

06 19

BOX:

1

FOLDER:

13

DESCRIPTION:

Thompson, Joseph

DATE:

11/11/79



13

0620

to 44-

Counsel,

Filed

day of

July

1879

Pleads

THE PEOPLE

vs.

Joseph Thompson

do
do
do

Larceny, and Receiving Stolen Goods.

BENJ. K. PHELPS,

District Attorney.

Grand Jurors

A True Bill.

W. M. Anderson

July 11 1879

Foreman.

Pen: Four months.

0621

FORM 10. STATE OF NEW YORK,
CITY AND COUNTY OF NEW YORK, } ss.

Stephen Brown

of No. *33 West 26* Street, being duly sworn, deposes and says,
that on the _____ day of _____ 187____ at the City of _____
~~New York~~ in the County of New York

The property named in the within complaint is of the value of thirty dollars or more that deponent paid for the Breast Pin and Ear Rings named in said complaint seven years ago the sum of One Hundred dollars.

Stephen Brown

Sworn before me, this _____ day of _____ 1879
John M. [Signature]
Police Justice.

0622

Police Court—Second District.

CITY AND COUNTY }
OF NEW YORK, } ss.

Joseph Thompson being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he is at liberty to refuse to answer any question that may be put to him, states as follows, viz.:

Question.—What is your name?

Answer.—

Joseph Thompson

Question.—How old are you?

Answer.—

Twenty Five years

Question.—Where were you born?

Answer.—

New Jersey

Question.—Where do you live?

Answer.—

239 Wash Stth Stth

Question.—What is your occupation?

Answer.—

Waiter

Question.—Have you anything to say, and if so, what—relative to the charge here preferred against you?

Answer.—

I am guilty of the charge I have been sick all summer and am now sick and have had no means to live on Joseph Russell

Taken before me, this

day of *Sept*

1879

Police Judge

0623

District Police Court

Affidavit—Larceny.

CITY AND COUNTY OF NEW YORK, ss.

of No. *33 Wash 26* Street, *1st* day of *November* 187*9* being duly sworn, deposes and says, that on the at the *said premises* in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property, viz.:

One Locket and Chain together of the value of Ten dollars One Breast Pin - One pair Ear-Rings - One Finger Ring said property being in all of the value of Twenty Three dollars at least

the property of *deponent a single woman and Mary Goodwin*

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 Thompson (own here) from the fact that deponent missed the said property and that the said defendant admitted and confessed to deponent that he had taken, stolen and pawned the said property - that said property was recovered and deponent identifies the same as the property of the said owners - *Leila S. Brown.*

Sworn before me this *7th* day of *November* 187*9* *Edw. J. Brown* POLICE JUSTICE

0624

No 44-



79

District Police Court

1879

THE PEOPLE, &c.,
ATTORNEYS AT LAW

Sola S. Brown

33 or 26 St

Joseph Thompson

AFFIDAVIT—Larceny. *S. S. Price*

DATED

November 7 1879

Flammer MAGISTRATE.

Price OFFICER.

29

WITNESSES:

Stephen Brown
33 or 26 Th Street

DISPOSITION

500¢ am.
Gen. Ass-

Com-

0625

CITY AND COUNTY }
OF NEW YORK. } ss.

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That Joseph Thompson -

late of the First Ward of the City of New York, in the County of New York, aforesaid, on the
First _____ day of November _____ in the year of our Lord
one thousand eight hundred and seventy-nine - at the Ward, City and County aforesaid,
with force and arms,

One watch of the value of ten dollars -

One chain of the value of ten dollars -

One pin of the value of five dollars.

Two rings [of the kind commonly called
Eau Claire] of the value of five dollars
each.

One ring [of the kind called a finger ring]
of the value of ten dollars -

of the goods, chattels, and personal property of one

Seila S Brown

then and

there being found, 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.

0626

And the Jurors aforesaid, upon their oath aforesaid, do further present

That the said

Joseph Thompson -

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

One bracelet of the value of ten dollars -
One chain of the value of ten dollars,
One pen of the value of five dollars,
Two rings [of the kind commonly called
ear rings] of the value of five dollars each
One ring [of the kind called a finger
ring] of the value of ten dollars,

of the goods, chattels, and personal property of the said *Lucas S Brown*

by a certain person or persons to the Jurors aforesaid unknown, then lately before feloniously stolen of the said

Lucas S Brown

unlawfully, unjustly, and for the sake of wicked gain, did feloniously receive and have (the said

Joseph Thompson

then and there well knowing the said goods, chattels, and personal property, to have been feloniously stolen,) 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.

BENJAMIN K. PHELPS, District Attorney.

0627

BOX:

1

FOLDER:

13

DESCRIPTION:

Veusman, Robert

DATE:

11/12/79



13

0628

*For filing in judgment on the
pleas made guilty
Dec 12 1879
J. W. Anderson
Foreman*

Anderson
A True Bill.
District Attorney.

BENT. K. PHELPS,

*3 11 79
12 11 79
12 11 79
12 11 79*
Robert Keiser
Q
vs.

Indictment Slavery.

THE PEOPLE

Counsel,
Filed day of Dec 1879
Pleads

0423

0629

H. W.
District Police Court

CITY AND COUNTY }
OF NEW YORK } ss.

Samuel Krishok

of No. 163 East 42^d Street, 24th day of December 1878.
being duly sworn, depose and saith, that on the 24th day of December 1878, Ward of the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent,

the following property viz.:

One cloth coat of the value of about Five Dollars

the property of Charles B. Richard said coat being in deponent's charge

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 Robert Vonner (now here)

that said Robert bought said coat to deponent to be repaired at the same time saying to deponent to send said coat when done to Charles B. Richard, some few days thereafter said Robert came to deponent and stated to deponent that he had been sent for said coat deponent thereupon gave said Robert said coat
Sawnt wrote

Sworn before me this 24th day of December 1878
W. E. ...
Notary Public

0630

City in County of New York ss

Charles B. Richard residing on 3 East 43rd street being duly sworn says that on or about the date within mentioned deponent sent Robert ~~Hosmer~~ to Samuel Kuschak that said Robert thereafter obtained said coal from said Samuel and never returned the same to deponent

Sworn to before me

this 3rd November 1879

Police Justice

762
 RECEIVED
 NOV 8 1879
 DISTRICT POLICE COURT
 THE PEOPLE, &c.,
 ON THE COMPLAINT OF
 Samuel Kuschak
 163 E 42nd St
 vs
 Robert Hosmer

DAVID November 3 1879

Smith
MAGISTRATE

Prayer
Officer
Coal Squad

WITNESSES:
 Charles B. Richard
 43rd East 43rd St
 Floodman G.S.
 C.M.

0631

The complainant states his reason for asking the clemency of the court to be the following viz. The prisoner was only a few weeks in the country when he committed said larceny, that he made restitution of the property taken, and that he has since lead an honest life and is supporting his father who is only two weeks in the country, and that when the prisoner took the coat he pawned it to reimburse himself for some wages owing to him from the owner of the coat -

0632

New York General Sessions.

PEOPLE, ON MY COMPLAINT,
versus

Robert Neusmat

Grand Larceny

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.

Sam Kruschok

Witnessed by

J. Draper

0633

Police Court, Fourth District.

CITY AND COUNTY OF NEW YORK, ss.

Robert Vensmar

being duly examined before the undersigned, according to law, on the annexed charge; and being informed that he was at liberty to answer, or not, all or any questions put to him, he states as follows, viz:

Question. What is your name?

Answer.

Robert - Vensmar

Question. How old are you?

Answer.

39 years

Question. Where were you born?

Answer.

Germany

Question. Where do you live?

Answer.

542 E. 5th St.

Question. What is your occupation?

Answer.

Salesman

Question. Have you anything to say, and if so what,—relative to the charge here preferred against you?

Answer.

*Am not guilty
I took the Court
Robert Vensmar*

[Signature]
Taken before me this
day of *Sept* 1879
Police Justice

0634

CITY AND COUNTY } ss.
OF NEW YORK, }

THE JURORS OF THE PEOPLE OF THE STATE OF NEW YORK,
in and for the body of the City and County of New York,
upon their Oath, present:

That

Robert Kusman -

late of the First Ward of the City of New York, in the County of New York, afore-
said, on the ~~twenty fourth~~ day of ~~December~~ in the year of our Lord one
thousand eight hundred and seventy-~~eight~~ at the Ward, City and County
aforesaid, with force and arms

*One coat of the value of about five
dollars -*

of the goods, chattels and personal property of one *Charles B Richard*

then and
there being found, 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.

BENJ. K. PHELPS, District Attorney.