

1000

BOX:

252

FOLDER:

2447

DESCRIPTION:

Jacobs, Louis

DATE:

03/09/87



2447

1001

No 14

Counsel,
Filed, 9 day of March 1887
Pleads, 1

Grand Larceny, 2nd degree
[Sections 528, 531, 540 Penal Code]

THE PEOPLE

vs.

R
Louis Jacobs

RANDOLPH B. MARTINE,

District Attorney.

March 9/87
Plande guilty.

A True Bill.

State Refractory Lunatic,

Louis Dard Foreman.

Witnesses:

Joac Kicketin
Off Boyer

1002

Police Court— 3 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

of No. 130 Lambert Street Philadelphia, in the State of Pennsylvania, Isaac Kishaboni Street, aged 211 years, occupation Paika being duly sworn

deposes and says, that on the 28 day of February 1887 at the City of Philadelphia, in the State of Pennsylvania, was feloniously taken, stolen and carried away from the possession of deponent, in the night time, the following property viz :

four coats of the value of forty five dollars, which he brought to the City and County of New York in the State of New York the same being

the property of S. M. Warrumacher and in case and charge 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 Louis Jacobs, (now here)

from the fact that said defendant was in the employ of deponent for 4 weeks, that on the morning of said 28th day of February 1887 said defendant left his employment without giving any notice thereof to deponent, and deponent then and there discovered that he said defendant had stolen the above described property from deponent's place of business at 130 Lambert Street in the City of Philadelphia and that he had fled from said City. Deponent found said defendant in the City and County of New York

Sworn to before me, this day

188

Police Justice.

1003

and caused his arrest that he had
in his possession three pawn tickets
representing three coats which he
admits to deponent in the presence
of witnesses are the coats stolen
from deponent in the City of Philadelphia
and brought to the City of New York
in the State of New York

Deponent visited the pawnshop
in which said property is pawned,
and deponent fully identifies the coats
represented by said pawn tickets
as the property stolen from
deponent

Sworn to before me & i Kirkston
this 7th day of March 1889

Wm Murray Police Justice

1004

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY OF NEW YORK, ss

Sam Jacobs 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 *Sam Jacobs*

Question. How old are you?

Answer *18 years*

Question. Where were you born?

Answer. *Russia*

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

Answer. *42, 1st Street 1 week*

Question What is your business or profession?

Answer *Tailor.*

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 took the Coats because I was poor and could not help myself, and a man told me to take the Coats*

2 1/2 years

Taken before me this

John M. Welch
1885

Police Justice.

1005

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.....

Augustus

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

Dated *March 7* 188*9* *Henry J. ...* 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.

1005

Police Court, 3308 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Isaac Kestelbaum

Isaac Kestelbaum
vs.
Isaac Kestelbaum

1 _____
2 _____
3 _____
4 _____

Office Isaac Kestelbaum

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated March 4 1889
Murray Magistrate.
Simon Bay Officer.
11 Precinct.

Witnesses _____

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ 1000 to answer JS

(Com)

1007

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

Samuel Jacobs

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

- Samuel Jacobs -

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

The said *Samuel Jacobs,*

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

four rods of the value of
twelve dollars each,

of the goods, chattels and personal property of one
Isaac Nirdstein,

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.

Paul J. B. Smith
District Attorney.

1008

BOX:

252

FOLDER:

2447

DESCRIPTION:

James, Henry

DATE:

03/21/87



2447

143

Witnesses:

H. John

Counsel,

Filed *21* day of *March* 188*7*

Pleas *Guilty*

THE PEOPLE

vs.

Henry James
March 20th
Fried & Co. v. James

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

RANDOLPH B. MARTINE,

District Attorney.

S. C. Sawyer & Son
A True Bill.

Bonnie Park Foreman.

March 28th
9:11

10 10

421

The People

Henry James

Indictment for assault in the second degree

Lewis E. Sakra, sworn and examined,

testified. What precinct do you belong to? The sixth

On the 4th of March did you see the prisoner?

Yes sir. Tell these gentlemen what the prisoner

did to you, what he said to you, and what

hour it was? On the 4th of March about 20

minutes after five in the morning I was

standing at the corner of Baxter and Bayard

Sts. and heard the cry of murder. I ran in

the direction of the sound and the prisoner

James held a man up against a derrick

with a club at his head. I went in to separate

them; the prisoner turned round and he

struck me over the head and caused my

hat to go over across the street, and he ran

away and I had to chase him in the alley

before I caught him; the prisoner struck

me on the shoulder also; another officer

and myself had considerable trouble in

getting the club away from the prisoner.

Cross Examined. This happened about 20 min-

utes past five in the morning on the 4th

of March. What time did you go on post

that night? Twelve o'clock, the fight was

1011

in the street opposite the saloon. The prisoner struck the woman and she would not make any complaint against him. This woman supports him; she was not fighting; he was doing all the fighting. The club I now show is broken and it is the one I took away from him. I dont know how it got broken. Then the prisoner struck me over the head I dodged the blow and it caused my hat to go across the street; the blow caused a swelling on my head a couple of days. I chased him half a block. I did not go to the hospital from the effect of the injury. I was on duty next day. I took a club away from him about a month previous in front of the same place.

Henry James, sworn and examined in his own behalf testified. I am 28 years old. I know the saloon 43 Baxter St. it is a liquor store and dance hall. I was in there on the morning of the 4th of March. The mass commenced in the liquor store. I was inside of the store; there was a fight in the saloon. A friend of mine and myself had a little argument about five dollars and the bar tender says, "Why dont you keep still? Stop your noise." I did not say

10 12

anything to him, and the first thing he says out, "Get me them clubs." As they brought the club they cracked me over the head; there was three men on me with clubs; they shoved me through the side door, and after they hit me one fellow cracked me in the head in the hallway and hit me on the arm, and the doctor had to give me stuff to rub on my arms. My old woman went outside and halloed, and then the officer came and I said, "Here is the club they hit me with." He says, "Give me that club," and I gave him the club. I did not raise my hand so much as to hit him. He says, "I will take you in any law." After he chased me up the street and went up the street he let me go and then he followed me up to 54 Baxter St. I went in to wash some blood off my face, and he stood on the outside and he arrested me. I did not hit him at all. The club was broken when I showed it to the officer I said to the officer, "It is too bad to go into a place and spend money and then get beat." The man followed me in the hallway. I did not hit anybody on the sidewalk; it did not occur on the sidewalk. I did

1013

not hit the officer at all. The officer went to the door of the saloon; they would not open the door, he rapped at the door, they would not let him in. He said to me, "I will take you in anyhow." I was not fighting any woman at all. My old woman was the woman; she went outside and halloed murder. I do not usually carry clubs, I work for my living aloups here. I lost a pin some time ago in Murphy's place where I used to go in and pass the time away. They stole my badge off me and made a rush at me. I took the club away and gave it to the officer. I did not want to go to prison. I avoid all trouble. My old woman is not here.

Cross Examined. I was sent to Blackwell's Island once, for a month; me and a fellow had a little argument. I never had a three or a six months sentence in the penitentiary. I was sent there for running around with those fellows - bad company. I take my solemn oath I never clubbed any policeman.

The jury rendered a verdict of guilty of assault in the second degree.

10 14

Testimony in the
case of
Henry James

filed March
1887.

10 15

Police Court 1st District.

CITY AND COUNTY OF NEW YORK, } ss.

of No. 6th Precinct Police Street

Friday being duly sworn deposes and says, that on 11th the 11th day of March

in the year 1888 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by Henry

James (now dead) who struck deponent

several violent blows on

the head and body

with a club which

he then held in his

hand, this deponent

being being a police

officer and being in

uniform at the time; and

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 11th day of March 1888

Louis O. Sahn

P. J. [Signature] POLICE JUSTICE.

10 16

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss

District Police Court.

Henry James being duly examined before the undersigned, according to law, on the annexed charge: and being informed that it is his right 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 *Henry James*

Question. How old are you?

Answer *28 years*

Question. Where were you born?

Answer. *Santa Cruz*

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

Answer. *12 Pell St. 3 months*

Question What is your business or profession?

Answer *Longshoreman*

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*
Henry James

Taken before me this
day of *March* 188*8*

Police Justice.

10 17

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

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

Dated March 7, 1887 *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.*

10 18

Police Court 300 District 1887

THE PEOPLE, &c,
ON THE COMPLAINT OF

Louis Sohn
6 Precinct
Henry James

2 _____
3 _____
4 _____

Henry James
Officer

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

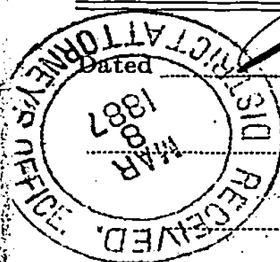
Residence _____ Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.



March 14 1887

Ruffy Magistrate.

Sohn Officer.

Witnesses *David Sullivan* 6 Precinct.

No. *125* _____ Street.

No. _____ Street.

No. _____ Street.

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



G.S.

10 19

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against

Henry James

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

Henry James

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

The said *Henry James*,

late of the City and County of New York, on the *fourth* day of *March*, 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

Louis E. S. Dum

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Henry James*,

with a certain *stick* which *he* the said

Henry James

in *his* right hand then and there had and held, the same being then and there an *instrument and weapon* likely to produce grievous bodily harm, *him*, the said *Louis E. S. Dum*, 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.

Richard B. B. B. B.

District Attorney.

1020

BOX:

252

FOLDER:

2447

DESCRIPTION:

Johnson, Joseph

DATE:

03/02/87



2447

Witnesses:

Anton M. Hartwick

Wm. Mulholland

Dept. of Forestry

Ching S. Johnson

& the Deacons

Del. F.

Wm. Mulholland

Counsel,

Filed, 2 day of March, 1887

Pleas,

Grand Larceny, 2nd degree
(FROM THE PERSON)
[Sections 628, 631 Penal Code]

THE PEOPLE

vs.

Joseph Johnson

RANDOLPH B. MARTINE,

District Attorney.

A True Bill.

John J. ...

Foreman.

Wm. Mulholland

Wm. Mulholland

March 4/87

1022

Police Court—1st District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Anton M Hartogk
of 205 Main St Patterson New Jersey 37 years,
occupation Jeweler being duly sworn

deposes and says, that on the 17th day of February 1887 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and possession of deponent, in the day time, the following property viz :

One Double Cased Silver watch
of the value of Twenty 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 Joseph Johnson (now here) from the fact that deponent was standing in a crowd on Broadway between Worth + Duane streets looking in a window at about the hour of eleven o'clock A.M on said date and deponent is informed by Officer Joseph D Woodridge of the Central Office that he saw the said defendant take steal and carry away the aforesaid watch from the left hand side pocket of deponents vest worn by deponent as a portion of deponents daily clothing said Officer found the top aforesaid watch in the defendants hand which

1023

deponent identified as the property
taken stolen and carried away as
aforesaid

Sworn to before me this
7th day of February 1887

Wm. M. Hardaway

Wm. M. Hardaway

Police Justice

1024

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 27 years, occupation Joseph D Woodridge
Police Officer of No. Central Office Street, being duly sworn, deposes and
says; that he has heard read the foregoing affidavit of Anton M Hartweg
and that the facts stated therein on information of deponent are true of deponents' own
knowledge.

Sworn to before me, this 17
day of July 1888 } Joseph D Woodridge

W J Omer
Police Justice.

1025

Sec. 198-200.

Jot

District Police Court.

CITY AND COUNTY OF NEW YORK, } ss

Joseph Johnson 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.

I am not guilty
Joseph Johnson

Taken before me this

day of

188

Police Justice.

1026

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 *Feb 11 188* *my Ower* 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.

1027

Police Court 102 235 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Anton M. Hartwick
205 Main St.
Paterson N.J.
Joseph Johnson

*Office of the
Clerk of the Court*

BAILED,

No. 1, by _____

Residence _____ Street.

No. 2, by _____

Residence W. Holland Street.

No. 3, by _____

Residence _____ Street.

No. 4, by _____

Residence _____ Street.

Dated Feb 15th 188

Power Magistrate.

Joseph S. Woodruff
C.A. Precinct.

Witnesses Chute officers

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$ _____ to answer Ed



1028

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 Johnson

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

Joseph Johnson

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

The said *Joseph Johnson,*

late of the City of New York, in the County of New York aforesaid, on the
~~seventeenth~~ day of ~~February~~ in the year of our Lord
one thousand eight hundred and eighty-~~seven~~, at the City and County aforesaid, in the
~~day~~ time of the same day, with force and arms,

one watch of the value of

Twenty five dollars.

of the goods, chattels, and personal property of one *Anton M. Stankovics,*
on the person of the said *Anton M. Stankovics,* then and there being
found, from the person of the said *Anton M. Stankovics,* 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 B. ...
District Attorney

1029

BOX:

252

FOLDER:

2447

DESCRIPTION:

Jones, George W.

DATE:

03/22/87



2447

1030

Witnesses:

Edw C. Brady
Ed Moran

The Complt, recommends
clemency herein & states that
delt. is his stepson that they had a
quarrel and delt made a ^{pretextual} move
towards him and complt thinking delt
was about to assault him threw
him down. Complt further states that
he himself was the aggressor and that
he is satisfied that he had not
struck delt, but ~~that~~ would not
have injured him. Complt on
examining the facts and
circumstances of this case, am
inclined to grant the prayer
of complt, in clemency to this
extent only that delt will stand
guilty & recommended that sentence
be suspended herein.

March 31, 1887

Randolph B. Martine
Dist. Atty.

159
J. Condon

Counsel,

Filed

day of

1887

Pleas

THE PEOPLE

vs.

George W. Jones

Apud

Placed on paupers side

Assault in the First Degree, Etc.
(Retractions)
(Sections 217 and 218, Penal Code)

RANDOLPH B. MARTINE,

District Attorney.

Edi. Condon

A True Bill.

Edward
Foreman.

1031

Police Court—2 District.

City and County }
of New York, } ss.:

of No. 520 Greenwich Street, aged 43 years,
occupation Bar tender being duly sworn

deposes and says, that on the 27th day of February 1887 at the City of New
York, in the County of New York, in Greenwich

he was violently and feloniously ASSAULTED and BEATEN by George W. Jones (now here) who wilfully and maliciously pointed and aimed a revolver pistol loaded with powder and ball which he the said George W. Jones then and there held in his hand, and discharged two shots from said pistol at deponent one of said shots striking and wounding deponent in the back over the right hip from the effects of said wound deponent was confined to the hospital for nine days.

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 14th day }
of March 1887 } Edward Gracey

Sam'l C. Kelly Police Justice.

1032

CITY AND COUNTY }
OF NEW YORK, } ss.

POLICE COURT, 4 DISTRICT.

Thomas Moran

of No. the Eighth Street Police Street, aged 50 years,
occupation Solicitor being duly sworn deposes and says,

that on the 27th day of February 1887
at the City of New York, in the County of New York, he arrested

George W. Jones (nowhere) on complaint of Edward
O. Grady, who charged the said George W. Jones
with having on the above mentioned date, armed
and discharged, two shots from a revolving pistol
loaded with powder and ball at him, one of
said balls so discharged striking and taking effect
in the said Edward O. Grady's back, inflicting such
serious injury as to necessitate the confinement of
said Edward O. Grady to the St. Vincent's Hospital.

Deponent further says, that the said Edward O. Grady
fully identified the said George W. Jones defendant
in his presence

Sworn to before me, this _____ day of _____ 1887

Police Justice.

1033

Police Court, 2 District

THE PEOPLE, & c.,
ON THE COMPLAINT OF

George N. Jones

Dated *February 28* 1887

Henry Ford Magistrate.

Thomas A. Jones Officer.

Witness, *J. H. Jones*

Disposition, *born to await*

result of inquiry

as the person who inflicted the injuries above described.
Therefore deponent prays, that the said George N. Jones
may be committed for examination to await the result
of the said Edward D. Grady's injuries or until he
can appear in Court and make complaint
Sworn to before me

This 28th day of February 1887 *J. H. Jones*

J. H. Jones J. H. Jones

W. A. Jones
AFFIDAVIT.

1034

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, } ss

2 District Police Court.

George W. Jones

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 George W. Jones

Question How old are you?

Answer 21 years old

Question Where were you born?

Answer New York

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

Answer 570 Greenwich St 4 years

Question What is your business or profession?

Answer Longshoreman

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 at present until I consult Counsel

Geo. W. Jones

Taken before me this

day of March 1887

Samuel C. [Signature]

Police Justice.

1035

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

George M. Jones

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

Dated 188

Samuel C. Bell *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.*

1036

346

Police Court 21 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edward O'Grady
520 Greenwich
George W. Jones

Offence
Assault
Felony

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 *March 14* 188*7*

O'Reilly Magistrate.
Moran and Sarnett Officer.
Precinct.

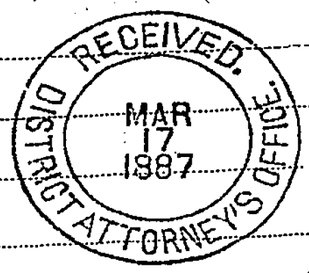
\$2500 & *Mch 16 7 P.M.*

No. _____ Street.

No. _____ Street.

No. _____ Street.

\$2000 to answer _____



Cover

1037

S. V. Hoop
Marshall

This is to certify that
Ed O'Grady is still
unable to appear in
Court

J. H. Byrne
House Surgeon

1038

S. W. Hospital
Hot body

This is to certify that Ed Brady
a patient in this Institution, who
is suffering from a pistol shot
wound in the back, will be unable
to appear in court today. His
injuries are not however of
a serious character.

J. B. Byrne
House Surgeon

1039

District Attorney's Office.

PEOPLE

vs.

George W. Jones
Assault 1st

See endorsement
recommending
suspension of sentence,
Mch 31/87 R.B.M.

1040

New York General Sessions.

PEOPLE ON MY COMPLAINT,
VERSUS

George W. Jones

Assault, 1st Degree

As complainant in the above case, I beg to recommend the defendant to such leniency and clemency as the Court and District Attorney may see fit to show; but I expressly assert that my reasons for so doing are not controlled by any advantage to myself.

Defendant is my Steppson -
We had a dispute or quarrel, and he made a threatening move towards me, and I thinking he was about to assault me, knocked him down and threw him off, and then when defendant got up, I seized hold of him, and "bucked" him in the face with my head - after a short while defendant shot me - I was the aggressor and am satisfied had I not struck defendant I would not have been injured by him - My wound does not amount to anything.

I respectfully ask to be permitted to withdraw my complaint
John M. Conner
March 24/87, Edward J. Grady

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Court of Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Figonag W. Jones

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

Figonag W. Jones

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

The said Figonag W. Jones,

late of the City of New York, in the County of New York aforesaid, on the
day of January, in the year of our Lord
one thousand eight hundred and eighty-ten, with force of arms, at the City and
County aforesaid, in and upon the body of one Edward O'Fogarty
in the peace of the said People then and there being, feloniously did make an assault
and to, at and against him the said Edward O'Fogarty
a certain pistol then and there loaded and charged with gunpowder and one
lead bullet, which the said Figonag W. Jones
in his right hand then and there had and held, the same being a deadly and
dangerous weapon, wilfully and feloniously did then and there shoot off and discharge,
with intent him the said Edward O'Fogarty
thereby then and there feloniously and wilfully to kill, 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

Figonag W. Jones

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

The said Figonag W. Jones,

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 the body of one Edward O'Fogarty
in the peace of the said People then and there being, feloniously did wilfully and
wrongfully make an assault, and to, at and against him the said
Edward O'Fogarty
a certain pistol then and there charged and loaded with gunpowder
and one lead bullet, which the said Figonag W. Jones
in his right hand then and there had and held, the same being
an instrument likely to produce grievous bodily harm, then and there feloniously
did wilfully and wrongfully shoot off and discharge, 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.

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END OF
BOX