

0647

BOX:

251

FOLDER:

2435

DESCRIPTION:

Walker, John E.

DATE:

02/25/87



2435

0648

188
Counsel
Filed
Pleads

234 R. L. King
25 day of Feb 1887
Not guilty (28)

THE PEOPLE

Grand Larceny in the
(MONEY)
(Sec. 528 and 531, Penal Code.)

John E. Walker
2 Cases

RANDOLPH B. MARTINE,
District Attorney.
A True Bill.

J. E. L. J. J. J.
Foreman.

Witnesses:

Alfred Brady
103 Beckman St.
E. M. M. M. M.
Washington D.C.

0649

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 E. Walden

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

John E. Walden

of the crime of GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *John E. Walden,*

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the *thirtieth* day of *October*, in the year of our Lord one thousand eight hundred and eighty-*nine*, at the Ward, City and County aforesaid, with force and arms, in the *day* — time of the same day, *one* promissory note for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of twenty dollars, and of the value of twenty dollars; *three* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of ten dollars, and of the value of ten dollars *each*; *seven* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of five dollars, and of the value of five dollars *each*; *thirteen* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of two dollars, and of the value of two dollars *each*; *twenty* promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of the denomination of one dollar, and of the value of one dollar *each*; *one* promissory note for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of twenty dollars; *three* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of ten dollars *each*; *seven* promissory notes for the payment of money (and of the kind known as bank notes), being then and there due and unsatisfied, of the value of five dollars *each*; and divers coins, of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *thirty five* dollars,

(35.)

Walden,

of the proper moneys, goods, chattels, and personal property of one *Wm. Dredge*, then and there being ~~on the person of the said~~ *Wm. Dredge*, then and there found, ~~from the person of the said~~ 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.

RANDOLPH B. MARTINE,
District Attorney.

0650



If not called for in 5 days return to
E. M. MARBLE,
ROOMS 14 AND 16 PACIFIC BUILDING,
WASHINGTON, D. C.

*A. Dredge Co.,
103. Beekman St.,
New York
N.Y.*

0651

Police Court— District.

Affidavit—Larceny.

City and County of New York, ss.

Alfred Dodge of No. 103 Beekman Street, aged 55 years, occupation Manufacturer being duly sworn

deposes and says, that on the 15 day of October 1886 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:

Good and lawful money of the United States amounting to thirty five dollars

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 E. Walker for the following reasons to wit. That on or about the aforesaid date the said defendant came to deponent's office No 103 Beekman Street, and represented to deponent that he was going to Washington D.C. on said date, and that he the said defendant then and there told deponent he would call on one E. M. Marble, an attorney in Patent Cases in Washington with whom the said defendant was well acquainted and have the said attorney procure a patent for a pen which deponent had invented. That said defendant then requested deponent to pay part of defendant's expenses which deponent agreed to. That deponent there

Sworn to by deponent this 15th day of October 1886

Police Court

0652

paid over to said defendant the aforesaid
✓ moneys believing said defendants statement
to be true. That two days thereafter the said
defendants came to deponents office and
✓ told deponent that he had paid over to
said Marble thirty five dollars as a portion
of his said Marble's fees.

That on or about the 20th December
✓ following deponent ^{further} paid over to said
defendant thirty dollars which said defendant
claimed to have paid over to said Marble
as balance due to said Marble for fees for
procuring patent.

That on the 21st day of
January 1887 deponent received the letter
hereto attached which states that he
said Marble never heard of deponents
case until the 18th January 1887

Wherefore deponent charges
said defendant with the Larceny of
said moneys through false and fraudulent
representations as herein stated

Done to before me
this 22nd day of January 1887 J. A. Dredge
J. A. Dredge
Justice

0653

Sec. 151.

District Police Court.

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 any Marshal or Policeman of the City of New York:

Whereas, Complaint on oath, has been made before the undersigned, one of the Police Justices in and for the said City, by Alfred Hredgo

of No. 103 Beekman Street, that on the 15 day of October 1887 at the City of New York, in the County of New York, the following article to wit:

Good and lawful money of the United States

of the value of thirty five Dollars,

the property of Comptenau w ap taken, stolen and carried away, and as the said complainant has cause to suspect, and docs suspect and believe, by John E. Walker

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 every of you, to apprehend the body of the said Defendant and forthwith bring her before me, at the 1 DISTRICT POLICE COURT, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 22 day of January 1887

[Signature]
POLICE JUSTICE.

4590

REMARKS.

Time of Arrest,

Native of

Age,

Sex

Complexion,

Color

Profession,

Married

Single,

Read,

Write,

POLICE COURT DISTRICT.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Warrant-Larceny.

Dated

188

Magistrate

Officer

The Defendant

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

Officer

Geo. Tomlinson

Det. Runn

Dated

188

This Warrant may be executed on Sunday or at night.

Police Justice

0655

Sec. 198-200.

CITY AND COUNTY
OF NEW YORK, } ss

1st

District Police Court.

John E. Walker 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 E. Walker*

Question. How old are you?

Answer. *25 Years*

Question. Where were you born?

Answer, *England*

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

Answer. *364 Stale St Brooklyn - 10 days*

Question. What is your business or profession?

Answer, *Murder*

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 E. Walker

Taken before me this

John E. Walker
day of *July* 188*7*

Police Justice.

0656

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

John E. Walker

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 Feb 21 1887 Solon B. Smith Police Justice.

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

Dated Feb 21 1887 Solon B. Smith 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.

0657

George Brush
140 Nassau
Room 84
for the defense

BAILED,

No. 1, by

Ben. McGary

Residence

34 & 36 Spruce Street.

No. 2, by

Residence

Street.

No. 3, by

Residence

Street.

No. 4, by

Residence

Street.

Police Court ¹⁶³ 1st District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Alfred Dredge
103 West 10th
John E. Walker

2

3

4

Law & Court by C.
Feb 18/87

Offence Larceny

Dated

Feb 18 1887
S. S. Smith

1887

Magistrate.

Lanther

Officer.

6.0.

Precinct.

Witnesses

E. D. Marble

No.

Washington DC

Street.

No.

622 2nd St

Street.

No.

to answer G.O.

Street.

\$1000

to answer

G.O.

Bailed

(Signature)



0658

BOX:

251

FOLDER:

2435

DESCRIPTION:

Weigle, Jacob

DATE:

02/25/87



2435

0659

159
B.M. Pet 25/87
J. P. [Signature]
Counsel,
Filed 25 day of Feb 1887
Pleads *Not Guilty* Chas. J.
Witnesses:
Dan Hudson
Peter Draney
Officer Davis & Taylor
James Cates
M J Hart

Bailed by
James Kilcullen
Spurgeon Dwyer

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

THE PEOPLE

vs.

Jacob Weigle

RANDOLPH B. MARTINE,

*My name District Attorney.
true for C. 3 Nelson - Dec -
by appointment & consent. R.B.M.*

A True Bill.

Edward [Signature]
No. Post III [Signature] 1787
J. P. [Signature]
J. P. [Signature]

0660

State of New York,

City and County of New York S.S.

Peter Brainer, being duly sworn deposes and says that he lives in Boston Avenue in the City of New York, and is in the employment of the New York Central and Hudson River Railroad Company as a gatekeeper at the gates protecting the crossings of the Spuyten Duyvil and Port Morris Railroad in the 24th Ward of the City of New York, by the highways known as Riverdale Avenue and The Kings Bridge Road; that on the 10th day of February, 1887, between the hours of 6 and 7 o'clock P.M. he was on duty as such gatekeeper when one J. Weigle (whose first name is unknown to deponent, but he has heard him called both "Jack" and "Jake", driving a wagon drawn by two horses, in which wagon were two other persons besides said Weigle approached the tracks of said Spuyten Duyvil and Port Morris Railroad at the same time that a north bound passenger train was approaching the point where the said tracks are crossed by the highways known as The Kings Bridge Road

that in the discharge of his duty, deponent lowered the gates protecting said crossing, and that said Weigle stopped his team and

0551

said to deponent "you son of a bitch, raise the gates"; deponent said "It will be safer for you to wait until the train passes and then I'll raise the gates"; said Weigle then said, "you son of a bitch, raise the gates or I'll fix you"; deponent raised the gates as soon as the train passed and said Weigle drove over the railroad track and stopped his team and got out of the wagon and asked one of his companions in the wagon to hand him a pick handle; it was done, and said Weigle approached deponent with said pick handle and with, as deponent verily believes, intent to inflict grievous bodily harm on said deponent, struck deponent a violent blow on the head with said pick handle, causing deponent to fall to the ground and to be insensible, and when deponent came to consciousness he was in the care of David H. Taylor a Policeman attached to the 35th Precinct, and ^{found that} in addition to the blow on the head he had received a blow in the mouth, loosening his teeth, which blow in the mouth deponent verily believes was inflicted by the said Weigle.

Wherefore the deponent asks that said Weigle be arrested and dealt

0662

with according to law.

Sworn to before me

this 12th day of February 1886

C. McConville

Notary Public

N.Y. Co.

Peter Draine

0663

154
Petersons
Peter Draney
Officer David H
Taylor

154
People

Jacob Negle or Neigle

Comptroler Draney

Miss Maria Kennedy

Officer David H. Taylor
35 Bond

Dr William A. Varian

Police Surgeon

Miss Bridges

- Joe Otto -

0664

New York Central & Hudson River Railroad Co.
Grand Central Depot

Frankie Loomis
General Counsel

New York Feb 21st 1887

My dear Sir

I enclose to you an affidavit describing an assault committed on Peter Drainey - a gate keeper of the R.R. Co. by one Jacob Weigle or Weigle on the 10th inst.

I had the affidavit prepared thinking in the first place to have a warrant issued, but on second thought it seems to me best to proceed by indictment.

I enclose a map of the locality - the gate man operates the gates - from his position at the Kings Bridge Road crossing - both at that crossing and at the crossing of Rivedale ave, and I am informed that while he was invisible from the blows of Weigle, Officer Taylor, who took charge of Drainey, the gate man - was not Drainey's associate in keeping the gates, to come state charge of them, so that for a time the gates were up & the crossing unprotected, as a result of the brutality of Weigle.

I also enclosed a statement from the D^r Benedict & Dunderland that a boy named Kennedy saw the assault.

I think it is a case calling for indictment, quick trial

0665

Conviction & severe punishment.

The bearer Mr. Masterson will have Dr. A. J. in attendance
to go before the Grand Jury at any time you indicate.

John H. ...
Frank ...

Am A B Masterson
Dist atty

0666

Grand Jury Room.

PEOPLE

^{vs.}
Jacob or John (Wiggle)

Asst 7th.

Peter Brainer

Boston Road near
Sedgwick Avenue.

~~Dr. Wm. A. Harwood~~
~~Broadway-Haybridge.~~

David H. Taylor

35 Percent.

G. J. Feb. 24th 1887.

Subpoena
Above witnesses.

Feb. 23rd 1887 V. M. D.

0667

Police Department of the City of New York,

Precinct No. 35

New York, February 10th 1887

9:30 P. M.

Patrolman David H Taylor brought here Peter Drainey, residing on Boston near Sedgwick Ave, who was assaulted by Jacob Wieggle of Spunters Deyvis Road, sustaining scalp wound, cut on lip and the breaking of several teeth. He was attended by Dr Varian and directed to obtain a warrant for Wieggle's arrest.

Christopher Boehme
Sergeant 35th Precinct.

William A Varian. Police Surgeon
residing on Bodway. Kingsbridge

0668

Patrician David H Taylor
35 Cornhill

William A. Vanian
Police Surgeon
King's Bridge

0669

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Jacob Weisfe

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

Jacob Weisfe

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

The said *Jacob Weisfe*,

late of the City and County of New York, on the *fourth* day of *February*, in the year of our Lord one thousand eight hundred and eighty*seven*, with force and arms, at the City and County aforesaid, in and upon one

Peter Draney in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Jacob Weisfe*,

with a certain *iron handle* which *he* the said

Jacob Weisfe in *his* right hand then and there had and held, the same being then and there an *instrument of weapons* likely to produce grievous bodily harm, *him*, the said *Peter Draney*, then and there feloniously did wilfully and wrongfully strike, beat, *and* 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.

0670

SECOND COUNT:

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

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

The said Jacob Weisfe,

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, in and upon one Peter Draining,

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault: and the said Jacob Weisfe

with a certain jud-a-handle the said Peter Draining
which he the said Jacob Weisfe

in his right hand then and there had and held, in and upon the head of him the said Peter Draining,

then and there feloniously did wilfully and wrongfully strike, beat, cut, bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said Peter Draining, to the great damage of the said Peter Draining 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.

RANDOLPH B. MARTINE,
District Attorney.

0671

BOX:

251

FOLDER:

2435

DESCRIPTION:

Weisbecker, Louis

DATE:

02/09/87



2435

0672

Witnesses:

Charles Gall
Officer Ryan

W. D. P. Payne
33 Counsel,

Filed day of Feb 1887
Pleads, [Signature]

THE PEOPLE
vs.
R
Louis Weisbecker
19. 11 1887
707.

Robbery, first degree,
[Sections 224 and 228, Penal Code].

RANDOLPH B. MARTINE,

District Attorney.

Prayer of
Head Code Sec.

A True Bill.

[Signature]
Foreman

City Prison 10 days.

0573

CITY AND COUNTY OF NEW YORK, } ss.

POLICE COURT - FOURTH DISTRICT.

of No. 436 W 53rd Street Charles Gall
being duly sworn, deposes and saith, that on the 6th day of February
1897 at the 22nd Ward Ward of the City of New York, in the
County of New York, was feloniously taken, stolen, and carried away, from the person of deponent,
by force and violence, without his consent and against his will, the following property, viz:

One Derby Hat

of the value of Two Dollars,
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 force and violence as aforesaid, by

Louis Weblecker and another person
not arrested, that said Weblecker
and said other person approached
deponent that said Weblecker
struck deponent two violent
blows upon deponent's face
seized deponent's hat and ran
from the presence of deponent
that said assault and robbery
occurred at about the hour
of 1:30 AM of said date and
was committed against the
will and consent of deponent
while deponent was walking
in 54th Street between 9th and 10th
Avenues in said City

Charles Gall.

Sworn to before me, this

day of February 1897
Charles Gall
Police Justice

0674

Sec. 198-200.

11th District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Louis Weisbecker

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 *Louis Weisbecker*

Question. How old are you?

Answer *9 years*

Question. Where were you born?

Answer. *Ill*

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

Answer. *110th W. 48th & 49th St. 1 week*

Question What is your business or profession?

Answer *Butcher*

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

Answer. *I am not guilty*

Louis Weisbecker

Taken before me this

day of *August* 1887

Charles J. Smith
Police Justice.

0675

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 Joseph Jacob

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 February 188 Andrew White 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.

06 76

Police Court 4 District 159

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Charles Gall
1436 West 50th
Wm. Kuscheke

2 _____
3 _____
4 _____

Dated *February 6th* 188*9*

Apr 1st Magistrate

Ryan Officer.

42 Precinct.

Witnesses *Call Officer*

Frank [unclear] Street.

No. *1129* Street.

No. _____ Street.

No. _____ Street.

\$ *500* to answer *G.S.*



BAILED, -

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0677

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Sonius Weindredaer

The Grand Jury of the City and County of New York, by this indictment, accuse *Sonius Weindredaer* —

of the CRIME OF ROBBERY in the *first* degree, committed as follows :

The said *Sonius Weindredaer*,

late of the First Ward of the City of New York, in the County of New York aforesaid, on the *sixth* day of *February*, in the year of our Lord one thousand eight hundred and eighty-~~nine~~, in the *night* time of the said day, at the Ward, City and County aforesaid, with force and arms, in and upon one *Charles Figgell* in the peace of the said People, then and there being, feloniously did make an assault, and

one hat of the value of two dollars,

of the goods, chattels and personal property of the said *Charles Figgell*, from the person of the said *Charles Figgell*, against the will, and by violence to the person of the said *Charles Figgell* — then and there violently and feloniously did rob, steal, take and carry away, *the said Sonius Weindredaer being then and there aided by an accomplice actually present, whose name is 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.

Charles Figgell
District Attorney

0678

BOX:

251

FOLDER:

2435

DESCRIPTION:

White, John

DATE:

02/04/87



2435

0679

Witnesses:

Amos Duke

#396 A/P
Gollman

Counsel,

1887

Filed: 4 day of *July*

Pleads: *Not guilty (C)*

Grand Larceny, *1st* degree
(FROM THE PERSON)
[Sections 528, 580 Penal Code]

THE PEOPLE

vs:

R
John White

*1990 New
Jersey*

RANDOLPH B. MARTINE,

By *McClary* District Attorney.

Attorney at Law

6 Moss Lane PA
A True Bill.

Charles S. Fisk

Foreman.

John S. [unclear]
[unclear]
[unclear]

0680

Police Court

10th District.

Affidavit—Larceny.

City and County of New York, ss.

of No. 90 Mott Street, aged 45 years, occupation Seaman

Thomas Burke

deposes and says, that on the 27th day of January 1887 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:

a package containing a quantity of Stationery of the value of Twenty Five Cents

the property of Deponent

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

from the fact that the said deponent snatched the aforesaid property from deponent's right hand and ran away pursued by deponent until said deponent was taken in custody by an officer

Thomas Burke
Deponent

Sworn to before me, this 27th day of 1887
Police Justice

0581

Sec. 198-200.

188 District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

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

Question. What is your name?

Answer

Question. How old are you?

Answer

Question. Where were you born?

Answer.

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

Answer.

Question. What is your business or profession?

Answer

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

Answer.

~~John White~~
John White

Taken before me this

day of *Sept* 1888

Police Justice

0682

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.....

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

Dated *Jan 30* 188..... *[Signature]* 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.

0603

Police Court 1st 30 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Thomas Burke
90 ...
John White

Offence
...

Dated Jan 30 1888

Duffy Magistrate.
Michael Higgins Officer.
~~...~~ Precinct.

With ~~this case~~

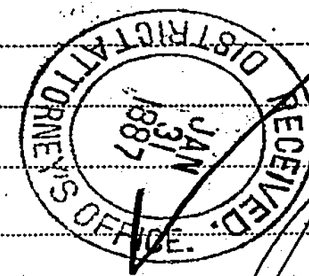
No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 300 to answer ...

com



BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

0684

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 White

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

John White

of the CRIME OF GRAND LARCENY IN THE *First* DEGREE, committed
as follows:

The said *John White*,

late of the City of New York, in the County of New York aforesaid, on the
Twenty-seventh day of *January*, in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, in the

night time of the same day, with force and arms, *one package*
then and there containing a quantity
of Stationery (a more particular
description of which said package and
also of the Stationery so contained
therein is to the Grand Jury
aforesaid unknown) of the value
of twenty five cents, and one
hundred pieces of paper of the
value of one cent each piece,
of the goods, chattels, and personal property of one *Thomas Burke*

on the person of the said *Thomas Burke*, then and there being
found, from the person of the said *Thomas Burke*, 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.

Richard B. Smith
District Attorney.

0685

BOX:

251

FOLDER:

2435

DESCRIPTION:

Wilson, Thomas

DATE:

02/16/87



2435

0686

Witnesses:

Wm. W. Brown
John Galt

Wm. W. Brown

Counsel,
Filed 16 day of July 1884

Pleads,

THE PEOPLE

vs.

Thomas Wilson

INJURY TO PROPERTY.
[Sec. 654, Penal Code.]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

J. W. Brown

Foreman.

W. W. Brown
Jury
Jan 6 1884

0687

Sec. 195-200

District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Thomas Wilson 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

Thomas Wilson

Question. How old are you?

Answer

37 Years

Question. Where were you born?

Answer.

New Jersey

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

Answer.

In a Bowery Lodging House

Question What is your business or profession?

Answer

Cook

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 have nothing to say to the charge

Thomas Wilson

Taken before me this

1888

Police Justice.

0600

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

Thomas Wilson

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 *February 6* 188 *7* *John J. [Signature]* 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.

0689

Police Court 3 District 154

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Otto Herman
49 Broadway
Thomas Wilson

Offence Malicious
Mischief

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 February 6th 1887

Mundy Magistrate.
Owen Gallagher Officer.
11th Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 300 to answer [Signature]



(Otm)

0690

STATE OF NEW YORK, } ss: POLICE COURT, 3 DISTRICT.
CITY AND COUNTY OF NEW YORK, }

Otto Herman

of No. 49 Bowery Street, being duly sworn, deposes and says,

that on the 5th day of February 188

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

Now present, did wilfully and maliciously break and destroy ^{or pane} a light of plate glass of the value of thirty eight dollars in a window of said premises, by then and there deliberately pushing the end of a pole through said glass in the presence of deponent. That the glass in question is the property of Robert Van Borris by whom deponent is employed as a writer.

Otto Herman

Sworn to before me this

of February 188

day

Police Justice.

0691

Court of General Sessions of the Peace

IN AND FOR THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Thomas Wilson

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

Thomas Wilson

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
PERSONAL PROPERTY OF ANOTHER, committed as follows:

The said *Thomas Wilson*,

late of the *Fourth* Ward of the City of New York, in the County of New York
aforesaid, on the *17th* day of *January*, in the year
of our Lord one thousand eight hundred and eighty-*seven*, at the Ward, City and
County aforesaid, with force and arms, *did unlawfully and wilfully*

destroy

of the value of *Twenty five dollars*,
of the goods, chattels and personal property of one *Robert Van Dusen*,
then and there being, then and there feloniously did unlawfully and wilfully *destroy*

and destroy

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

Thomas Wilson

of the CRIME OF UNLAWFULLY AND WILFULLY *destroying*
REAL PROPERTY OF ANOTHER, committed as follows:

The said *Thomas Wilson*,

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

0692

aforesaid, at the Ward, City and County aforesaid, with force and arms, *a certain*

piece of land, -

of the value of *thirty eight dollars, -*

in, and forming part and parcel of the realty of a certain building of one

Robert Van Buren, -

there situate, of the real property of the said *Robert Van Buren,*

then and there feloniously did unlawfully and wilfully *break and*

entry, -

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.

RANDOLPH B. MARTINE,

District Attorney.

0693

BOX:

251

FOLDER:

2435

DESCRIPTION:

Wineas, Anton

DATE:

02/01/87



2435

0694

344
Nathaway

Counsel,
Filed, 1 day of July 1887
Pleads, Not guilty.

VIOLATION OF EXCISE LAW.
(Keeping Open on Sunday.)
(III Rev. Stat. (7th Edition), page 1080, Sec. 5).

THE PEOPLE

vs.

B

Anton Wineas

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Charles B. Bobbitt

Foreman.
February 21st 1887

March 11th 1887
James Michael

Witnesses:

Shulcock

0695

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Anton Winears

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

accuse *Anton Winears* —

of the CRIME OF KEEPING OPEN ON SUNDAY a place licensed for the SALE OF STRONG AND SPIRITUOUS LIQUORS, WINES, ALE AND BEER, committed as follows:

The said *Anton Winears,*

late of the City of New York, in the County of New York aforesaid, on the *second* day of *January*, in the year of our Lord one thousand eight hundred and eighty-~~nine~~, the same being the first day of the week, commonly called and known as Sunday, being then and there in charge of, and having the control of a certain place there situate which was then duly licensed as a place for the sale of strong and spirituous liquors, wines, ale and beer, with force and arms, at the City and County aforesaid, the said place, so licensed as aforesaid, unlawfully did not close, and keep closed, and on the said day, the said place so licensed as aforesaid; unlawfully did open, and cause and procure, and suffer and permit, to be open, and to remain open; 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.

RANDOLPH B. MARTINE, District Attorney.

0596

BOX:

251

FOLDER:

2435

DESCRIPTION:

Wolf, Isaac

DATE:

02/01/87



2435

0697

345-17
Call Deb 2
Chas. Goodrich 133
457mpt

Counsel,
Filed, 1 day of July 1887
Pleads Not guilty to all

THE PEOPLE
vs.
Isaac Wolf
Defendant
Grand Larceny, second degree
[Sections 528, 58 Penal Code]

RANDOLPH B. MARTINE,
District Attorney.

A True Bill.

Chas. J. Pollock

Foreman.
Adatto check 18/07
P. H. O'Neil

Witnesses
Alvare Price
The complt. recommends
clemency herein and writes
that he is satisfied that the
deft. had no intention of
injuring him and that
he holds no intention to
do him any harm and that
I am satisfied that deft. has
never before been charged with
crime. The deft. has a wife
and six children and this
case is one which strongly
appeals for clemency. I do
not believe that deft.
is guilty of a crime in order
of my examination of deft.
and his affidavit now made
if a complt. could be
had and I recommend
that within indictment
be dismissed.
Chas. J. Pollock
March 15, 1887
Randolph B. Martine
Dist. Atty.

0698

State of New York
The people of the
State of New York
~~vs~~ against
Isaac Wolff

City and County of New York ss
Moses Price being duly sworn says
I am the Complainant in the above
Case and am desirous to withdraw
the Complaint against the Defen-
dant herein Upon investigation
I am satisfied that the defendant
had no intention of wronging me
out of the money stated in the Com-
-plaint but that he intended to
repay me at the time when he
should have means to do so and that
his intention was not to steal the
money. That he is a very poor
man with a wife, and six children
to support ranging from five to
sixteen years of age. That the defen-
-dant is about forty five years of
age and has always borne a good Cha-
-racter That he has never been
arrested for any crime before this

0599

and has resided in New York City for a period of about twenty years that he removed to Baltimore Md with his family to seek a livelihood there and that the expenses incurred for bringing the defendant to this State were all paid by the deponent. That deponent believes that the ends of justice will be fully subserved if the indictment in this case will be dismissed and the defendant discharged. That he has already been in the Tombs since the 12th of February 1887. That deponent is not induced by any pecuniary consideration to ask for the defendant's discharge and that he sympathizes with the unfortunate condition of the defendant and his suffering family. and ~~that~~ that there may be no further detention of said defendant. That defendant's wife is a respectable woman and in consequence of the arrest and imprisonment of her husband has caused her the most intense grief

0700

and suffering - I have known the
defendant for about fifteen years
and have been on friendly terms with
him - and have never known of his
ever having done any wrong before
brought before me

March 10th 1887 } M. Price
Moses Goddard }
Notary Public }
New York County }

The people of the State
of New York

do hereby certify
Isaac Wolff

Rachel Wolff being duly sworn
says I am the wife of the defendant
we were married twenty three years
ago we have a family of six children
ranging from five to sixteen
years of age that my husband is
the only one capable of supporting us
that we are poor and destitute and
have resided in New York for the
last twenty years that my husband
has always been a hard working man
and was never before arrested that
he was taken from Bathurst where
we resided and has been imprisoned

0701

in the Towns. Since Febury 12th
1887 that I am now and have
been since his arrest in sickly
Condition and myself and Children
are suffering for the means
of support. That my husband does
not have intended to wrong Mr
Price the Complainant as they
have been friends and have
known each other for many years
and that he is a kind husband
and a good father to his Children
and I sincerely pray that my
husband may be released from
further detention &
appear before me } Rachel ^{her} Wolff
March 10th 1887 } Mall
Mons. Goddard

Notary Public
New York
County

0702

The People of the State of
New York
vs
Isaac Wolff

City and County of New York, Baer Rosenberg being
only sworn says that he resides at number
56 Orchard Street in the City of New York
that he carries on business at said place
that he knows Isaac Wolff the above
named defendant and his family and
has so known defendant for about
eight years, that the said defendant
and deponent are members of Bnai
Simon Lodge Independent Order of
Bnai B'rith and said defendant has
been such member for over eight
years, that deponent knows that the
defendant has always been a per-
son of good character, never charged
with any crime, and always de-
votedly supported his family who consist
of a wife and six children who
by reason of his arrest herein have
become destitute, and his wife become
in wretched condition Baer Rosenberg

Sworn to before me this }
10th day of March 1889 }

Alfred Levy
Notary Public N.Y.C.

0703

The People of the State
of New York
against
Isaac Wolf

City and County of New York ss Joseph Silverman
being duly sworn says that he resides
at number 9 Essex Street in the City of
New York and carries on business at
said last named place, that he
knows Isaac Wolf the above named
defendant and his family and has
so known them for the last fifteen
years, that defendant knows that
the defendant was never charged
with any crime and has always
been a person of good character
and always supported his family
who consist of a wife and six chil-
dren all depending upon defend-
ant for support, and who by reason
of the arrest have become destitute
and the wife sick

Sworn to before me
this 10th day of March 1887

Alison Levy
Notary Public
N.Y.C.

Joseph Silverman
(Cory 2/11)
his signature in Hebrew

0704

The people of the
State of New York
app
Donac Hoff

Affidavit of
Complaint &
Arrest

0705

NY Nck 11 1887

My dear Chief!

Pray relieve the anxiety of
Mastroff & her children by
granting the request of the
Complainant, & consent to
dismiss the indictment in
the case of Jane Mastroff. I am
besieged by the many friends
who sympathize with the destitute
condition of the family - and they
urge me to ask your kind and
merciful direction in the matter.
I left with you the affidavits yester-
day which contain the facts to enable
you to recommend the above disposi-
tion of the matter. I dislike very

0706

much to annoy or bother you
but I know you will not
find fault with me as my
good mother in law Mrs J.
Jouchman has also urged
me to beg of you the early
attention to prevent any further
distress - Always obliged to
you for your kindly courtesy
I am my dear Sir.

Faithfully Yours

Almond Goodhart

Hon R. B. Martine,
Berkeley, C.

0707

District Attorney's Office,
City & County of
New York.

My dear Chief!
I am informed
that you are so much
engaged that I cannot
see you - I have
promised to do so,
but will content my-
self by asking you
to kindly look at the
affidavit in the Isaac
Wolff case today - &
to endorse your consent
on the indictment to
dismiss it -

Believe me Dear Sir

Yours faithfully,
Moses P. Cohen

NY 3/12/87
Honk P. [unclear]
[unclear]

0708

District Attorney's Office.

PEOPLE

vs.

Isaac Wolf
G.L.

See indorsement
for dismissal -
Make application
in Part 1. on 16th
inst. R.B.M.
Mch 15/87
To Mr Parker

0709

Grand Jury Room.

PEOPLE

vs.

Isaac Wolf.

G. L.

Extradition asked
for this day.

Dept in Baltimore,

Serj Patrick Dolan
is agent

7/2-5/87

CMA.

0710

Ny 3/5/87

Hon Rencolph B Martine,
My dear Sir!

Isaac Wolf is a
prisoner charged with
Grand Larceny upon the
Complaint of Moses Price
The deft was brought here
from Baltimore on a
requisition and Mr Price
had all the expenses.

Mrs Wolf is destitute
with a large family and
her husband who is the
bread winner can do nothing
for them - Mr Price is

0711

Quite willing to
draw the charges and
to release defendant.
He has the greatest
sympathy for the
unfortunate family
and wished me to see
you about it. I know
how busy you are
with the Casey case
and refused to interfere
with your valuable
time. Hence preferred to
write to you.

Would it not be proper

0712

(7)

To dispose of the case
aboucer. The man has
been locked up for some
-time I am also
importuned by this un-
-fortunate woman (the
wife of defb) and would
send my aid to release
him - I send this letter
by Mr Price the Com-
-plainant and will thank
you in advance for kind
Courtesy.

Yours truly
Morris Goodhart

0713

No. 574

NEW YORK Jan 26 1886

L.S. Lawrence & Co. Bankers

Pay to the order of *Henry H. Pisce*

Three Hundred Dollars

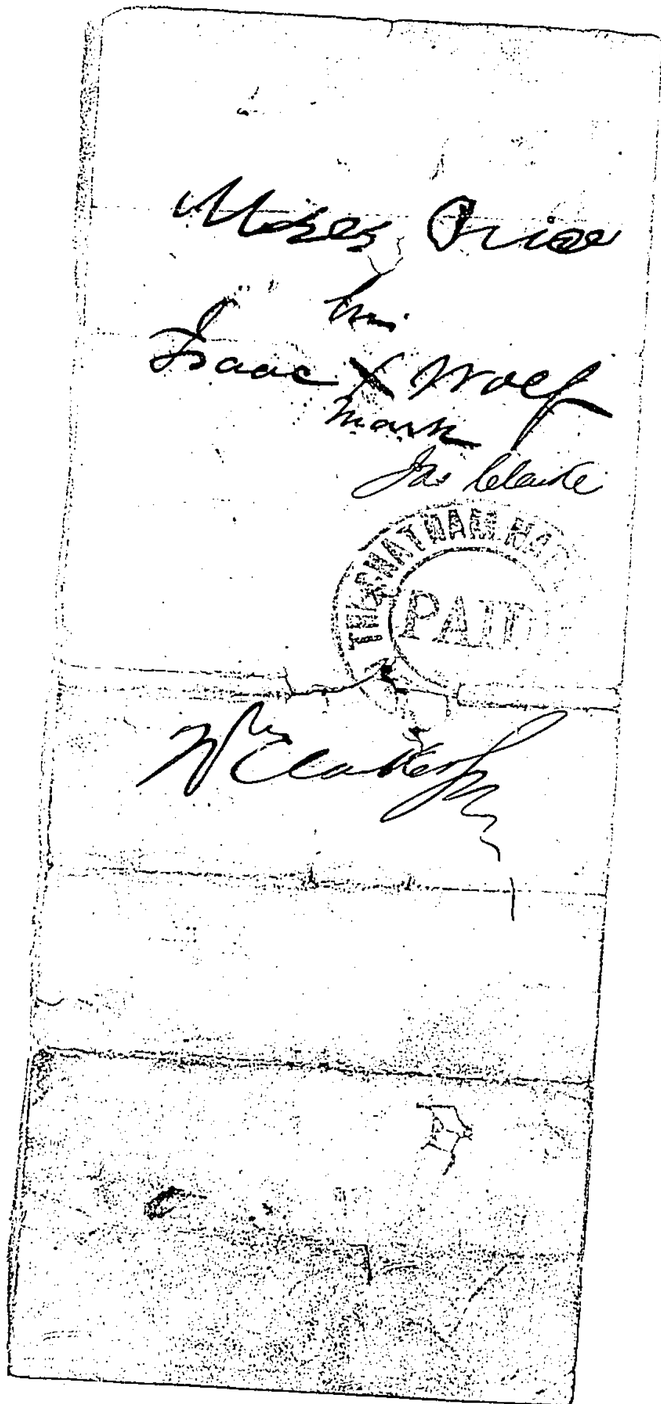
\$300

Henry H. Pisce

98 NASSAU ST. NEW YORK

SPRINGBORG & BISHOP, Stationers, 60 Liberty St., N.Y.

0714



0715

City and County of New York ss. Moses Price being
duly sworn says. That he resides at num-
ber one Elizabeth Street in this City. That
on the 26th day of January 1876. deponent
in company of one Isaac Groeff called
at the office of Aaron Levy who has an
office at number 25 Chambers Street
for the purpose of getting money due
him of said Levy. That while there said
Levy made out his check to deponent
for the sum of three hundred dollars
which check is hereto annexed and de-
livered same to deponent. That de-
ponent thereupon asked said Levy
if he deponent could not get the cash
for said check as he needed the said
same. whereupon said Isaac Groeff
stated to deponent that he was well
acquainted with one Clark a banker
on the corner of Chambers and Chatham
Street in this City and that if deponent
would give him the check, he said
Groeff would go there and get the money
for deponent. That deponent relying
and believing said Groeff gave him
said check for the purpose aforesaid
that said Groeff took ^{said check} and told depon-
ent to wait that he would be back
in a few minutes and bring him

0716

the money which he never did, neither
returning check nor money, but on
the contrary had said check cashed and
received the money therefore of said
Clark as deponent is informed by
said Clark which information he
believes to be true, that no check
or money has ever been returned
to deponent by said Wolff, but said
check was returned to said Levy bear-
ing the endorsement of said Wolff
believe and deponent and same was
paid by the payee thereof.

That said Wolff after obtaining
said check and money absconded
and left the state.

Sworn to before me

the 20 day of January 1891
William D. Price
Notary Public
M.F. County
(19)

0717

The People

AS

Isaac Wolf

Moses Price
1 Elizabeth St.
W. Clarke
Chambers & Park Row

Witness
Moses Price Compt
1 Elizabeth St.
Samuel Levy
25 Chambers St.
Clark & Sons
Chambers & Park Row

0718

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Isaac Wolff

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

Isaac Wolff

of the CRIME OF GRAND LARCENY IN THE *second* DEGREE, committed as follows:

The said *Isaac Wolff*

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

The sum of three hundred dollars
in money, lawful money of the
United States, and of the value of
three hundred dollars, and one
written instrument and evidence of
debt, to wit: an order for the payment
of money of the said bank called bank
cheque, for the payment of part of
the value of three hundred dollars,
of the goods, chattels and personal property of one *Moses Price.*

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.

Randolph Martin,
District Attorney