
ORIGINAL**

0461

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and the edge of this knife sticking out. I ran my hand in and pulled it out.

Cross-examination.

Q DidN't he say to you that somebody had given it to him? A. No sir.

Q Are you sure he said he found it? A. He said the knife was found.

D E F F E N S E .

ANTONIO TUOZZO, the defendant, sworn testified.

Q Now will you please describe to the Jury, your actions on the day of your arrest, the 30th of January?

A I, and Antonio Tullio, my companion, were walking together and found two beer checks, and Antonio found this knife. Tullio had one knife of his own and he gave me this knife as a present. Then we went into a beer saloon to get beer for the checks, and the proprietor of the place asked us where we got the checks, and Antonio Tullio said he found the checks. The proprietor said that wasn't so, that he stole the checks of somebody, and while we were in the saloon the proprietor of the place called a policeman and had us arrested. I was arrested on the charge of having stolen checks. I did not steal the checks. On the way to the station House the policeman found this knife in my pocket. It was right in my vest pocket

**POOR QUALITY
ORIGINAL**

0462

3

with the edge sticking out so that everybody could see it. It was in my inside vest pocket. I did not intend to use this weapon on any person. I have lived nine years in this country and never was arrested and never did any harm to anybody. I have been working steadily for a contractor in Tarrytown.

Cross examination

The man who was with me had a knife. I think it was a stiletto. I had known this other man for about two years. We had worked together for some time. On this day we were not working.

The Jury returned a verdict finding the defendant guilty of Carrying Concealed Weapons.

**POOR QUALITY
ORIGINAL**

0463

Indictment filed March 19-189

COURT OF GENERAL SESSIONS

Part III.

T H E P E O P L E & c.

against

A N T O N I O T U O Z Z O .

Abstract of testi mony on

trial New York March 25th

1890.

POOR QUALITY ORIGINAL

0464

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Antonio Tuozzo

The Grand Jury of the City and County of New York, by this indictment, accuse
Antonio Tuozzo
of a FELONY, committed as follows:

The said Antonio Tuozzo late of the City of New York, in the County of New York aforesaid, on the *thirtieth* day of *January* in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~ at the City and County aforesaid, with force and arms, feloniously did furtively carry, concealed on his person, a certain ~~instrument and weapon of the kind commonly known as~~ *dirk, dagger and dangerous knife* with intent then and there feloniously to use the same against some person or persons to the Grand Jury 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.

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said
Antonio Tuozzo
of a FELONY, committed as follows:

The said Antonio Tuozzo late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, feloniously did possess a certain ~~instrument and weapon of the kind commonly known as~~ *dirk, dagger and dangerous knife* by him then and there concealed, and furtively carried on his person, with intent then and there feloniously to use the same against some person or persons to the Grand Jury 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.

JOHN R. FELLOWS,
District Attorney.