

0731

BOX:

462

FOLDER:

4244

DESCRIPTION:

Taegler, Frederick

DATE:

12/12/91



4244

0732

Witnesses:

Luis Mumm
Amey Gough

No. 37207

Counsel,

Filed

17 day of Dec 1891

Pleads

THE PEOPLE

vs.

BIGAMY.

[Section 298, Penal Code.]

Frederick Gaeger

alias

Frederick Mumm

Eugene A. Palmer
 DISTRICT ATTORNEY

District Attorney.

Dec. 13/1907.
Pleads guilty

A TRUE BILL

R. K. Carter

S. P. not less than 7 years Foreman.
Mr. M. than 2 years Judge

Counsel (signed)
 Sex
 Age *31*
 Nativity *Germany*
 Residence *720 E. 84 St*
 Occupation *Cabman*
 Married *Yes*
 { Religion *Pro*
 Religious Instruction *Pro*
 Parents Living *No*
 Temperate *No*
 Before Convicted *No*

0733

Form No. 25.

First Division, City Magistrates' Court, 5 District.CITY AND COUNTY }
OF NEW YORK, } ss.:Lucia Newmanof No. 146 East 61 Street, being duly sworn, deposes and says,that Fred Taepfer (now present), is the person of the name ofFrederick Newman mentioned in deponent's affidavit of the 21stday of June 1901, hereunto annexed.Sworn to before me, this 2nd day }
of December 1901 }Lucia NewmanHoward H. Hunsicker

City Magistrate.

0734

Form No. 4.

FIRST DIVISION
City Magistrates' Court, 5 District.

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

Lena Taegder
aged 27 years, occupation Domestic of No. 158 West 101st Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Susie Newman
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 21 day of June 1901 } Lina Taegder
[Signature]
City Magistrate.

0735

FIRST DIVISION CITY MAGISTRATES' COURT, 5 DISTRICT.

Form No. 30.

CITY AND COUNTY }
OF NEW YORK, } ss.:Susie Neumanof No. 1546 Second Ave., aged 23 years,occupation Keeps House being duly sworn, deposes and says,that on the first day of June 1901, in the City of New York.

She (deponent) was married to Frederick Neuman by the Rev. Paul Quattlander, Rector of the B'nai M. E. Church, on the corner of Lexington Avenue, and 103rd Street (Borough of Manhattan), he (Frederick Neuman) well knowing at said time that his first wife, Lena Taegder, was still living and in full life. That since said time deponent was informed by said Lena Taegder (nowhere) that she was married to said defendant on the 16th day of December, 1899, by the Rev E. Brenneke, on the Boulevard, between 103rd and 104th Streets, and said Lena Taegder fully identified the person who represented himself as Frederick Neuman to be the person that she married on the said 16th day of December, 1899, under the name of Frederick Taegder. That said act so committed by defendant was in violation of Section 298 of the Penal Code of the State of New York.

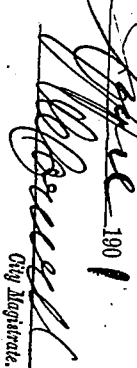
Wherefore deponent prays that defendant may be apprehended and dealt with as the law directs.

Susie Neuman

Sworn to before me, this

21

day

of June 1901

 City Magistrate.

0736

SEC. 198-200.

FORM NO. 182.

FIRST DIVISION, CITY MAGISTRATES' COURT, 5 DISTRICT

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

Fredrick 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. *Fredrick Taylor*.

Question. How old are you?

Answer. *31 years*.

Question. Where was you born?

Answer. *Italy*.

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

Answer. *220 East 81 St* (the north)

Question. What is your business or profession?

Answer. *Carpenter*

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*
Fred. Taylor

Taken before me this

day of *December* 1901

William D. Dancer
City Magistrate.

0737

SEC. 151.

FORM No. 65.

FIRST DIVISION, CITY MAGISTRATES' COURT, 5th DISTRICT.CITY AND COUNTY }
OF NEW YORK. } ss.

In the name of the People of the State of New York: To the Sheriff of the County of New York, or to any Marshal or Policeman of the City of New York, or to any Peace Officer in the County of New York, GREETING.

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the City Magistrates for the City of New York, by Bessie Neuman of No. 1546 Second Avenue Street, that on the 1st day of June 1901, at the City of New York, in the County of New York,

Benedict Neuman did feloniously intermarry with complainant, and take complainant as his wife. He well knowing that his first wife Lena Jaeger was still living and in full life - in violation of section 298 Penal Code State of New York.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, therefore, in the name of the PEOPLE of the State of New York, to command you, the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant and bring him forthwith before me, at the Fifth DISTRICT CITY MAGISTRATE'S COURT in the said City, or in case of my absence or inability to act, before the nearest or most accessible City Magistrate in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 21st day of June 1901
[Signature]
City Magistrate.

0738

Otto Baker - 31. W Italy 220 E. 84th Str

FIRST DIVISION,
City Magistrates' Court, District

THE PEOPLE, ETC.,
ON THE COMPLAINT OF

Lucie Arman

vs.

Fredrick Arman

WARRANT—GENERAL

Dated *June 21st* 190*6*

W. E. Connel City Magistrate.

Geo. J. Keller Officer.

The Defendant
taken and brought before the Magistrate to
answer the within charge, pursuant to the
command contained in this Warrant

Officer.

Dated _____ 190

This Warrant may be executed on Sun-
day or at night.

[Signature]
City Magistrate.

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 fifty 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, Dec 7 1907

City Magistrate.

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

Dated, _____ 190

City Magistrate.

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

Dated, _____ 190

City Magistrate.

0741

415887 *transferred to Court with*
 Ex Dec 7, 1901 9 am
very diff

On vacat 174 E 12th St
for deft. who

BAILED.

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

138 37207
 Form No. 4.
 City Magistrates' Court, 5th District,
 FIRST DIVISION.

THE PEOPLE, &c.,
 ON THE COMPLAINT OF

Susie Neuman
 vs.

1 *Fred Jaegle*
 2
 3
 4

Bagan
 Offense

Dated *December 1* 1901

Chas Stiel City Magistrate.

Wm H Kuhn Officer.

Court Precinct.

Witnesses, *Aminie Zupfleh*

No. *158 W. 101 St* Street,

Ferdinand Zupfleh

No. *158 W. 157 St* Street,

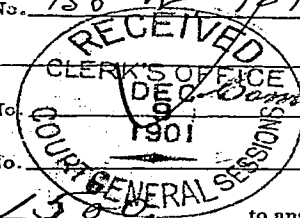
No. _____ Street,

No. _____ Street,

No. _____ Street,

No. _____ Street,

\$ *1.50* to answer *G. B.*



Court of General Sessions of the Peace
IN AND FOR THE COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Frederick Saegler

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

Frederick Saegler

of the CRIME OF BIGAMY, committed as follows :

The said *Frederick Saegler*

late of the Borough of *Manhattan* of the City of New York, in the County of New York
aforesaid, on the *sixteenth* day of *December* in the year of our Lord one

thousand eight hundred and *nineteen*, at the Borough of *Manhattan*
of the City of New York

did marry one *Lena Zupluk*

and *her* the said

Lena Zupluk

did then and there have for

his wife and the said *Frederick Saegler*

afterward, to wit, on the *first* day of *June*

in the year of

our Lord one thousand ~~eight~~ ^{nine} hundred and ~~ninety~~ *one*, at the Borough of *Manhattan*

aforesaid, in the County of New York aforesaid, did feloniously marry and take as *his wife*

one *Susie Krazcik*

and to the

said *Susie Krazcik*

was then and there

married, the said *Lena Zupluk*

being then living

and in full 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.

Eugene A. Philbin
~~ASA BIRD GARDNER~~

District Attorney.

0742

BOX:

462

FOLDER:

4244

DESCRIPTION:

Talamini, Vittorio

DATE:

12/16/91



4244

Witnesses:

Off McEntee

April 11th 1892

The evidence in this case will not warrant a conviction as the assault on the deft was accidental as the com-plainant now claims for he found the deft and another man fighting at an open stand and while endeavoring to separate the combatants he was struck by the deft. From the facts I am satisfied that the deft was lawfully defending himself from the attacks of another man at the time the offense came between them and received the blow intended for another. The good character of the deft as well as the reasons afore-said leads me to recommend that while the deft be discharged on his own recognizance.

107 Grand

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Vittorio Salanini

Assault in the Second Degree,
(Revolving Arrest.)
(Section 218, Penal Code.)

DE LANCEY NICOLL,

District Attorney.

April 1

Monday,

April 12/92

A TRUE BILL

Quamby Loomingdale

Foreman.

1891

Deekeyed

0743

COURT OF GENERAL SESSIONS.

-----x
 THE PEOPLE
 VS.
 VICTOR TALAMINI
 -----x

Reside at # 141 Prince Street. Compositor Italain
 newspaper 32 Centre Street.

On the 11th of September 1891, I was arrested corner
 Houston Street and South Fifth Avenue. I was eating some
 oysters at a stand there, when I said to the oyster man,
 "those are not good oysters give me some more, I will pay for
 them", and then the oyster man said, "they are good enough for
 god damn Italains." I was a little angry at that, and I
 pushed the plate away from me; it fell, but whether inside or
 outside I cannot tell. The man called an officer and as soon
 as he came up he struck me on my head, (and I have the scar
 now) and I was knocked insensible by the blow and was taken to
 the station in an ambulance, I did not recover until such
 time as I reached the station house, the doctor had bound up
 my head. James W. Mc Entee the officer took off the
 bandage, and compelled me to buy a coat for \$2.50 and leave
 my bloody coat there and made me also change the collar
 which was full of blood and he made me wash my face in the
 station house before I left it, he was telling me I would be
 discharged, I will see you are, if you will say nothing then
 I was under the belief all the time that I would be discharged
 I said nothing to the Judge, I was talked to by some one who

talked a little Italian and I told him I had nothing to say, because I believed I was going to be discharged, and I was held in \$500 bail, which was afterwards reduced to \$300. But the papers were sent to the District Attorney's Office before my bondsman came, and I gave \$1000. A few days after my arrest I called on my counsel Mr. Mc Laughlin and he told me to get my coat which I did, and I went to the second dealer with Mr. Pirelli, and Mr. Rosalin Pelijmin, then I took my coat to my counsel's office which was covered with blood.

I never struck the officer and threw anything at him. I have been in the country ten years and have never been arrested in my life.

0748

U. S. General Session

The People
Plaintiff

against

Victor Zalmans
Defendant

Affidavit

PURDY & McLAUGHLIN,
Attorneys for

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18
Attorney.

To

0747

L'ECO D'ITALIA

FONDATA NEL 1849
Primo Giornale Italiano negli S. U.

LA RIVISTA ITALO-AMERICANA

Edizione settimanale dell' ECO D'ITALIA

Libreria e Stamperia
Dell' ECO D'ITALIA

UFFICIO: 22 CENTRE ST. P. O. BOX 615

N.....

New York

25th January 1892

The undersigned begs to state that Mr. Vittorio Caramini has been in my employ as composer for the Journal "L'eco d'Italia" ten years, and I have always known him to be an honest and trustworthy person.

Procci

0748

Cable Address: "AIRDUM" NEW YORK.

Telephone Call—3630 H.



ESTABLISHED 1880.

IL PROGRESSO ITALO-AMERICANO,

The First Daily Italian Newspaper in the United States.

2 & 4 CENTRE STREET,

CARLO BARSOTTI, Editor & Proprietor.

(Staats Zeitung Building)

P. O. BOX 1320.

New York, July 25th 1892

To all whom it may concern—
 I the undersigned certify that
 Mr. Vittorio Talamini has worked
 about three years with me, and
 I always have found him an
 honest and trustworthy man and
 never have heard of any complaint
 against his behavior in or outside
 the office.

L. Amadei

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
VICTOR TALAMINI.

CITY AND COUNTY OF NEW YORK, SS:

ABIATI GUISEPPE, being duly sworn says:

He is one of the proprietor's of the hotel Capera, and that he has known the above named defendant for five years, and during that time he has been an honest, hard working, industrious peaceable and quite young man, and one which is well spoken of in the neighborhood.

Sworn to before me this
2nd day of January 1992

Abbia to Giuseppe

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
VICTOR TALAMINI

CITY AND COUNTY OF NEW YORK, SS:

Adolfo Pinelli ~~ABARTI PRITTI~~, being duly sworn says:

That he resides at #148 Bleecker Street in the City of New York
That he has known the above named defendant for about three
years, and deponent knows other people who know him. His
character for a peaceable and quite man is of the best from
any in the neighborhood, and his acquaintance and my acquaint-
ance speak of him as a peaceable, quite, hard working, and of
very good habits.

Sworn to before me this
2nd day of January 1892.

Adolfo Pinelli

COURT OF GENERAL SESSIONS.

THE PEOPLE
VS.
VICTOR TALAMINI

CITY AND COUNTY OF NEW YORK, SS:

PALLLE GRINI LUIGI, being duly sworn says:

He has known the above named defendant for a number of years, and knows his reputation to be good as a peaceable and quite citizen. The above named defendant is well spoken of by his friends and acquaintance. He is an honest hard working and industrious man.

Sworn to before me this
2nd day of January 1892

St. Louis Pelleyrini.

0752

COURT OF GENERAL SESSIONS.

THE PEOPLE

VS.

VICTOR TALAMINI

CITY AND COUNTY OF NEW YORK, SS:

A. de Gandensi

~~F. ZANOLINI~~, being duly sworn says:

That he is in business at # 215 Spring Street in the City of New York. The above named defendant has been in my employ about two years, and he has always been a hard working, honest, intelligent, peaceable and quite work-man, and one that I take great pleasure in recommending to the consideration of the Court and District Attorney.

Sworn to before me this
2nd day of January 1892

A. de Gandensi

COURT OF GENERAL SESSIONS.

-----x
THE PEOPLE
VS.
VICTOR TALAMINI
-----x

CITY AND COUNTY OF NEW YORK, SS:

G. FERINA, being duly sworn says: He resides at # 132 Prince Street in the City of New York. That he has known the above named defendant for a number of years, and his reputation as a peaceable and quite man was of the best. He is an honest hard working industrious man. I take great pleasure in recommending him to the consideration of the Court and District Attorney.

Sworn to before me this
2 day of January 1892

:
:
: George Ferina
:
:

0754

COURT OF GENERAL SESSIONS.

THE PEOPLE

VS.

VICTOR TALAMINI

CITY AND COUNTY OF NEW YORK, SS:

John Perini ~~ADOLFO BIERELLI~~, being duly sworn says:

That he is proprietor of the hotel Torino at # 141 Prince Street in the City of New York. That he has known the above named defendant for about five years, and knows other people who know him and his reputation for peacefulness and quiteness, it being of the very best, and that he is an honest, hardworking, industrious young man.

Sworn so before me this

2nd day of January 1892.

John Perini

To whom it may concern.

The bearer Vittorio
Talamini is personally known
to me for a number of years.
And I recommend him to be
honest, upright, trusty and a
worthy young man. I
George Farina an American
Citizen for the past six years.

Respectfully
George Farina
232 Prince St.
N. Y. City.

0756

Pellegri Luigi

Dottore in Scienze Agrarie.

*Amico Geron. Michel Talamini
fide G. Monasteri fide G. Monasteri
fide G. Monasteri fide G. Monasteri*

0757

Supp. to Klein's Straßburger Magazin
Journale von 1811-1812
Vom Jahr des Wapfjahres
New York 1812

0758

AGENZIA DI PASSAGGI

Spedizione di Danaro

Cambia--Valute

Collocazione al lavoro

HOTEL TORINO

TENUTO DAI

FRATELLI PERINI

141 Prince Street -- New York.

BARRACCA, Bagnardo, Pensione

Cucina all'Italiana

Vini, Liquori, Sigari
delle migliori qualitàNew York Dec 29th 1897To Whom Can
Concern

I hereby undersigned declared
to have well known for five
years Mr. Vittorio Tatarini as
a sober and honest man

G. Perini

*Witness,
N. Y. City*

0759

To whom it May Concern
I hereby undersigned Declared
to well know Victor Telamine
for three years, for a good
 sober labor and honest
man

Your very respectfully

Adolfo Drelli.

148 Bleecker St

City

New York 29th December 11

0760



GIUSEPPE ABBIATI.

COSTANTINO ABBIATI.

HOTEL CAPRERA.

FRATELLI ABBIATI,

NO. 97 THOMPSON STREET.

OTTIMA
PENSIONE ED ALLOGGIO

PER QUALUNQUE CLASSE DI
PASSAGGERI.

SPEDIZIONE
di danaro su tutti gli
Uffici e Postali d'Italia.

AGENTI
Ferroviari e Marittimi.

IMPORTATORI
DI
VINI E LIQUORI
Italiani e Francesi

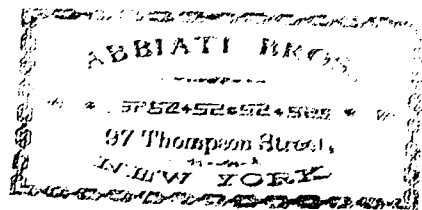
SPEDIZIONI
per tutti gli Stati Uniti.

New York, Dec 29th 1891

Dear Sir

We under sign declare
to know Mr. Vittorio Talamini
for five years, and to be a
nice, honest, sober gentleman
in all estimate of the word

Yours very truly
Fratelli Abbati.



0761

Cable Address: ZANOLINI.

F. Zanolini,
215 Spring St.,

New York Dec 29 1891

This to certify that Vittor
Salamini has been at
my employ about two years
as a typesetter, and
always show himself
a sober, honest and
intelligent working man
New York Dec 29th 91

F. F. Zanolini
Adm. Garden

0762

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

_____ being duly
sworn, says that he resides at No. _____ Street, in the City of
New York; that he is _____ years of age; that on the _____ day of _____
18 _____, at Number _____ in the City of
New York, he served the within _____ on _____
the _____ by leaving a copy thereof with _____

Sworn to before me this

day of

189 }

J. J. W. Slattery

The People

Plaintiff

against

Victor Valmont

Defendant

James W. McLaughlin

James W. McLaughlin,
Attorneys for

No. 280 BROADWAY, New York City

Due and timely service of cop of the
within hereby admitted
this day of 18

Attorney.

To _____

0763

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

James Mc Entee
 of No. 15th Precinct Police Street, aged _____ years,
 occupation Policeman being duly sworn, deposes and says, that
 on the 12 day of September 1891 at the City of New York,
 in the County of New York,
 he was violently ASSAULTED and BEATEN by Victor Talamani (now
Lee) who threw two glass bottles at deponent
 striking deponent on the head while deponent
 was engaged in arresting him for disorderly conduct
 without any justification on the part of the said assailant.

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer
 the above assault, &c., and be dealt with according to law.

Sworn to before me, this

day of

12September 1891James Mc Entee

Police Justice.

John S. Kelly

0764

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK,

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

Question. What is your name?

Answer.

Victor Talamini

Question. How old are you?

Answer.

28 years

Question. Where were you born?

Answer.

Italy

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

Answer.

141 Prince

St. Marks

Question. What is your business or profession?

Answer.

Printer

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

Answer.

I am not guilty

Vittorio Talamini

Taken before me this

12

day of

John S. Kelly

Police Justice.

0765

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.....

Victor Tolamanni

John S. Kelly thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Five~~ *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 bail.

Dated *Sept 12* 1891 *John S. Kelly* 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 h to be discharged.

✓ Dated.....18.....Police Justice.

0768

1204

Police Court---2 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

James Mc Entee
vs.
Victor Galamash

Assault
Offence

2
3
4

Dated Sept. 12 1891

Kelly
Magistrate.

Mc Entee
Officer.

15 Precinct.

Witnesses
No. Street.

No. Street.

No. Street.
\$ 300 to answer G. J.

Corn
P. H. 2
P. A.

BAILED.

No. 1, by Geo. Hartina
Residence 137 Prince 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

Vittorio Talamini

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

Vittorio Talamini

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Vittorio Talamini

late of the City of New York, in the County of New York aforesaid, on the *twelfth*
day of *September* in the year of our Lord one thousand eight hundred and
ninety- *one*, at the City and County aforesaid, with force and arms, feloniously made an
assault in and upon one *James Mc Entee*

then and there being, a *patrolman* of the Municipal Police of the City of
New York, and as such *patrolman* being then and there engaged in the lawful
apprehension of him, the said
Vittorio Talamini

and the said *Vittorio Talamini*
him the said *James Mc Entee*
then and there feloniously did beat, strike, wound and otherwise illtreat, with intent then and there
and thereby to prevent and resist the lawful *apprehension*
of him, the said *Vittorio Talamini* as aforesaid,
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.

0768

BOX:

462

FOLDER:

4244

DESCRIPTION:

Thiemann, Edward

DATE:

12/14/91



4244

86

Witnesses:

Edw. Stephens

Counsel,

Filed 14 day of

Dec 1897

Pleas, *Myself*

THE PEOPLE

vs.

Edward Sherman

Forgery in the Second Degree.
[Sections 811 and 821, Penal Code.]
(Indorsement, etc.)

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Samuel A. Brown
Foreman.

May 13/98
Richard D. Lee
Prosecutor

The complainant having stated that he is entirely satisfied that the indictment was proper upon the check in the County of Kings and that the check was stolen in said County, I recommended the discharge of defendant upon his own recognizance.

May 13, 98
John J. Brown
a.s.c.

and indicted yesterday.

It is proper for me also to say, that while the check, for forging the endorsement upon which Thiemann has been arrested and indicted, was drawn to my individual order, by the firm of Glacum & Sons, it was made by that firm and sent to the Emil Steffens Company, in payment of a bill owing by that firm to the Emil Steffens Company, and was made to my individual order, for the reason that Glacum & Sons were old customers of mine, before the organization of the Emil Steffens Company, and because they had, for a long time, been in the habit of drawing checks to my individual order; and the check was really the property of the Company of which I am President, and did not belong to me, individually.

The defendant is about 35 years of age; resides with his family at No. 20 Schaefer Street, in the City of Brooklyn; and has always previously hereto borne a good name, and I understand has always been an industrious and sober man; he has a wife, who, we are told, is a most exemplary woman, and three little children, aged four, six, and eight years, respectively; he has been confined in the Tombs since the 7th day of December, and out of consideration for his family, and the good name and reputation which he has hitherto has, I respectfully request permission to withdraw the complaint against him, and that the prosecution be discontinued, and the defendant allowed to go upon his own recognizance, if you can consent to such a course, consistently with your ideas of duty and propriety, under the circumstances, as I have stated them.

This statement and request are made with the consent and approbation of Messrs Julius C. F. Lang, August Jahn and Alfred Jahn,

0771

New, York, December 15th, 1891.

To

Hon. Delancy Nicoll,

District Attorney of New York County,

And

The Court of General Sessions:

I, the undersigned, residing at No. 354 East 50th Street, in the City of New York, complainant against Edward Thieman, who was yesterday indicted for forgery in the second degree, respectfully states:

That said defendant has been employed by The Emil Steffens Lithographing, Engraving & Printing Company, as a book-keeper and Secretary of said Company, at their office, No. 67 Spring Street, in this City, since the 14th day of July, 1890, the time when the Company was organized, and before that time he had been in my individual employ, for about one year.

Before Thieman entered my employ, he had been a book-keeper for the Eagle Pencil Company, for about eight years, at their office, No. 73 Franklin Street, in this City; and came to me well recommended, having left their employ to enter mine, because I gave him nearly twice the salary which he had been receiving from that Company. During all of the time he has been in the employ of our Company, and of mine, individually, Mr. Thieman has been an industrious and faithful man, and bore a good reputation, and was entitled to it, so far as I know, up to the time when the offence was committed, for which he was arrested on the 7th of December, inst.,

and indicted yesterday.

It is proper for me also to say, that while the check, for forging the endorsement upon which Thiemann has been arrested and indicted, was drawn to my individual order, by the firm of Glacum & Sons, it was made by that firm and sent to the Emil Steffens Company, in payment of a bill owing by that firm to the Emil Steffens Company, and was made to my individual order, for the reason that Glacum & Sons were old customers of mine, before the organization of the Emil Steffens Company, and because they had, for a long time, been in the habit of drawing checks to my individual order; and the check was really the property of the Company of which I am President, and did not belong to me, individually.

The defendant is about 35 years of age; resides with his family at No. 20 Schaefer Street, in the City of Brooklyn; and has always previously hereto borne a good name, and I understand has always been an industrious and sober man; he has a wife, who, we are told, is a most exemplary woman, and three little children, aged four, six, and eight years, respectively; he has been confined in the Tombs since the 7th day of December, and out of consideration for his family, and the good name and reputation which he has hitherto has, I respectfully request permission to withdraw the complaint against him, and that the prosecution be discontinued, and the defendant allowed to go upon his own recognizance, if you can consent to such a course, consistently with your ideas of duty and propriety, under the circumstances, as I have stated them.

This statement and request are made with the consent and approbation of Messrs Julius C. F. Lang, August Jahn and Alfred Jahn,

who, with myself are all the trustees of The Emil Steffens Litho-
graphing, Engraving & Printing Company, and its principal owners.

I have not, nor has the Company of which I am President, been
paid, promised or secured payment, directly or indirectly, for
making this application to you.

Yours Very Respectfully,

Emil Steffens

City and County of New York ss

Emil Steffens being duly sworn, says, that he has read the
foregoing statement and request signed by him, and the statements
therein contained are true to deponent's own knowledge, except as
to the matters which are therein stated to be alleged upon infor-
mation and belief, and as to those matters that he believes it to
be true.

Sworn to before me this)
15th day of December 1891)

Emil Steffens

Isaac V. Wolf

Notary Public,

New York Co.

City and County of New York ss

Alfred Jahn being duly sworn, says, that he is one of the trust-
ees and also the Vice-President of The Emil Steffens Lithographing,

Engraving & Printing Company, whose factory and office are at No. 67 Spring Street, in this City; and Edward Thiemann was in the employ of said Company, at their office, as book-keeper and secretary of said Company, up to the 7th day of December, inst., when he was arrested and committed to the Tombs, upon the charge mentioned in the foregoing statement and request of Emil Steffens.

That previously to the day on which the said defendant was arrested, deponent believes that he always bore a good name and reputation, and that he was entitled to the same.

The foregoing statement and request of Mr. Steffens were made with the consent and approbation of this deponent, August Jahn and Julius C. F. Lang, who are, with said Steffens, the sole trustees of said Company, and the principal owners of its stock.

Deponent believes the foregoing statement by Mr. Steffens to be true; and deponent unites with him in the request therein contained.

Sworn to before me this)
: 15th day of December 1891)

Alfred Jahn

James C. F. Lang

Notary Public,

New York Co.

New York, December 15th, 1891.

Hon. Danancy Nicoll, and

The Court of General Sessions:

I, Julius C. F. Lang, residing at No. 177 New York Avenue, in the City of Brooklyn, and a member of the firm of Fuchs & Lang, who are engaged in business at No. 29 Warren Street,

in the City of New York, as importers, manufacturers and wholesale dealers in lithographic presses, materials, fine inks and colors, hereby state that I am one of the trustees of The Emil Steffens Lithographing, Engraving & Printing Company of this City, and I unite in the foregoing request of Emil Steffens, and believe all of the statements therein contained, in reference to the defendant, are true.

James C. Long

New York, December 13th, 1891.

Hon. Delancy Nicoll, and

The Court of General Sessions:

I, August Jahn, one of the trustees of The Emil Steffens Lithographing, Engraving & Printing Company, of the City of New York, unite in the foregoing statement and request of Emil Steffens, and believe all of the statements therein contained to be true.

August Jahn

New York, December 13th, 1891.

Hon. Delancy Nicoll, and

The Court of General Sessions:

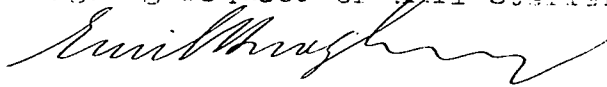
I, Emil Barolzheimer, respectfully state, that I reside at No. 6 West 131st Street, in the City of New York, and am President of The Eagle Pencil Company, that has its office at No. 73 Franklin Street; and I know the defendant Edward Theimann, who

0776

is mentioned in the foregoing statement of Emil Steffens.

Theimann was, for about eight years previously to the 14th day of July, 1890, employed by our Company as a book-keeper; and while he was with us we believed him to be honest and industrious, and we think that he bore a good reputation, and was entitled to it.

I respectfully unite in the foregoing request of Emil Steffens.



New York, December 15th, 1891.

Hon. Delancy Nicoll, and

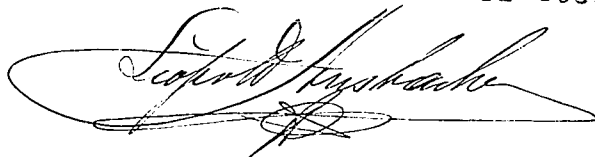
The Court of General Sessions:

I, Leopold Ansbacher, respectfully state, that I reside at No. 1869 Madison Avenue, in the City of New York, and am Cashier of The Eagle Pencil Company, that has its office at No. 73 Franklin Street; and I know the defendant Wedward Theimann, who is mentioned in the foregoing statement of Emil Steffens.

Theimann was, for about eight years previously to the 14th day of July, 1890, employed by our Company as a book-keeper; and while he was with us we believed him to be honest and industrious, and we think that he bore a good reputation, and was entitled to it.

When Theimann left the Eagle Pencil Company, I understood that he entered the office of Mr. Emil Steffens, because the latter had offered him a much larger salary than our Company was paying him.

I respectfully unite in the foregoing request of Emil Steffens.



0777

Truman

N.Y. Court of General Sessions

In the Matter

of

Edward Theimann

Application for Leave to
Withdraw Complaint, &c.

J. E. Iniden,

Counselor at Law,

154 Nassau Street,

New York.

0778

Law Offices of J. E. LUDDEN,
154 NASSAU ST., (Tribune Building),

New York, February 25th, 1892.

The People vs. Thieman.

Bartow S. Weeks, Esq.,

Dear Sir:

Yours of yesterday is at hand. I will consider that I have an appointment to meet you, Friday morning, at 10 o'clock, as you suggest.

Yours Truly,

J. E. Ludden

0779

FRANK P. MARTIN,
COUNSELLOR AT LAW,
170 BROADWAY, N. Y.

----- x
The People :
- v - :
Edward Thieman. :
----- x

N.Y. Dec.19th 1891.

Hon. Delancy Nicoll,

Dear Sir:

Upon my last call upon you in reference to the above case on behalf of my client Frederick Schirmeister, you requested me to write to you showing the position Mr. Schirmeister occupies in the case so that he may not be lost sight of.

The check in your possession upon which the above named defendant was indicted for forging the name of his employer Emil Steffins was cashed by Mr. Schirmeister at the request of the defendant as well as many others in the same manner and we estimate that Mr. Schirmeister may be liable by the acceptance of such paper for between \$500. and \$1000.

I understand that not alone has Mr. Schirmeister been thus victimized but the same performance has been carried out upon other people making Thieman's total return in the thousands.

As there is a disposition on the part of Mr. Steffins to withdraw his complaint I renew the request I made to you the last time I saw you, viz: that you give me a reasonable notice if you decide to let the defendant go as requested by Mr. Steffins, so that I may be prepared to pursue such course as I may deem best for the interests of my client. At all events I send this letter as suggested by you so that we may be kept in view.

Very Respectfully Yours

Frank P. Martin

0780

Law Offices of J. E. LUDDEN,
154 NASSAU ST., (Tribune Building),

New York, February 26th, 1892.

People v Thiemann.

Bartow S. Weeks, Esq.,

Dear Sir:

I called at your office, at 10 o'clock, this morning,
and waited until 10:50; but you did not come. If you will let me
know at what time, to-day, (I prefer that it be after the lunch hour,)
I may find you in and at leisure, I will call at that time.

Yours Truly,

J. E. Ludden

0781

Law Offices of J. E. LUDDEN,
154 NASSAU ST., (Tribune Building),
New York, February 3rd, 1892.

In re Edward Thiemann,
Indicted for Forgery.

Hon. Delancy Nicoll,

Dear Sir:

When I saw you last, you were kind enough to suggest that this matter had better rest until the next Term, which commenced Monday of this week, and then make the application to another Judge.

I know Recorder Smythe, and think he is very kindly disposed toward first offenders, and if you can do so, I wish that you would present this matter to him, Friday morning, at which time he announced he should be in Court. Can you do so?

Please answer, and oblige

Yours Truly,

J. E. Ludden

0782

Fellows, Gray & Hartman,
Attorneys & Counselors at Law,

UNITED STATES NATIONAL BANK BUILDING,

JOHN R. FELLOWS.
JAMES A. GRAY.
HENRY HARTMAN.

New York, N.Y., December 23, 1891.

Hand Delivered, Official
District Attorney

Dear Sir: It has been reported to us that one Krause has complained to you that Mr. McGlary has threatened him, and that you may seek to arrest McGlary therefore. We have made a search in the daily papers, and made an investigation and find that no threats were made against Mr. Krause or any other person, and we beg to vouch for the truth of this. McGlary is following our advice to get out of the business, and has a negotiation on hand, and we would ask that no further descent be made on him.

0783

Fellows, Gray & Hartman,
Attorneys & Counselors at Law,

UNITED STATES NATIONAL BANK BUILDING.

No. 41 & 43 Wall Street, New York.

JOHN R. FELLOWS.
 JAMES A. GRAY.
 HENRY HARTMAN.

18

in any way until the negotiation
 is carried through, which may
 be accomplished most any time,
 and since not then, if we can
 satisfy you in any way. We will
 vouch^{ed} his appearance whenever
 you may want him in this matter.

If it is true what has been re-
 ported to us, please let us know
 by return, if we may have a
 reasonable way; and oblige

Yours truly

Fellows, Gray & Hartman

0784

J. M. GIACCUM & SONS

CIGAR MANUFACTURERS

No. 7019

New York, November 24 1891

THE NATIONAL PARK BANK

Pay to the order of Emil Steffens

Thirty Six ¹⁰/₁₀₀

Dollars

\$36 ¹⁰/₁₀₀

J. M. Giaccum & Sons

COMPLETES PAYABLE STATUTORY REG. 12 HADSON ST. N.Y.

0785

88

Emil Steffens
Edw. Hilmann
A. Schirmer

Police Court / District.

City and County } ss.
of New York.

of No. 67 & 69 Spring

occupation *Lithographer*

that on the 24 day of November

York, in the County of New York,

Emil Steffens

Street, aged 40 years,

being duly sworn, deposes and says,

1891, at the City of New

Edward Thiemann (nowhere)

did with intent to cheat and defraud
deponent feloniously forge deponent's
name upon the check here annexed
dated New York November 24, 1891
for the sum of Thirty six dollars ^{and}
ten cents payable to the order of
deponent said check being drawn
upon The National Park Bank and
signed by William Glacum ^{and}
Sons. Deponent says that he
acknowledged and confessed in
the presence and hearing of Benjamin
Wolf ^{and} Alfred John that he forged
the aforesaid endorsement and
received the money to wit \$36⁰⁰
for said check *Emil Steffens*

*Done to before me this
8 Day of Decr 1891
John H. Smith
Justice*

0787

CITY AND COUNTY }
OF NEW YORK, } ss.

1877

aged 29 years, occupation lecturer of No. 300 Mulberry Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Emil Steffens and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 8 day of Dec 1891

Benjamin Wolf

Salon B. Smith
Police Justice.

0788

CITY AND COUNTY } ss.
OF NEW YORK, }

1877

aged 26 years, occupation Lithographer of No.

67 Spring Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Emel Stephens

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

Sworn to before me, this

8

day of

Dec

1891

Alfred Jahner

Salon B. Smith

Police Justice.

0789

Sec. 195-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Edward Therman 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.

Edward Therman

Question. How old are you?

Answer.

35 years

Question. Where were you born?

Answer.

Germany

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

Answer.

20 Schaeffer St Bklyn 2 years

Question. What is your business or profession?

Answer.

Boat Keeper

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

Answer.

I am guilty of the
Charge

Edw. Therman

Taken before me this
day of Dec 1911
at New York
Justice

0790

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 Spendant

fifteen 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 Dec 8 1891 Colon R. 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 h to be discharged.

Dated _____ 18 _____ Police Justice.

0791

1525

Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Emil Steffens
67 1/2 Spring St
Edward Thurnann

2.....
3.....
4.....

Offence *Forgery*

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated *Dec 8* 189*1*

S B S

Magistrate.

Wol
C O A

Officer.

Precinct.

Witnesses *Benjamin Wolf*

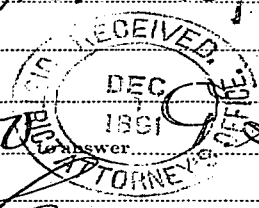
Central office Street.

Alfred Kahn

No. *67 Spring* Street.

No. Street.

\$ *1500*



Com

400 28 11
undrenment

0792

Law Offices of J. E. LUDDEN,
154 NASSAU ST., (Tribune Building),

New York, January 6th, 1892.

Hon. Delancy Nichol,

Dear Sir:

You have been so considerate in listening to my pleas for that poor man, Thiemann, indicted for forgery, that I am loath to importune you any further, particularly in view of your statement to me, on Saturday, that you would put the case upon the calendar, some day this week, and dispose of it in some manner; but Mrs. Thiemann comes to my office, every day, and goes to the store of the complainants, and by her harrowing entreaties for help, for herself and the three little ones, so wears upon me, that I cannot forbear asking if you will not put the case upon the calendar, as you said, before Judge FitzGerald, tomorrow, Thursday morning; let him plead guilty, and have sentence suspended.

Thiemann says that the endorsement was written upon the check in Brooklyn; although I do not esteem that of any particular moment, for if he were going to prison, it wouldn't signify from which county he should be sent.

Under all of the circumstances, as I have become familiar with them, I do not believe that it would be clemency misbestowed if you should grant this request, which I make on behalf of his nearly distracted wife.

Yours Truly,

J. E. Ludden

0793

Law Offices of J. E. LUDDEN,
154 NASSAU ST., (Tribune Building),

New York, January 8th, 1892.

My Dear Mr. Nicoll:

You have acted so very kindly toward that unfortunate fellow, Thiemann, that I hate to annoy you any further, on the subject, in view of the suggestion that you would bring the matter before another Judge, at the next Term of the Court; but his poor wife was here again, this morning, and made such a plea to me, that I venture to trespass still further upon your kindness, by asking if in case she can get good and satisfactory bondsmen, will you reduce the bail to a nominal sum, say \$500? I do not suppose she could get bondsmen in the world, for \$100, outside of the officers of the Staffens Company, whose endorsement was forged upon the check; but she thinks that if the bail were reduced to \$500, that they would sign a bond in that sum.

Yours Truly,

J. E. Ludden

Hon. Delancey Nicoll.

0794

FRANK P. MARTIN,
COUNSELLOR AT LAW,
170 BROADWAY,
NEW YORK.

People
as

Edward Therman

~~Prisoner~~
Prisoner
admits his
guilt.

Don't edit
want to

Examine
before
in California
G. L. L.

Dec 22 1912

0796

No. 1.

408

District Attorney's Office.

PEOPLE

Edward ^{vs.} Tischmann.

It is shown, that

the above named

or had effect

to obtain

warrant & note

signed by

Justice of the

peace by the

under otherwise

ordered.

W. H. H.

0797

No. 2.

409

TO THE CHIEF CLERK.

Please send me the Papers in the Case of
PEOPLE

vs.

Edward Therman

Payson

See District Attorney

District Attorney.

0798

J. E. LUDDEN,
Attorney and Counsellor at Law,
No. 154 NASSAU STREET,
(TRIBUNE BUILDING, ROOMS 34 & 35,)
NEW YORK.

0799

Law Offices of J. E. LUDDEN,
154 NASSAU ST., (Tribune Building),

New York, February 23rd, 1892.

In re Thiemann.

Barton S. Weeks, Esq.,

Dear Sir:

I have just returned to the City, after an absence of two weeks, which must be my excuse for not answering your letter of the 16th February inst. Please let me know at what time, to-day, it will be convenient for you to see me, in relation to this matter.

Yours Truly,

J. E. Ludden

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Edward Thiemann

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

Edward Thiemann
of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said

Edward Thiemann

late of the City of New York, in the County of New York aforesaid, on the *24th* day of *November* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, having in *his* custody a certain instrument and writing, in the words and figures following, that is to say:

No. 7019 New York, November 24th 1891
The National Park Bank
Pay to the order of Emil Steffens
Thirty Six ¹⁰/₁₀₀ ————— Dollars
\$36 ¹⁰/₁₀₀ Wm. Glaccum & Sons

The said

Edward Thiemann

afterwards, to wit: on the day and in the year aforesaid, with intent to defraud, at the City and County aforesaid, feloniously did forge, on the

back of the said *instrument and writing* a certain instrument and writing commonly called an *endorsement* which said forged instrument and writing commonly called an *endorsement* is as follows, that is to say:

Emil Steffens

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
Edward Thiemann
 of the CRIME OF FORGERY IN THE SECOND DEGREE, committed as follows:

The said Edward Thiemann
 late of the City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
 at the City and County aforesaid, having in his possession a certain instru-
 ment and writing, in the words and figures following, that is to say:

No. 7019 New York, November 24th 1891
 The National Park Bank
 Pay to the order of Emil Steffens
 Thirty Six 10/100 ————— Dollars
 \$36 10/100 Wm Glaccum & Sons

on the back of which said ~~instrument and writing~~ there was then and
 there written a certain forged instrument and writing commonly called an Endorsement
 which said forged instrument and writing, commonly called an endorsement is as
 follows, that is to say:

— Emil Steffens —

with force and arms, the said forged instrument and writing then and there feloniously did utter,
 dispose of and put off as true, with intent to defraud, he the said Edward
Thiemann then and there well knowing the same to be forged, 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.

0802

BOX:

462

FOLDER:

4244

DESCRIPTION:

Thomas, Joseph

DATE:

12/09/91



4244

Witnesses:

Wm McDonald

47

Counsel, *[Signature]*
Filed 9th day of Dec^r 1891
Pleads,

THE PEOPLE

vs.

[Signature]
Joseph Thomas

Assault in the Second Degree.
(Section 218, Penal Code.)

DE LANCEY NICOLL,
District Attorney.

[Signature]
D. J. [unclear]

A TRUE BILL.

[Signature]
Emmanuel W. Bormingale

Foreman.

[Signature]
Dec 10/91

[Signature]
Plead Assault 3d deg

[Signature]
Pen 3 ind.

0004

Police Court—24 District.City and County }
of New York, } ss.:

William McDonald
of No. 621 3rd Avenue Street, aged 18 years,
occupation Bricklayer being duly sworn
deposes and says, that on the 3rd day of December 1891 at the City of New
York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Joseph Thomas (now here) who struck deponent a violent blow upon the head with a crutch which he held in his hand. That said crutch had a piece of iron pipe affixed and that was the end which the defendant struck deponent.

That said assault was committed

with the felonious intent to ~~take the life of deponent~~, or to do him grievous bodily harm; and without any justification on the part of the said assailant :

Wherefore this deponent prays that the said assailant may be ~~apprehended and~~ bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 5 day

of December 1891.

William McDonald

William McDonald Police Justice.

0805

Sec. 198-200.

District Police Court.

CITY AND COUNTY } ss.
OF NEW YORK, }

Joseph Thomas 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. *Joseph Thomas*

Question. How old are you?

Answer. *20 years*

Question. Where were you born?

Answer. *Pennsylvania*

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

Answer. *247 East 44th St. 5 years*

Question. What is your business or profession?

Answer. *Brush maker*

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**Joseph Thomas*

Taken before me this

20th day of *December* 1897*W. J. Justice*

Police Justice.

0806

Dec. 4 - '91

This is to certify that on
Dec. 3rd I put in 3 stitches
in the forehead of William McDonald.
He has a cut about 3 inches
in ~~the~~ length, reaching down
to skull bone.

He is not able this
morning to leave his bed.

John W. S. J. W. S. J.
231240

0807

CITY AND COUNTY } ss.
OF NEW YORK,POLICE COURT, 4th DISTRICT.

of No. the 21st Precinct Police Dennis McCarthy, aged 46 years,
 occupation Police Officer being duly sworn deposes and says,
 that on the 3rd day of December 1889

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

deponent arrested
Joseph Thomas (Gunn here) for the
 reason that deponent is informed by
James McDonald that his son William
McDonald had been assaulted by said
 defendant who struck him, William,
 a violent blow on the head with a
 clutch inflicting such injuries that
he William is not able to appear in
 Court to prosecute, deponent therefore
 prays that said defendant may be held to answer
 the result of the injuries inflicted in the manner aforesaid.

Dennis McCarthy

Sworn to before me, this

of December 1889

day

at Manhattan

Police Justice.

0000

Police Court, 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Joseph Thomas vs.

AFFIDAVIT.
Ansull

Dated Dec 4 1891

McNulty Magistrate.

McNulty Officer.
21

Witness, _____

Disposition, \$1500 bond to await
result of inquest.
St Dec 5 9 am

0009

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 Dec 5 1891 W. D. Mahan 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.

001

1511

Police Court--- District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William McDonald
621 vs. 3d Avenue
Joseph Thomas

Office
J. L. Asa

2
3
4

BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

Dated Dec 5 1891

McMahon Magistrate.

McCarthy Officer.

21 Precinct.

Witnesses

No. Street.

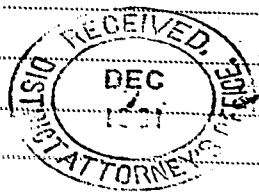
No. Street.

No. Street.

No. Street.

No. Street.

1002 to answer G. S.



Edman

Asa

1511

Police Court--- 4 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William McDonald
621 vs. 3rd Avenue
Joseph Thomas

Del. Ass. Galt
Peace

2
3
4

Dated Dec 5 1891

McMahon Magistrate.

McCarthy Officer.

21 Precinct.

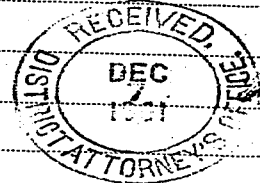
Witnesses

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer G. S.



Em

Adm

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

Joseph Thomas

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

Joseph Thomas

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said

Joseph Thomas

late of the City and County of New York, on the *third* day of *December* in the year of our Lord one thousand eight hundred and ninety-*one*, at the City and County aforesaid, in and upon one

William Mc Donald in the peace of the said People then and there being, feloniously did wilfully and wrongfully did make an assault; and the said *Joseph Thomas*

with a certain crutch, to which was attached a ^{piece of iron pipe} which *he* the said

in *his* right hand *Joseph Thomas* then and there had and held, the same being then and there a weapon and an instrument likely to produce grievous bodily harm, *him*, the said *William Mc Donald*, then and there feloniously did wilfully and wrongfully strike, beat, *him* bruise and wound, 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

08 13

BOX:

462

FOLDER:

4244

DESCRIPTION:

Tracey, Joseph

DATE:

12/18/91



4244

08 14

BOX:

462

FOLDER:

4244

DESCRIPTION:

Lyons, John

DATE:

12/18/91



4244

08 15

Witnesses:

off Walsh

130

Counsel,

Filed

day of

189

Pleads,

THE PEOPLE

vs.

Joseph Tracey
and
John Lyons

Burglary in the Third Degree,
Grand Jurors, 1892,
Section 486, 506, 528 & 531.

DE LANCEY NICOLL,

District Attorney.

Jan 15 1892
Part II
A TRUE BILL.

Emanuel B. Blomquist

Part II
Feb 15 1892
Both tried & acquitted Foreman.

Part II
Feb 18 1892

08 16

Police Court— 3 District.City and County } ss.:
of New York,of No. 189 - Avenue C Street, aged 30 years,
occupation Dry Goods dealer being duly sworndeposes and says, that the premises No. 189 Avenue C Street, 11 Ward
in the City and County aforesaid the said being a Five story brick House
the store on the 1st floor of
and which was occupied by deponent as a Dry Goods store
~~and in which there was at the time a human being, by name~~were **BURGLARIOUSLY** entered by means of forcibly breaking the panels
of a side door of said storeon the 9 day of December 1891 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:Four pieces of Dress Goods worth fifty dollars
one piece of Flannel worth twenty dollars
Two dozen pieces of underwear worth twenty four dollars
all together of the value of Eighty four
(\$84⁰⁰)the property of Deponentand deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away byJoseph Tracy and John Lyons (both now
here) acting in concert with each otherfor the reasons following, to wit: about ten oclock P.M on
said date deponent securely locked
and fastened the doors and windows of said
store and the above mentioned property
was in said store, at a quarter of seven A.M
on the morning of December 10th 1891 - deponent
went to open said store and found that
the side door of said store broken open and
that the store had been Burglariously

08 17

entered, and the said property missing -
 Deponent is informed by Officer Farrell
 of the 13th Precinct that he (Farrell) and
 Officer Walsh of the 13th Precinct - were
 informed by an unknown citizen that two
 men went in the Building no 172 Avenue
 C. carrying a bundle - the said officers went
 into said building and in the cellar of said
 building they found three pieces of dress Goods
 and one piece of Flannel - the officers
 waited in the Hallway of said house and in
 a short time the defendant Tracy came into
 said Hallway and called "Jack" and went
 into the cellar and lit a match and came
 up into the Hallway when the officer arrested him.
 about five minutes after the defendant Tracy
 was arrested the defendant Lyons came up
 from said Cellar into the Hallway of said house
 when he was arrested. Deponent further swears
 that he saw the property found in the said Cellar
 and fully identified it as part of his property that
 was stolen, deponent identified said property by the tags
 which are on said property

Dated 1888 L. Ritter
 There being no sufficient cause to believe the within named

Sworn to before me
 this 10th day of December 1888

I have admitted the above named
 to bail to answer by the undersigned

Dated 1888

of the City of New York, until he give such bail.
 Hundred Dollars

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

It appearing to me by the within depositions and statements that the crime therein mentioned has been

Police Court, District,

THE PEOPLE, &c.,
 on the complaint of

vs.

1
2
3
4

Offence—BURGLARY.

Dated 1888

Magistrate.

Officer.

Clerk.

Witness,

No. Street,

No. Street,

No. Street,

\$ to answer General Sessions.

08 18

CITY AND COUNTY }
OF NEW YORK, } ss.

Patrick Farrell
aged _____ years, occupation Police officer of No. 13
Princeton Street, being duly sworn, deposes and
says, that he has heard read the foregoing affidavit of Louis Ritter
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 10 }
day of Dec 1890, } Patrick Farrell

P. J. Luffy
Police Justice.

08 19

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Joseph Tracy 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.

Joseph Tracy

Question. How old are you?

Answer.

20 yrs

Question. Where were you born?

Answer.

New York

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

Answer.

187 Ave C

2 yrs

Question. What is your business or profession?

Answer.

Housesmith

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
Joseph Tracy*

Taken before this day of *Dec* 188*8*
John J. Beck
Police Justice

0020

Sec. 198-200.

CITY AND COUNTY }
OF NEW YORK, } ss.

3 District Police Court.

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

Question. What is your name?

Answer. *John Lyons*

Question. How old are you?

Answer. *22 yrs*

Question. Where were you born?

Answer. *New York*

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

Answer. *222-9 Ave 1 year*

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*
John Lyons

Taken before me this

10

day of

John J. Smith
Police Justice

0021

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.....

Defendants
ten ~~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.....18 *[Signature]* 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.

0022

209 3 1528
Police Court--- District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Louis Ritter

1 Joseph Tracy

2 John Lyons

3

4

Officer *Burglary*

Dated Dec 10 1891

Leuffy Magistrate.
Farrall + Walsh Officer.

13 Precinct.

Witnesses *Officers*

No. Street.

No. Street.

No. Street.

No. Street.

No. Street.

\$ 1000 Each h.s. to answer

Com *Aug 3* *92*



BAILED,

No. 1, by

Residence Street.

No. 2, by

Residence Street.

No. 3, by

Residence Street.

No. 4, by

Residence Street.

0823

488

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

THE PEOPLE OF THE STATE OF NEW YORK

against

Joseph Tracey
and
John Lyons

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

Joseph Tracey and John Lyons

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

The said

Joseph Tracey and John Lyons, both

late of the *11th* Ward of the City of New York, in the County of New York aforesaid, on the
ninth day of *December* in the year of our Lord one
thousand eight hundred and ninety-*one* in the *eight* time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one *Louis Ritter*

there situate, 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 *Louis*
Ritter 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.

SECOND COUNT—

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

Joseph Tracey and John Lyons
 of the CRIME OF *Grand* LARCENY in the second degree committed as follows:
 The said *Joseph Tracey and John Lyons* both

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
 at the Ward, City and County aforesaid, in the *night* time of said day, with force and arms,
four pieces of cloth of the value
of ten dollars each piece, one
piece of flannel of the value
of twenty dollars, twenty-four
articles of underwear, a more
particular description whereof
is to the Grand Jury aforesaid
unknown, of the value of
one dollar each

of the goods, chattels and personal property of one *Louis Ritter*

in the

store

of the said

Louis Ritter

there situate, then and there being found, in the *store*
 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.

He Lancey Nicoll
District Attorney

0825

BOX:

462

FOLDER:

4244

DESCRIPTION:

Tuchman, Moses

DATE:

12/21/91



4244

0026

Witnesses:

Chas H. Roman

H. Bann

168

1588

Counsel,

Filed

Pleads,

21 Dec 1891

THE PEOPLE

vs.

Moses Tushman

Dec 22/91

Sent to the Court of Special Sessions for trial, by request of Tushman for Defendant.

PETIT LARCENY.

Sections 528, 582, Penal Code.

DE LANCEY NICOLL,

District Attorney.

A TRUE BILL.

Charles W. Thompson

Foreman.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Moses Tushman

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

Moses Tushman

of the CRIME OF PETIT LARCENY, committed as follows:

The said

*Moses Tushman*late of the City of New York, in the County of New York aforesaid, on the *14th*
day of *December* in the year of our Lord one thousand eight hundred and
ninety-*one*, at the City and County aforesaid, with force and arms,*two hundred and eighty eight buttons
of the value of five cents each*

of the goods, chattels and personal property of one

*Charles W. Roman*then and there being found, then and there unlawfully 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*