

0708

BOX:

415

FOLDER:

3836

DESCRIPTION:

Spee, Frank

DATE:

10/16/90



3836

0709

Witnesses;

Timothy Berigo

Counsel,

Filed

Pleads,

189

J.B. (a)

day of

16 Oct 1890

THE PEOPLE

vs:

*23
4 Jury*

*Francis Spee
(2 cases)*

Grand Larceny, Second Degree.
[Sections 528, 597, — Penal Code].

JOHN R. FELLOWS,

District Attorney.

Oct 22/90 U.M.D.

A True Bill.

Amos Little

Foreman.

P.B. Oct. 22. 1890

Pleas G.L. 2nd deg

S.P. 5 yrs - P.M.

0710

Police Court 1st District.

Affidavit—Larceny.

City and County } ss:
of New York,

Vincenta Derigo

of No. 100 Mott (2nd floor) Street, aged 31 years,
occupation Laundry

being duly sworn,
deposes and says, that on the 29th day of August 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the daytime, the following property, viz:

One hundred and seventy-five
dollars \$175.⁰⁰ good

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 Frank Spee (now here) and

and the person not arrested, from
the following facts, to wit: that
on said date deponent was accosted
by Spee in the Public Street who
requested a match and then
entered into a conversation with
deponent concerning the manner
a way of changing American
money into Italian money and
requested deponent to assist them
in having the same changed
that said Spee exhibited a package
on the top of which was a twenty
dollar bill, that he stated the

Sworn to before me, this
1890 day
Police Justice

0711

package contained Two Thousand
Five Hundred Dollars that they
then asked deponent to take the
money and have it changed
into Italian money, stating they
would await his return and
before his departure on such
an errand asked deponent to
give them something as security
for his return with the changed
money, and offered deponent
the sum of Five Dollars for
his trouble that deponent believing
they were acting in good faith
obtained the said sum of One hundred
and seventy five dollars from
his wife and gave the same into
the possession of said Spee, who
then wrapped a package in a
handkerchief and requested deponent
to place the same inside his
shirt so that he would not lose
it, and stated they would
await his return from the money
brokers at the Post Office, that
deponent then departed with
what he supposed was the
package shown him and
containing \$2500 and shortly
examined it and found it to
be a paper of tobacco. That
deponent then searched for said
Spee and his companion and
was unable to find them.

Sworn before me this } D'Erico
3rd day of October 1890 } Wingerro

Police Justice

0712

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Frank Speer 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. *Frank Speer*

Question. How old are you?

Answer. *23 years*

Question. Where were you born?

Answer. *Italy*

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

Answer. *4 Jersey St*

Question. What is your business or profession?

Answer. *Foreman*

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*

Frank Speer

Taken before me this
day of *Oct* 189*7*

Police Justice.

0713

Blair

DAILED,

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

Police Court... District 1526

THE PEOPLE, &c.,
ON THE COMPLAINT OF

*Accused: George
Shank of the
71st St. West 1st.*

1 _____
2 _____
3 _____
4 _____
Offence *Shank of the*

Dated *Oct 1st 1890*

Parsons Magistrate
Adalat Officer
Franklin Precinct.



Witnesses _____ Street.

No. _____ Street.

No. _____ Street.

No. _____ Street.

15th St to answer

Sam

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 Shank*

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *150* 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 *Oct 1st* 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

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

Dated _____ 18 _____ Police Justice.

0714

Police Court / District.

Affidavit - Larceny.

City and County } ss:
of New York,

James Raimundino
of No. 119 South 3rd Brooklyn Street, aged 221 years,
occupation Shoemaker being duly sworn,
deposes and says, that on the 29th day of September 1890 at the City of New York,
in the County of New York, was feloniously taken, stolen and carried away from the possession of deponent, in
the Day time, the following property, viz:

Good and lawful money
of the United States consisting of
1000 notes and bills of that value
of Five hundred dollars and
One good watch of the value of
Twenty five dollars

Being to gether of the value of
the property of Five hundred and 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 Frank Speer (name here)

And another person who is as yet not
arrested and who were acting in
concert with each other for the
purpose of procuring to wit that on
said day deponent was in deponent's
premises a person came in deponent's
person came in deponent's premises and
stated he had just came from California
and had \$1000 dollars in State money
and wanted to know where he could
change it and that said person
would give deponent and deponent
fifty dollars if they would take him
to New York and exchange said money

Subscribed and sworn to before me this 1st day of October 1890
Notary Public

That said defendant and deponent and said
 unknown person came to my office in the
 said unknown person told said defendant
 to take said money and have it exchanged
 & said defendant told deponent to do it
 whereupon said unknown person said to
 deponent what security will you give
 me for my money that you will return
 with it and deponent said he had five
 hundred dollars cash money which
 he would give him as security and a good
 watch, and said unknown person then
 deponent to give it to defendant which he
 did and gave him a package purporting to
 be 400 dollars to get exchanged and
 that they would meet deponent as soon
 as he came back. That deponent took
 said package went away and opened
 the same and found it contained tobacco
 and immediately returned to where he
 left defendant and said unknown
 person and found they had gone.
 Deponent therefore charges said defendant
 with acting in concert with said unknown
 person and with the larceny of the
 property aforesaid

Sworn to before me,
 this 10th day of October 1890 }
 J. W. Throckmorton }
 his
 notary
 Public

Police Justice

0716

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK,

District Police Court.

Frank Spee being duly examined before the under-
signed 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.

Frank Spee

Question. How old are you?

Answer.

23 years

Question. Where were you born?

Answer.

Italy

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

Answer.

4 Jersey St. N. York. 1 year.

Question. What is your business or profession?

Answer.

None

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
Frank Spee

Taken before me this
day of *October* 189*2*

Police Justice

[Signature]

0717

Police Court District 1577

THE PEOPLE, Etc.,

ON THE COMPLAINT OF

Charles Remondino
17119 St. ...

Henry Price

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Dated

Oct 10 1890

William ...
Magistrate

Charles ...
Officer

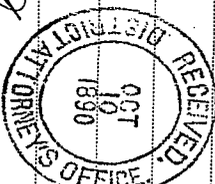
Witnesses

No. ...

No. ...

No. ...

No. ...



Remondino

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

Remondino

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Handred 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 *Oct 10* 1890 *Police Justice*

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

Dated 1890 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 1890 Police Justice.

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

Frank Spee

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Frank Spee

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

The said Frank Spee

late of the City of New York, in the County of New York aforesaid, on the 29th day of September in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day-time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of two hundred and fifty

\$500.00

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

dollars; divers United States Silver Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of two hundred and fifty

dollars; divers United States Gold Certificates of a number and denomination to the Grand Jury aforesaid unknown, of the value of two hundred and fifty

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of one hundred dollars, and one watch of the value of seventy-five dollars

of the goods, chattels and personal property of one Charles Ramandino, then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0719

LOUISIANA

Witnesses;

Chas. R. ...
.....
.....
.....

Counsel,
Filed *16* day of *Oct* 18*90*
Pleads, *Not guilty*

THE PEOPLE
vs.

Frank Spee
(2 cases)

Grand Larceny, *First* Degree.
[Sections 588, 597 — Penal Code].

JOHN R. FELLOWS,
District Attorney.

A True Bill.

Amos Little

Foreman.

*Sentenced in our
indict. R.B.A.
23 Oct. 22 1890*

0720

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Frank Spee

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Frank Spee

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

The said Frank Spee

late of the City of New York, in the County of New York aforesaid, on the 29th day of August in the year of our Lord one thousand eight hundred and ninety, at the City and County aforesaid, with force and arms, in the day time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of ninety

\$175.00

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

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

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

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

of the goods, chattels and personal property of one Vincenzo D'Errico then and there being found,

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

JOHN R. FELLOWS, District Attorney.

0721

BOX:

415

FOLDER:

3836

DESCRIPTION:

Staibo, Carlo

DATE:

10/10/90



3836

0722

Witnesses:

W. H. Clay

A. H. Racey

Counsel,

Filed *10* day of *Oct* 189*0*

Pleads, *Guilty* 13

THE PEOPLE

vs.

B
Carlo Staibo

*Violation of Corporation Ordinance
[Sec. 264, Revised Ordinances
of 1880]*

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

audubonville

*Transferred to Court of
Special Session
for final disposition
A. H. Racey
Dist. Atty*

0723

BOX:

415

FOLDER:

3836

DESCRIPTION:

Staibo, Carlo

DATE:

10/10/90



3836

0724

Witnesses:

Clay

Racey

Counsel,

Filed *10* day of *Oct* 189*0*

Pleads, *Guilty*

THE PEOPLE

vs.

B

Carlo Staibo

*Violation of Corporation Ordinance
Sec. 264, Revised Ordinances
of 1887*

JOHN R. FELLOWS,

District Attorney.

A TRUE BILL.

Amorhille

*Transferred to Court of
Special Session
for final disposition
R. H. Racey
Dist. Atty*

Foreman.

0725

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Carlo Stadio

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

indictment, accuse Carlo Stadio -

of the crime of violating an ordinance of the
Common Council of the City of New York,

committed as follows:

The said Carlo Stadio,

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

twentieth day of July in the year of our Lord one thousand
eight hundred and ninety , at the City and County aforesaid,

not being a judge of any Federal, State or City
court, or an officer of the general, State or City
municipal government, authorized by law to
make arrests, or a person to whom a permit

0726

had been issued as provided by a certain ordinance
therefore duly passed and adopted by the
Common Council of the said City, and then
and there in full force and operation, did
unlawfully have in his possession a certain
jacket concealed on his person and not
carried openly, and thereby did then and
there offend against and violate the said
ordinance, against the form of the Statute
in such case made and provided, and
against the peace of the People of the
State of New York, and their dignity

John R. Fellows,

~~Attorney~~

0727

BOX:

415

FOLDER:

3836

DESCRIPTION:

Stark, Philip

DATE:

10/22/90



3836

0728

Witnesses;

Wm. Link

Officer Reap

Ed. Ray

Don't recuit this
fine *DS*

²²⁰
Hemzelman

Counsel,

Filed

day of

18

Pleads,

22 Oct 90
Not guilty

48

THE PEOPLE

351 Henry

vs.

Philip Starks

Grand Jurors Second degree
[Sections 588, 589, 590, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

Oct. 28, 1890 Part 2

Pleas Received of John Cooper

6 mos Pen & \$100

fine *DS*

Nov 7/90

0729

Police Court

3

District.

Affidavit—Larceny.

City and County }
of New York, } ss.

John Bink
of No. 107 Allen Street, aged 55 years,
occupation Shoemaker

being duly sworn
deposes and says, that on the 28th day of Sept 1894 at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession and person of deponent, in the night time, the following property, viz:

A gold watch of
the value of
Seventy 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 Philip Stark (nowhere) for
the reasons following, to wit:

Deponent says— he was on a
train which train he had boarded
at Brexlan, N. J., and when said
train was entering the depot at
Quentin's Point, he missed said
watch from a pocket of the vest
then on his person.

Deponent further says— he re-
ported the loss of said property at
the 11th Precinct station house, and
as informed by Michael J. Reap
of the 11th Precinct, that he
ascertained from John Simpson's

Sworn to before me, this
day of
Police Justice.

pawn office at 175 Bowry that a watch had been pawned at his place, on Sep 24, at about 9 AM, and that said watch contained the exact numbers, of the watch deponent had declared to said office as being the numbers of the watch he had missed in the manner aforesaid, and that said office was informed by an employee of said John Simpson, that defendant had pawned said watch bearing said numbers.

Deponent further says - Defendant admitted to him in the presence of Officer Michael J. Reap of the 11th Precinct, that he had pawned said watch in said pawn office.

Wherefore, deponent charges defendant with taking, stealing and carrying away said property from his person and possession.

Sworn to before me ^{in the County of New York, and originating from within the County of New York.} this 14th day of Oct 1870 } John Link

P. W. Duffy
Police Justice.

0731

CITY AND COUNTY }
OF NEW YORK, } ss.

Michael Reap
Officer of No.

aged 17⁶ years, occupation Rue Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John B. Case

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

Sworn to before me, this 14th day of August 1891, Michael Reap

J. P. Duffy
Police Justice.

0732

3-

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

Philip Stark

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.

Philip Stark

Question. How old are you?

Answer.

48 years

Question. Where were you born?

Answer.

United States

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

Answer.

351 Bowery - 1 year

Question. What is your business or profession?

Answer.

Peddler

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, and can prove from whom I got the watch - Philip Stark

Taken before me this

Oct 18 1891

Police Justice

0733

Police Court --- 3 --- District.

1892

THE PEOPLE, &c.,
OF THE COUNTY OF

John Owen
vs. 107
William Black

1
2
3
4

Offence *Barney from Jensen*

Dated *Oct 14 - 1892*

Duffy Magistrate.

Michael Reed Officer.

115 Precinct.

Witness *David Ogden*

No. *A. M. Deithland* Street.

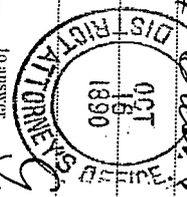
411 West 51st Street

No. *David Ogden* Street.

114 West 11th Street

No. *500* Street.

10 Avenue



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.....

De Padual

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of *500* 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 *Oct 14* 1892 *Duffy* 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.

0734

PART III.

THE COURT ROOM IS IN THE FIRST STORY.
If this Subpcena is disobeyed, an attachment will immediately issue.
Bring this Subpcena with you, and give it to the officer at the Court Room door, that your attendance may be known.
[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

Treu Recorder Smyth, 11 Dec
SUBPCENA FOR A WITNESS TO ATTEND THE GENERAL SESSIONS OF THE PEACE.

In the Name of the People of the State of New York.

To *Off Reap*
of No. _____ Street _____

YOU ARE COMMANDED to appear before the Court of General Sessions of the Peace in and for the City and County of New York, at the Sessions Building, adjoining the New Court House in the City Hall Park, in the City of New York, on the day of *November* 1890, at the hour of *11* in the forenoon of the same day, as a witness in a criminal action prosecuted by the People of the State of New York, against

Philip Clark
Dated at the City of New York, the first Monday of *November* in the year of our Lord 1890.

JOHN R. FELLOWS, *District Attorney.*

0735

Should the case not be called on for trial, and no reason assigned in Court please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney in the Court.

If ill when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his Assistants.

0736

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Philip Stark

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

Philip Stark

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

The said

Philip Stark

late of the City of New York, in the County of New York aforesaid, on the *twenty-eighth* day of *September* in the year of our Lord one thousand eight hundred and *twenty*, at the City and County aforesaid, with force and arms,

one watch of the value of seventy-five dollars

of the goods, chattels and personal property of one

John Link

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.

0737

SECOND COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Philip Stark

of the CRIME OF CRIMINALLY RECEIVING STOLEN PROPERTY committed as follows:

The said *Philip Stark*

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,

*one watch of the value of
seventy-five dollars*

of the goods, chattels and personal property of one

John Link

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen, taken and carried away from the said

John Link

unlawfully and unjustly, did feloniously receive and have; the said

Philip Stark

then and there well knowing the said goods, chattels and personal property to have been feloniously stolen, taken and carried away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0738

BOX:

415

FOLDER:

3836

DESCRIPTION:

Stevens, Charles E.

DATE:

10/10/90



3836

0739

55

Witnesses:

G. H. Rowles
J. W. [unclear]

Counsel,

Filed

10 day of Oct. 1899

Pleads,

THE PEOPLE

vs.

Charles E. Stevens

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

11/15/99

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Wm. Little,
Foreman.

Oct 10 1899
Hendrick Dullin
Amos Ref.

0740

Police Court 4 District.

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

George H. Rawles

of No. 211 West 53rd Street, aged 16 years,
occupation hull boy being duly sworn

deposes and says, that on the 25 day of September 1890 at the City of New
York, in the County of New York, Joseph Woodley

~~he~~ was violently and feloniously ASSAULTED and BEATEN by Charles
Osterens who cut and stabbed
said Joseph Woodley several times
with a knife thru and thru held
in his hand. Deponent further
says that such assault was
committed

said Joseph Woodley
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 23 day }
of Sept 1890 } George H. Rawles

Charles W. Linton Police Justice.

0741

Sec. 198-200.

H District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name.

Answer. Charles Stevens

Question. How old are you?

Answer. 18 years

Question. Where were you born?

Answer. Baltimore Md.

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

Answer. No 211 West 53 St. 4 weeks

Question. What is your business or profession?

Answer. None

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 I am guilty
Charles E. Stevens

Taken before me this 25th day of April 1888
Charles W. Stanton
Police Justice.

0742

Sec. 151.

POLICE COURT, 4 DISTRICT.

CITY AND COUNTY } ss. *In the name of the People of the State of New York; To the Sheriff of the County*
OF NEW YORK, } *of New York, or any Marshal or Policeman of the City of New York, GREETING :*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned one of the Police
Justices for the City of New York, by George H. Rawles

of No. 211 West 53rd Street, that on the 22 day of September

1890 at the City of New York, in the County of New York,

and feloniously
he was violently **Assaulted** and **Beaten** by Joseph Woodley
Charles Stevens

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 4 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 23 day of Sept 1890

Charles W. Lainto POLICE JUSTICE.

074

Police Court _____ District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

vs.

Warrant—A. & B.

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.

Dated _____ 188

This Warrant may be executed on Sunday or at night.

Charles W. Linton Police Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated _____ 188

Police Justice

The within named

0744

1000 - Jan St
Sept 25 - 1890
MAY

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

Police Court... 4
District... 1487

THE PEOPLE, &c.,
ON THE COMPLAINT OF
John Stenroos
John Stenroos
John Stenroos
Offence Assault
Victim

Dated Sept 24 1890
Magistrate
Officer
Precinct
Witnesses Joseph W. Wardley
No. 223 W. 40 St
Street



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

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 Sept 24 1890 Charles W. Linton 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.

0745

Grand Jury Room.

PEOPLE

vs.

Chas Stevens

Geo M Ross

J. W. Smith

Assault

2^d degree

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against
Charles E. Stevens

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse

Charles E. Stevens

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

The said Charles E. Stevens

late of the City and County of New York, on the *twenty-second* day of *September*, in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~, with force and arms, at the City and County aforesaid, in and upon one

Joseph Woodley
in the peace of the said People then and there being, feloniously did wilfully and wrongfully make an assault; and the said *Charles E. Stevens*

with a certain *knife* which he the said *Charles E. Stevens*
in *his* right hand then and there had and held, the same being then and there a weapon and an instrument ~~and weapon~~ likely to produce grievous bodily harm, *him*, the said *Joseph Woodley* then and there feloniously did wilfully and wrongfully strike, beat, *cut, stab* 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.

John R. Tallows
District Attorney

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said Charles E. Stevens of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Charles E. Stevens

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 said

Joseph Woodley

in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault; and the said Charles E. Stevens

the said Joseph Woodley

with a certain knife which he the said Charles E. Stevens in his right hand then and there had held, in and upon the

of the said

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

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0748

BOX:

415

FOLDER:

3836

DESCRIPTION:

Stevens, William

DATE:

10/06/90



3836

0749

Witnesses :

.....
.....
.....
.....

10 J. B. A.

Counsel,

Filed

day of

6 Oct 1890

Pleads,

Not guilty

THE PEOPLE

vs.

William Stevens

ASSAULT IN THE THIRD DEGREE

(Section 219, Penal Code)

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Foreman.
[Signature]

Complaint sent to the Court
of Special Sessions,

Part III, Oct 9, 1890

0750

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,
against

William Stevens

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

William Stevens

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

The said *William Stevens*

late of the City of New York, in the County of New York aforesaid, on the ² 2nd day of *September* in the year of our Lord one thousand eight hundred and ~~eighty-ninety~~ ^{eighty} at the City and County aforesaid, in and upon the body of one *Joseph Woodley* in the peace of the said People then and there being, with force and arms, unlawfully did make an assault, and ~~him~~ the said *Joseph Woodley* did then and there unlawfully beat, wound and ill-treat, to the great damage of the said *Joseph Woodley* against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0751

BOX:

415

FOLDER:

3836

DESCRIPTION:

St. John Gisby, Bernard

DATE:

10/27/90



3836

0752

BOX:

415

FOLDER:

3836

DESCRIPTION:

St. John Gisby, Bernard

DATE:

10/27/90



3836

0753

Witnesses:

Anna B O'Connor
Francis Logan

~~26~~ 267
Counsel, *Frank Bernard*
Filed *27* day of *Oct.* 18 *90*
Pleads, *W. H. Kelly*

THE PEOPLE

vs.

34
352.9-
Bernard St. John Esq.

Grand Larceny, Second Degree.
[Sections 538, 539, Penal Code].

JOHN R. FELLOWS,
odd days District Attorney.

A True Bill.

Andrew Little

Foreman.
Part III October 29/90
Tried and Convicted
S. P. Davis. 31
Oct 21/90

0754

Police Court 2 District.

Affidavit—Larceny.

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

of No. 125 East 26 Street, aged 24 years,
occupation None being duly sworn

deposes and says, that on the 16 day of October 1888 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession
and person of deponent, in the day time, the following property, viz:

A pocketbook, containing Good
and lawful money of the
United States of the amount
of Sixty Dollars and Ninety Cents

($\$60 \frac{90}{100}$)

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 Bernard ^{JE} John Lisby,

(now here) on the following facts to wit:
That deponent was in the store of
White, Stokes and Allen No 182-5th Avenue
on the aforesaid date about the hour
of 4.30 P.M. and that at that time
said pocketbook containing said property
was in the outside pocket of a coat
then and there worn on the person
of deponent. And that deponent is
informed by a clerk in said store
whose name at present is unknown
to deponent, that he saw the said
defendant take something out of a
pocket of the coat then and there worn

Sworn to before me this day of October 1888

Police Justice

#

on the person of deponent. And that deponent is further informed by Officer George C. Frost of the 47 Precinct Police that he found the said pocketbook containing the said property in the possession of said defendant in the said store of White, Stokes & Allen about five minutes after deponent missed said property.

And deponent further says that she has seen the said pocketbook containing said property found in the possession of said defendant and fully recognizes the same as her own. Deponent therefore charges said defendant with having committed a Larceny, and asks that he be held and dealt with as the Law may direct.

October 17 190

Anna B. O'Connor

Do & Co. Biddy

0756

CITY AND COUNTY }
OF NEW YORK, } ss.

George C. Frost

aged _____ years, occupation *Police Officer* of No. _____

17 Precinct Police Street, being duly sworn deposes, and

says, that he has heard read the foregoing affidavit of *Anna B. O. Connor*

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

Sworn to before me, this

day of

October 17 188*0*

George C. Frost

Doyle
Police Justice.

0757

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY OF NEW YORK.

Bernard St. John Gistby

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. *Bernard St. John Gistby*

Question. How old are you?

Answer. *34 years.*

Question. Where were you born?

Answer. *England*

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

Answer. *35 East 9-Street- 6 months*

Question. What is your business or profession?

Answer. *Book Agent*

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

Answer.

I am not guilty

Bernard St. John Gistby

Taken before me this 17th day of *October* 188*7*

W. P. M. [Signature]
Police Justice

0758

Partly Embellished
husband, Edward F. O'Connor
Columbia College
419 West 47th Street

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

Police Court... 2
District... 1588

THE PEOPLE, A.C.,
ON THE COMPLAINT OF
Edward F. O'Connor
Complainant
James J. Kelly
Officer
from the Person

Dated October 17 1890

Magistrate
Frank

Witnesses
Francis H. Logan
182-55 Avenue
Street

No. 1
Call Street

No. 2
108th Street
1500a

No. 3
1500a

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 Edward F. O'Connor

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of 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 October 17 18890 James J. Kelly 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 h to be discharged.

Dated _____ 188 _____ Police Justice.

The People
Bernard H. John Gistby

Court of General Sessions Part 3
Before Judge Maritime. Oct. 29, 1890.
Indictment for grand larceny in second degree.
Anna Barnard Obermer, sworn and
examined, testified. My home is at Glen Cove,
L. I., but I stay occasionally at 125 East
Twenty Fifth St. On the 16th of October I was
in the city of New York. I saw the defendant
in the store of White, Stokes and Allen
No. 182 Fifth Avenue about half past four
o'clock. I had a pocket book with \$60.90,
consisting of bills from ten to one dollar
bills and some silver, all United States
money. The pocket book was in my coat
pocket, a sort of a saccque; it had pockets
on both sides. It was in my right pocket.
I put it in my pocket while I was in
the store. I did not notice the defendant
until I ran after. He was walking down
the principal aisle of the store, he passed
me and I felt him seize my pocket
book. I tried to grab his hand but he
was too quick for me, and I immediately
exclaimed to the Clerk that the man
had taken my purse and then I
started after him. He opened the door
and ran out of the store across Fifth
Avenue towards Twenty Second St, but
the clerk caught him before he got to

Twenty Second St. The store of White, Stokes and Allen is on the West side of Fifth Avenue between 22nd and 23rd Sts.; he ran across Fifth Ave. to the east side over towards Twenty Second St. He ran when he got in the street. My coat was unfastened, and the pocket book fitted tightly in the pocket. I felt the coat fly up, and I immediately knew what the man was doing. I believe there was another customer not far behind me; he did not come so near to me as the defendant. I had ~~just~~ my pocket book a minute or two before I felt him at my pocket. I had the pocket book out in the store. The money was in it. I had not opened the pocket book in the store. I had opened it in the last store I was, which was the Whiting Manufacturing Co., Seventeenth street and Union Square, about half an hour before. I opened the pocket book and saw the money there. I had it in my hand in White, Stokes and Allen, and it was while I was in there I put it in my pocket. I once laid it down on the counter in the store of White, Stokes and Allen a few minutes while I was looking at some books; it was right in front of me, I saw it all the time, and nobody else had it. I do not

remember what the defendant said when he was caught. He was searched when he came back to the store in my presence and nothing was found on him that I can remember but the purse - my purse which contained the money and which he had taken. Officer Frost searched him in my presence. It was taken from his pocket but I do not remember which pocket. I described the pocket book before it was opened and the \$60.00 was in it. I think the defendant said he did not have the purse before it was taken from him. The next day the purse was returned to me at the Jefferson Market Court by the judge or the clerk. The pocket book now shown me is the one.

Cross Examined: When I felt a tug at my coat there were other persons rather near me. This was after I had placed the purse on the counter, and after I looked at the books I replaced the purse in my coat pocket. After I felt the tug I instantly missed the pocket book; the defendant was very close to me at the time. I think I could have touched him. I exclaimed at once that the man had my purse. I started to run after him; the defendant ran as soon as I exclaimed and the clerk ran too.

This happened close to the door of the store. I did not hear the defendant say he found the pocket book when he was arrested. I think I heard everything said by the officer and him at the time he was brought back. It may be something occurred that I did not hear, but I believe I heard all the defendant crossed the sidewalk on Fifth Avenue and was caught very nearly opposite the store; he was apprehended towards the north east corner of Twenty Second St. and Fifth Avenue. Three clerks ran after him and one of them caught the defendant. I was close behind him. I do not think the defendant said anything the time the clerk caught him and led him back. The officer asked me if I would appear against the man. I said I would, and then he searched him. He asked him if he had the purse and he said, "no." The officer put his hand in his pocket and he found the purse in his ^{hip} pocket. I do not remember that I heard the defendant say anything when the pocket book was produced. I was in the Police Court when the defendant was there. He said there that he had been arrested by a lady whom he knew nothing about, and that the pocket

0763

book was his. The pocketbook was there at the time. There were several things in the pocketbook beside the money and when I received it back the things were in it.

Francis W. Logan sworn. I live at 358 East Thirteenth st. and am a clerk in the store of Frederick A. Stokes & Co. Fifth avenue between 22nd and 23rd sts. - the firm of White, Stokes and Allen. I was in the store on the 16th of Oct. last. I saw the complainant in the store that day about four o'clock. I saw the defendant there at the same time. He stood at the counter looking at some books and cast his eyes around and then I seen him step up to where the lady was standing at the case (the complainant) and take a pocket book from her pocket and run out of the store. I saw him take it, I mean I saw the motion of his hand toward her pocket, the right hand pocket of her coat. I saw the hand go in and out of the pocket. I ran out after him and caught him. Myself and two other clerks took him back to the store. The defendant did not say anything to me. The officer came and searched him and found the pocketbook. I heard the defendant say that the pocketbook was his.

George C. Frost sworn. I saw the defendant on the 16th of October and put him under arrest in the store of White, Stokes and Allen. The complainant said he stole her pocket book. I asked her if she wished to make a complaint against him, and she said, 'yes'. I searched the prisoner and found a purse which she claimed to be hers. He described the contents before she saw it; she said there was sixty dollars and a picture in it. I found \$60.90 and a railroad ticket for Glen Cove, L. I. I took the defendant to the station house; he said it was his pocket book; he said that also in the Police Court.

Bernard St. John Gibby, sworn and examined in his own behalf testified. I have been in this County seven years. I came from England. I am about 32 years old. I was educated for the ministry from the time I was about 17 and was for some years a minister in England, but thought and judgment have undergone changes in my opinions and views and I relinquished the profession four years ago. Since then I have been employed sometimes as reporter, sometimes as editor, sometimes as salesman and some time

as traveler. I was not a newspaper editor, but of a book called "The Actor's tour," published in Boston about four years ago, being the travels of Mr. Bandman the German actor. I wrote that from rough notes of travel still in my possession and sent by him. It treats of a tour through the world. I have heard the accusation made by the lady, the complainant and also the testimony of the Clerk and the officer. I have consented on my oath to make an admission, that I was not sure when I came to Court this morning whether the lady prosecuting me was really the lady that I had seen in Frederick A. Stokes and Bros' store. There was at the time of the indictment, if I remember the name given as prosecutor was Mc Donough. I could not recognize the lady, nor could I at Jefferson Market recognize the lady as the lady I had seen at White, Stokes and Allen. I do here recognize this lady as the lady I saw in the store.

By Counsel. Did you steal her pocket book?

A (hesitating) I have to admit that I did. I am on oath, Mr. Justice.

By the Court. You can make any explanation you desire, whatever you want - confine it

Witness
The Court

within proper rules and address the jury
I want to say to you Mr. Justice and jurymen
In other words I understand you ~~conclude~~
your guilt.

Witness
The Court

Yes sir and I want -
The jury have nothing further to do with it.
I understand you wish to plead guilty; you
may resume your seat. I will pause
here and hear anything the defendant
has to say.

Counsel

Your Honor will order that a juror be
withdrawn and the plea entered.

The Court

No, I think I will take the verdict of the jury.
The Judge charged the jury and they
rendered a verdict of guilty without leaving
their seats.

The defendant was asked if he had any one
who could prove his previous good character,
and he said that he could give names
of persons who could speak for him. He
said he always tried to live for high and
good things, but met with sore temptations
and great trials during the last year
or two. He said he was known to several
distinguished clergymen in the city
among whom was Dr. Collyer.

He was remanded for sentence.

Continued in the
case of
Bernard Stephen Gidby
filed Oct.

1994

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

076
January 21 1891

CAPTAIN OR OFFICER IN COMMAND:

Dear Sir:

I desire to see Officer Frost

attached to your command in

October 1890 in relation to the case of

Reward St John Gibby

sentenced Oct 31st 1890 to two

years and months imprisonment by Judge

Martine for larceny of pocket book
in White Stiles & Allen's store

Please ask the officer to bring such information in
relation to the case, and as to the previous record of the defendant

as he may be enabled to
obtain.

Yours truly, Wm N Penney
WILLIAM N. PENNEY,
Deputy Secretary.

076

Taken to Inspector
at time of carrier bus
he was not allowed
to the officer #11

0770

VI.

STATE OF NEW YORK.
Executive Chamber,
ALBANY.

December 24, 1890.

Sir:

Application for Executive clemency having been made on behalf of Bernard St. J. Gisby who was convicted of grand larceny 2d degree in the county of New York and sentenced Oct. 31, 1890, to imprisonment in the Sing Sing Prison for the term of two years,

I am directed by the Governor respectfully to request that, in pursuance of Section 695 of the Code of Criminal Procedure, you will forward to him a concise statement of the facts of the case, together with your opinion of the merits of the application.

It is particularly requested that each letter of inquiry from the Executive Chamber should be separately answered.

Very respectfully yours,

J. S. Williams.
Private Secretary.

Hon. Randolph B. Martine,
New York City.

POOR QUALITY
ORIGINAL

TORN PAGE

07771

of New York.
tive Chamber.
Albany.



HON. RANDOLPH B. MARTINE,

NEW YORK CITY.

0772

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

THE PEOPLE OF THE STATE OF NEW YORK,

against

Bernard St. John Gisby

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

this indictment, accuse *Bernard St. John Gisby*

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

The said *Bernard St. John Gisby*

late of the City of New York, in the County of New York aforesaid, on the *16th* day of *October* in the year of our Lord one thousand eight hundred and *ninety*, at the City and County aforesaid, with force and arms, in the *day* time of the same day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of *sixty*

\$60.90

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

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

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

dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of *ten dollars and ninety cents* and *one pocketbook of the value of fifty cents*

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

JOHN R. FELLOWS, District Attorney.

0773

BOX:

415

FOLDER:

3836

DESCRIPTION:

Stone, Henrietta

DATE:

10/06/90



3836

0774

BOX:

415

FOLDER:

3836

DESCRIPTION:

Stone, Henrietta

DATE:

10/06/90



3836

0775

632.

W. B. Pardy

Counsel,

Filed *6* day of *Oct* 18*90*

Pleas, *Not guilty*

THE PEOPLE

30
100 each

vs.

Henriette Stone
(2 cases)

ABDUCTION

[Section 282, Sub. 1, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

Part 2 Oct 10

A True Bill.

AMOURVILLE

Part 2 - Oct. 10/90 Foreman.

~~*John Stone*~~

Grand and Committed with a recommendation of Knorey

2 Mrs. Len J.

Oct. 14

Witnesses ;

.....
.....
.....
.....

0776

Find District Police Court.

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

of Number *106 East 93d Street* being duly sworn,
deposes and says, that on ^{or about} the *12th* day of *September* 18*90* at the
City of New York, in the County of New York, *As deponent is*

*informed and has just cause to believe and does believe, at and within the premises situated at 106 E 11th Street said city one Henriette Stone (now present) did then and there unlawfully take, receive, employ, harbor and use a female under the age of sixteen years to wit one *Parson Young (now present)* who was then and there of the age of fourteen years for the purpose of prostitution in violation of Section 282 of the Penal Code of the State of New York*

Wherefore the complainant prays that the said

Henriette Stone

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this *26th* day of *September* 18*90*

J. M. [Signature]
[Signature]
Police Justice.

0777

POLICE COURT DISTRICT.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

CRUELTY TO CHILDREN.



DATED _____ 18

Magistrate.

Clerk.

Officer.

Witnesses:

*E. Johnson Jenkins, Supt.,
100 East 23rd Street.*

Disposition,

0778

3 District Police Court.

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

Susan J. Francis
of Number *106 E 11 Street* being duly sworn,
deposes and says, that on the *Friday 12* day of *September* 1890, at the
City of New York, in the County of New York, *deponent*

rented a furnished room
at No 106 E 11 Street of Hewitts
Store now present, ~~was~~
that deponent lived there
from that date till
Thursday the 25 September 1890
that during such period
deponent did have sexual
intercourse with divers
men in the premises of
said Hewitts Store at
her solicitation and
did give her half of the
money received from such
men for such acts of
sexual intercourse

~~wherefore~~ the complainant prays that the said

~~may be apprehended, arrested and dealt with according to law.~~

Sworn to before me, this *25* day of *September* 1890 } *Susan Young Francis*
[Signature]
Police Justice.

0779

3 District Police Court.

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

Catharine C. Hogan
19 years old

of Number 4 Cannon Street being duly sworn,
deposes and says, that on the Friday 12 day of September 1890, at the
City of New York, in the County of New York, did accompany

Susan Y. Francis now present to
N^o 106 East 11th Street and was
present when she rented a
furnished room from one
Henrietta Stone, now present
— that deponent did live
with said Susan at said
premises from the 12th to the
24th September 1890, during
which period deponent did have
sexual intercourse with
divers men in the bedrooms
of said Henrietta Stone at
her request and did
give her half the proceeds
received from such men
for such acts of sexual intercourse.
and further deponent
with said Susan Y. Francis
with divers men for such
purpose in said premises
may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 2 day of September 1890 Kate Hogan

[Signature]
Police Justice

0780

CITY AND COUNTY }
OF NEW YORK, } ss.

Susan Young Francis

aged *14* years, occupation *none* of No.

106 E 11th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of *John J. Kant*

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

Sworn to before me, this *26th* day of *September*, 18*90* } *Susan Young Francis*

J. P. Keegan
Police Justice.

0781

3 District Police Court.

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

Emma Francis

of Number 1791 Third Avenue being duly sworn,
deposes and says, that on the 24th day of September 1890, at the
City of New York, in the County of New York, that deponent's
daughter, Susan Young Francis,
now in the presence of
deponent was born on
the 30th day of December
1875 in Lewis Avenue
Brooklyn New York State

Therefore the complainant prays that the said

may be apprehended, arrested and dealt with according to law.

Sworn to before me, this 27th day of September 1890 } Mrs Emma R Francis

John W Gardner

Police Justice

Commissioner of Beeds
W. J. Smith

Sworn to before me this 29th day of November 1890.

Police

0782

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henriette Stone*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *106 E-11th Street 3 months*

Question. What is your business or profession?

Answer. *Keeps furnished room home*

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*

Henriette Stone

Taken before me this *16*
day of *April* 18*97*
[Signature]
Police Justice.

0783

\$3000.
L. W. ...

194
1496
Police Court... 3rd District.

THE PEOPLE, &c.,
VS.
THE COMPLAINT OF

James ...
James ...

Offence *Abduction*
Sec. 282. ...

BAILLED,
No. 1, by _____
Residence _____ Street

No. 2, by _____
Residence _____ Street

No. 3, by _____
Residence _____ Street

No. 4, by _____
Residence _____ Street

1
2
3
4

Dated *September 21st 1890*

John ... Magistrate.
John ... Officer.
John ... Precinct.

Witnesses _____ Street

No. _____ Street

No. *2000* Street

com



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 *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 *26 Sep* 1890 *John ...* 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.

0784

The New York Society for the
Prevention of Cruelty to Children

100 EAST 23^d ST. (COR. FOURTH AVE.)

New York, Oct. 3rd 1890

Court of General Sessions of the Peace in and for the
City and County of New York.

The People
against
Henrietta Stone

Notice of Prosecution.

To the District Attorney of the
City and County of New York,

Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0785

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN.

Producers

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,

President, &c.

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Hermette Stone

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

Hermette Stone

of the CRIME OF ABDUCTION, committed as follows:

The said *Hermette Stone*,
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 ~~eighty~~ *ninety*, at the City and County aforesaid, did
feloniously take, receive, harbor, employ and use one *Susan Emma Francis*
who was then and there a female under the age of sixteen years, to wit: of the age of
fourteen years, for the purpose of ~~sexual intercourse, he, the~~ *marriage*
~~said~~ *not being then and there*
the husband of the said
against the form of the Statute in such case made and provided, and against the peace of
the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

0787

BOX:

415

FOLDER:

3836

DESCRIPTION:

Stone, Henriette

DATE:

10/06/90



3836

633

J. P. Wurdh

Witnesses;

Counsel,

Filed *6* day of *Oct* 1890

Pleads, *Not guilty*

THE PEOPLE

vs.

Henrietta Stone

(2 cases)

KEEPING A HOUSE OF ILL FAME, ETC.
[Sections 322 and 395, Penal Code.]

JOHN R. FELLOWS,

District Attorney.

A True Bill.

Andrew Little

Foreman.

0789

Sec. 151.

Police Court 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, GREETING*

Whereas, Complainant in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, of No. 100 Street, that on the 23 day of Sept 1887, at the City of New York, in the County of New York, did keep and maintain at the premises known as Number 100 Street, in said City, a house of prostitution and there unlawfully procure and permit as well men as women of evil name and fame, and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution, and there unlawfully and wilfully did permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves whereby the peace, comfort, and decency of persons inhabiting and residing in the neighborhood and there passing is habitually disturbed in violation of the statute in such case made and provided.

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 body of the said

James J. [Signature]
and all vile, disorderly and improper persons found upon the premises occupied by said *James J. [Signature]* and forthwith bring them before me, at the 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 charges and to be dealt with according to law.

Dated at the City of New York, this 23 day of Sept 1887.

[Signature]
POLICE JUSTICE.

079

Police Court— District.

THE PEOPLE, &c
ON THE COMPLAINT OF

John I. Kant
vs.
Henrietta Stow

WARRANT—Keeping Disorderly House, &c.

Dated Sept 188
Duffy Magistrate.
Shuls Officer.
3 Court Precinct.

The Defendant

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

Officer.

Dated _____ 188

This Warrant may be executed on Sunday or at night

Duffy
Police Justice.

Sept 25-90

Henrietta Stow
39.
Gen
H. work
for
Single
W.C. Hill

Dated _____ 188

WARDEN and KEEPER of the City Prison of the City of New York.

having been brought before me under this Warrant, is committed for examination to the

Police Justice.

The within named

0791

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 16 years, occupation Kate Hogan of No. 106 East 11th Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of John Hunt

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

Sworn to before me, this 25th day of Sept, 1887 Kate Hogan

[Signature]
Police Justice.

0792

Sec. 322, Penal Code.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

of No. 300 Street, in said City, being duly sworn says that at the premises known as Number 123 East 11th Street, in the City and County of New York, on the 23 day of Sept 1887, and on divers other days and times, between that day and the day of making this complaint

did unlawfully keep and maintain and yet continue to keep and maintain a House of prostitution and then, and on the said other days and times, there unlawfully procure and permit as well men as women of evil name and fame and of dishonest conversation to visit, frequent and come together for unlawful sexual intercourse, and for the purpose of prostitution and lewdness, and then and on the said other days and times, unlawfully and wilfully did permit and yet continues to permit said men and women of evil name and fame there to be and remain drinking, dancing, fighting, disturbing the peace, whoring and misbehaving themselves, whereby the peace, comfort and decency of persons inhabiting and residing in the neighborhood, and there passing is habitually disturbed, in violation of the statute in such case made and provided.

Deponent therefore prays, that the said House and all vile, disorderly and improper persons found upon the premises, occupied by said

may be apprehended and dealt with as the law in such cases made and provided may direct.

Sworn to before me, this

day of Sept 1887

Police Justice.

0793

M
Police Court— 3 District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John Kant
vs.

Jane Que

AFFIDAVIT—Keeping Disorderly House, &c.

Dated *Sept 25th* 188*9*

Duffy Justice.

Officer.

Precinct.

WITNESSES :

0794

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

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on
the 26th day of September in the year of our Lord 1890

of No. Jamies Johnson
106 E 91th Street, in the City of New York,

and Emanuel Cheyer
of No. 280 Bowers Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

Jamies Johnson
the sum of One Hundred Hundred Dollars,

and the said Emanuel Cheyer
the sum of One Hundred Hundred Dollars.

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or said to have been lately committed in the City of New York aforesaid by

Henrietta How
charged with Abduction and
Keeping House of Prostitution

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Mrs. Jamies B. Johnson
Emanuel Cheyer
[Signature]
Police Justice

0795

CITY AND COUNTY } ss.
OF NEW YORK, }

Emanuel Schenck

the within-named Bail, being duly sworn, says that he is a Home holder in
said City, and is worth Ten Hundred Dollars,
over and above the amount of all his debts and liabilities; and that his property consists of

*Stock and fixtures of Hat Store
situated at No 780 Broadway and
valued at Ten thousand
Dollars clear*

Emanuel Schenck

Sworn before me, this
day of
1881.

New York Sessions.

THE PEOPLE, &c.

Recognizance to Testify.

Magistrate

Filed

day of

1881

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

RECOGNIZANCE TO TESTIFY.

BE IT REMEMBERED, That on the 26th day of ~~Sept~~ ^{Sept} in the year of our Lord 1880

~~Henrietta Stone~~ Barnes of No. 94 E 10th Street, in the City of New York,

and Emanuel Sheyer of No. 280 Broadway Street, in the said City,

personally came before the undersigned, one of the Police Justices in and for the City of New York, and acknowledged themselves to owe to the PEOPLE OF THE STATE OF NEW YORK, that is to say: the said

~~Henrietta Stone~~ Barnes the sum of One Hundred Hundred Dollars,

and the said Emanuel Sheyer the sum of one Hundred Hundred Dollars,

separately, of good and lawful money of the State of New York, to be levied and made of their respective goods and chattels, lands and tenements, to the use of said People, if default shall be made in the condition following, viz:

The Condition of this Recognizance is such, That if the person first above recognized shall personally appear at the next COURT OF General SESSIONS of the Peace, to be holden in and for the City and County of New York, and then and there Testify and give such evidence, in behalf of the People of the State of New York, as he may know concerning an Offence or said to have been lately committed in the City of New York aforesaid by

Henrietta Stone charged with Seduction and Keeping House of Prostitution

And do not depart thence without leave of the Court, then this Recognizance to be void, otherwise to remain in full force and virtue.

Taken and acknowledged before me, the }
day and year first above written. }

Mrs Marguerite Bond

Emanuel Sheyer
Police Justice.

0797

CITY AND COUNTY }
OF NEW YORK, } ss.

[Signature]
Sworn before me, this
1881
Police Justice

the within-named Bail, being duly sworn, says that he is a Home holder in
said City, and is worth 200 Hundred Dollars,

over and above the amount of all his debts and liabilities; and that his property consists of

Stock and fixtures of Hat
store situated at No 257 Broadway
and valued at - Five thousand
dollars clear

[Signature]
Emmanuel Meyer

New York

Sessions.

THE PEOPLE, &c.

Recognition to Testify.

23.

Magistrate

Filed

day of

188

0798

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 3 DISTRICT.

John E. Kaut

of No. 100 E 23rd Street, aged 30 years,

occupation Aggr S.P.C.C. being duly sworn deposes and says

that on the 26th day of September 1887

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

Henrietta Stone charged with Abduction
and Keeping House of Prostitution.

Deponent says that Francis Johnson and
Margaret Barnes being material witnesses
against said Henrietta Stone forays that
they be committed to the House of
Detention to appear when wanted

J. M. [Signature]

Sworn to before me, this 26th day

of September

[Signature]

Police Justice

Police Court-- 3 District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John J. Kant

vs.

Dennis Johnson

Margaret Barnes

AFFIDAVIT.

Witness to return name of return

Dated

Sept 26 1880

Magistrate.

Duffy

Officer.

Kant

Witness,

Disposition,

The witness of my own
body, regarding the
people, and order of the
the change
Duffy Magistrate
Kant

0800

POLICE COURT, 3 DISTRICT.

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

of S. P. C. C. John J. Kaur
Street, being duly sworn, deposes and says,

that Henrietta Stone (now present) is the person of ^{the} ~~that~~ name
of Jan 504 mentioned in deponent's affidavit of the 25th day of September 1880
hereunto annexed.

Sworn to before me, this 26th
day of September 1880

J. M. [Signature]
POLICE JUSTICE

0001

Sec. 198-200.

3 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

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

Question. What is your name?

Answer. *Henriette Stone*

Question. How old are you?

Answer. *38 1/2 ans*

Question. Where were you born?

Answer. *Germany*

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

Answer. *106 E 11th Street 3 months*

Question. What is your business or profession?

Answer. *Keep furnished room house*

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
Henriette Stone*

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

0802

5000
129-2, 00 M.

BAILLED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court 3 District
1496

THE PEOPLE, &c.,
ON THE COMPLAINT OF

John J. Kaul-
Attorney at Law

1
2
3
4
5
6
7
8
9
10

Dated Sept 26 1890

Magistrate
Buffy Kaul
Other
S.P.O.C.

Offence Keeping
House of Prostitution

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



James

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

Defendant

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of ~~Five~~ ^{Four} 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 26th 1890 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.

0003

The New York Society for the
Prevention of Cruelty to Children

100 EAST 23^d ST. (COR. FOURTH AVE.)

New York, Oct. 3rd 1890.

Court of General Sessions of the Peace in and for the
City and County of New York.

The People
against
Henrietta Stone

Notice of Prosecution.

To the District Attorney of the
City and County of New York,

Sir: This Society is interested in the prosecution of
the above defendant, and is familiar with the facts of the
case. It respectfully requests that before sending the papers
to the Grand Jury, fixing the day of trial, consenting to
any postponement thereof, or to any reduction of bail, or
final disposition of the charge, you will duly notify me as
its President and Counsel, so that I may confer with you
in regard thereto. This request is made pursuant to the
statute (Laws of 1886, Chapter 30, Section 1), and in
furtherance of the ends of Justice.

I have the honor to remain, with great respect,

Elbridge T. Gerry,
President, &c.

0805

N. Y. GENERAL SESSIONS

THE PEOPLE



CRUELTY TO CHILDREN.
Dorothy Jones

NOTICE OF PROSECUTION

BY THE SOCIETY.

ELBRIDGE T. GERRY,
President, &c.

11

COURT OF GENERAL SESSIONS.

-----:

:

The People &c. :

:

vs. :

:

Henrietta Stone :

:

-----:

City and County of New York ss:

Ambrose H^d Purdy being duly sworn says, that he has been retained and received a fee as Counsel for the above named defendant whose case is upon the day Calendar for trial in Part two of this Court to day.

That deponent is now actually engaged in the trial of Philip Herman for Rape in Part one of this Court and will therefore be unable to attend this Court to defend this case this ~~morning~~ day

Sworn to before me this : *Ambrose H Purdy*

:

9th day of October 1890 :

Abraham D. Levy
Com. of Deeds
N.Y. Co.

Count of General Lee

of the People

no.

~~of the People~~

of the People

of the People

of the People

0000

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK,

against

Henrietta Stone

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

Henrietta Stone

of the CRIME OF KEEPING AND MAINTAINING A COMMON BAWDY HOUSE AND HOUSE OF ILL-FAME, committed as follows:

(Sec. 922, Penal Code.)

The said *Henrietta Stone*

late of the *17th* Ward of the City of New York, in the County of New York aforesaid, on the *twenty-fifth* day of *September* in the year of our Lord one thousand eight hundred and *ninety*, and on divers other days and times, as well before as afterwards, to the day of the taking of this inquisition, at the Ward, City and County aforesaid, a certain common bawdy house and house of ill-fame, unlawfully and wickedly did keep and maintain; and in the said house divers evil-disposed persons, as well men as women, and common prostitutes, on the days and times aforesaid, as well in the night as in the day, there unlawfully and wickedly did receive and entertain; and in which said house the said evil-disposed persons and common prostitutes, by the consent and procurement of the said

Henrietta Stone

on the days and times aforesaid, there did commit whoredom and fornication; whereby divers unlawful assemblies, disturbances and lewd offences on the days and times aforesaid, as well in the night as in the day, were there committed and perpetrated; to the great damage and common nuisance of all the good people of the said State there inhabiting and residing, in manifest destruction and subversion of and against good morals and good manners, 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

Henrietta Stone

(Section 855, Penal Code.)

of the CRIME OF MAINTAINING A PUBLIC NUISANCE, committed as follows:

The said *Henrietta Stone*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-fifth* day of *September* in the year of our Lord one thousand eight hundred

and *ninety*, and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, with force and arms, unlawfully did keep and maintain a certain common, ill-governed house, and in *her* said house, for *her* own lucre and gain, certain persons whose names are to the Grand Jury aforesaid unknown, as well men as women, of evil name and fame and dishonest conversation, to frequent and come together then and on said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in said house, at unlawful times, as well in the night as in the day, then and on said other days and times there to be and remain, tipping, drinking, gaming, cursing, swearing, quarreling, making great noises and otherwise misbehaving themselves, unlawfully and wilfully did permit and suffer, to the great annoyance, injury and danger of the comfort and repose of a great number of persons, good citizens of our said State there residing, and passing and repassing, to the common nuisance of the said citizens, 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.

THIRD COUNT.—

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

Henrietta Stone

(Section 322 Penal Code.)

of the CRIME OF KEEPING A DISORDERLY HOUSE, committed as follows:

The said *Henrietta Stone*

late of the Ward, City and County aforesaid, afterwards, to wit: on the *twenty-fifth* day of *September* in the year of our Lord one thousand eight hundred and *ninety* and on divers other days and times between the said day and the day of the taking of this inquisition, at the Ward, City and County aforesaid, unlawfully did keep a certain ill-governed and disorderly house, the same being a place of public resort, and in the said house and place of public resort, for *her* own lucre and gain, certain persons, as well men as women, of evil name and fame, and of dishonest conversation, to frequent and come together, then and on the said other days and times, there unlawfully and wilfully did cause and procure, and the said men and women in *her* said house, at unlawful times, as well in the night as in the day, then and on the said other days and times, there to be and remain, drinking, tipping, gambling, rioting, disturbing the peace, whoring and misbehaving themselves, unlawfully and wilfully did permit, and yet continues to permit, by reason whereof the peace, comfort and decency of the neighborhood around and about the said house were, and yet are, habitually disturbed, against the form of the Statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

JOHN R. FELLOWS,
District Attorney.

08 10

BOX:

415

FOLDER:

3836

DESCRIPTION:

Susskind, Joseph

DATE:

10/17/90



3836

0811

BOX:

415

FOLDER:

3836

DESCRIPTION:

Cohn, Herman

DATE:

10/17/90



3836

08 12

Bail for Cohn fixed
at \$1000 RBC

Witnesses:

Antoniae Wied

Messrs C. W.
Remondinos for
Society

Wm. J. Dumas
Com. Secy

April 14 99

Permitted Feb. 24 - 1891 by
Cyrus Hirsch 1007, 25 Ave

\$10000

Counsel,

Filed 17 day of Oct 1890

Pleas, June 10 1894

motion to dismiss the indictment
against Joseph Susskind, made
by Jacob THE PEOPLE
by Judge Crain, with ²⁵cents re
(see memo)

Joseph Susskind

J. and B

Herman Cohn

JOHN R. FELLOWS,

District Attorney.

Nov. 16/91
July 16/91

A True Bill.

Audwin Little

Foreman.

Oct 24/90 No. 2
No. 2 Discharged
re 1777 re 1777
E. L. F.
Supreme Court, Dist. I
June 13/99

Larceny, ¹⁰⁰ (MISAPPROPRIATION)
(Sections 598 and 598 c of the Penal Code)

0813

FOL. 1

At a Criminal Term, Part 1, of the Supreme Court of the State of New York, held in and for the County of New York at the Criminal Courts Building in the Borough of Manhattan, of the said City of New York, on the 9th day of June, 1899.

Present,

HONORABLE Edgar L. Fursman
Justice.

THE PEOPLE OF THE STATE OF
NEW YORK

against

Joseph Susskind
Herman Cohen

It appearing in the opinion of this Court, that it is proper that the indictment hereinafter named be tried herein :

Now, on motion of Asa Bird Gardiner, District Attorney of the County of New York, it is

FOL. 2

ORDERED, that the indictment found in the Court of General Sessions of the Peace of the City and County of New York on the 29th day of November, 1899, against the above named defendants Joseph Susskind and Herman Cohen, for the crime of Grand Larceny 1st Degree, be and the same is hereby removed into the Supreme Court of the State of New York in and for the County of New York.

E. L. Fursman
JH

4180

NEW YORK SUPREME COURT,
COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF
NEW YORK

Joseph M. Sweetland
William Weston
against

Order of Removal of
Indictment.

ASA BIRD GARDINER,
DISTRICT ATTORNEY,
CRIMINAL COURT BUILDING,
BOROUGH OF MANHATTAN,
NEW YORK CITY

0815

Police Court— 2^d District.

Affidavit—Larceny.

City and County }
of New York, } ss.

Antonio Niro

of No. 170 Bleeker Street, aged 36 years,
occupation Laborer

being duly sworn
deposes and says, that on the 27th day of November 1889
at the City of New York, in the County of New York, was feloniously taken, stolen and carried away from the possession
of deponent, in the day time, the following property, viz:

One thousand six hundred and fifteen
dollars, and four cents lawful money of the United
States

the property of this 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 Susskind and Herman Cohn, who
were co-partners and acting in concert, for the reason that
on said day and previously thereto deponents represented to
deponent and others that they were bankers and did a general
banking business, that they had an office at 140 Canal
St. in the City of New York with signs displayed an-
nouncing that they were bankers, and deponent
believing said representations to be true entrusted
said money with the deponents for safe keeping
and received from deponents for a book of de-
posit (here shown) and numbered 25194. That
said deponents have applied the said money
to their own use and deprived this deponent of the
use and benefit thereof. That deponent believes
to the larceny herein alleged is founded upon the

of
Subscribed to before me, this

1889
Police Justice

fact that the defendant Joseph Susskind has departed from this state, the defendants have closed their business, and a large number of persons who have departed among with the defendants under like circumstances have been unable to obtain the return of the same.

Done to before me this } Antonio Vire
9th day of July 1890 }
Do. J. C. Kelly Police Justice

0817

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Herman Cohn 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. *Herman Cohn*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Germany*

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

Answer. *310 East 79 Street - 2 years*

Question. What is your business or profession?

Answer. *Broker*

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
Herman Cohn

Taken before me this *18th* day of *July* 189*8*.
J. P. McClellan
Police Justice.

08 18

Sec. 151.

Police Court 2 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 any Marshal or Policeman of the City of New York:*

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Antonio Niro

of No. 170 73 Cedar Street, that on the 27 day of November 1889 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 Sixteen hundred and fifteen Dollars, the property of Complainant was as taken, stolen and carried away, and as the said complainant has cause to suspect, and does suspect and believe, by Joseph Sustard Herman Cohn

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 him before me, at the 2 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 9 day of July 1889
Jo. [Signature] POLICE JUSTICE.

001

310 E. 79 St
So. Police Ct. 25th District.

THE PEOPLE, & c.,
ON THE COMPLAINT OF

Antonio Niro

vs.

Ralph Susskind
Herman Cohen

Warrant-Larceny.

Dated July 9 1880

Daniel O'Reilly Magistrate

Michael Kelly Officer.

Herman Cohen

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

Michael Kelly Officer.

Dated July 9 1880

This Warrant may be executed on Sunday or at night.

Do J. C. [Signature] Police Justice.

having been brought before me under this Warrant, is committed for examination to the WARDEN and KEEPER of the City Prison of the City of New York.

Dated 188

Police Justice.

The within named

9 AM 38 Mr. [Signature] 310 E. 79th St

0020

Ret'd de Bond
Council at Law
for Compensation
in Court

BAILED,
No. 1 by *Robert C. Calk*
Residence *St. Charles St.*
No. 2 by *Armanah Estlin*
Residence *250 East 60th Street*
No. 3 by *[Signature]*
Residence *[Street]*
No. 4 by *[Street]*
Residence *[Street]*

Police Court... 2
District... 1085

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Antonia Nero
170 Beekman St.
Joseph Hubbard
Beekman Estlin

Offence *Larceny*

Dated *July 10* 1890
Boyer Magistrate

Witnesses
Alfred E. July 11, 1890
No. *[Street]*
No. *[Street]*
No. *[Street]*
No. *[Street]*
\$ *1000* to answer
[Signature]

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

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 *July 10* 1890 *Do [Signature]* Police Justice

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

Dated *July 11* 1890 *Do [Signature]* Police Justice.

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

Dated *[Date]* 18 *[Date]* Police Justice.

0822

duly sold under a judgment in an action for the foreclosure of a mortgage brought by Herman Wronkow against Hanna Cohn et al, to foreclose a mortgage for two thousand dollars upon which there remained a sum owing of \$900. That the said property was purchased by a person other than the said Hanna Cohn, that the amount realized on said sale was \$12.250. That the property was sold subject to a mortgage of \$10.000 and that the total incumbrances on said property at the date of the sale thereof amounted to over \$14000. That by the said sale the equity of the said Hanna Cohn in the said property was thereby extinguished and she has no longer any substantial equity in said premises of any value whatsoever.

Seventh:- That the referee in such foreclosure proceeding was Charles D. Burrell of No 45 Broadway in the City of New York, and the attorney for the mortgagee therein was D. Solis Ritterband of No 206 Broadway, New York City.

Sworn to before me)
February 11th, 1891.)

Alfred S. Barile

John J. Rudke

Notary Public Kings Co.
New York State

Count of General Sessions

The People ex rel

Suberius Nino

- vs -

Steven on Cohen

All of date of judgment
in which said judgments

0824

of not done

Court of General Sessions, PART One

THE PEOPLE

vs.

INDICTMENT

For

Herman Cohn

Not found
Shoved

To

M. Hanna Cohn

Driscoll

No. 310 East 79 Street.

The indictment against the above-named defendant for whose appearance you are bound, has been placed upon the Calendar for pleading at the Court of GENERAL SESSIONS of the Peace, at the Sessions Building, adjoining the New Court House, in the Park of the said City, on 17 the 17 day of October instant, at eleven o'clock in the forenoon.

If the defendant is not produced at that time, your bond will be forfeited.

JOHN R. FELLOWS,
District Attorney.

0825

Fol. 1

COURT OF GENERAL SESSIONS OF THE PEACE
IN AND FOR THE COUNTY OF NEW YORK.

XXX

THE PEOPLE OF THE STATE OF
NEW YORK,

- against -

JOSEPH SUSKIND.

XXX

S I R :

PLEASE TO TAKE NOTICE that upon the annexed
affidavit of ABRAHAM HERSCHMAN, verified the 25th day of
May, 1914, and the annexed affidavit of JACOB NEWMAN,
verified the 25th day of May, 1914, I shall move this
court at Part I. thereof, to be held at the Criminal Court
House Building, 32 Franklin Street, Borough of Manhattan,
City of New York, on the 27th day of May, 1914, at 10:30
o'clock in the forenoon, or as soon thereafter as counsel
can be heard, for an order granting the dismissal of the
indictment against Joseph Suskind, and for such other and
further relief as to this Court may seem just and proper.
DATED, New York, May 25th, 1914.

" 2

" 3

JACOB NEWMAN,

Attorney for Joseph Suskind,
Office & Post Office Address,
61 Broadway, New York City,
Manhattan Borough.

To:
Hon. Charles S. Whitman,
District Attorney of the County
of New York,
32 Franklin Street,
New York City.

June 9, 1899

Fol. 1

COURT OF GENERAL SESSIONS OF THE PEACE
IN AND FOR THE COUNTY OF NEW YORK.

XXX

THE PEOPLE OF THE STATE
OF NEW YORK

- against -

JOSEPH SUSKIND.

XXX

STATE OF NEW YORK)
)SS:
COUNTY OF NEW YORK)

ABRAHAM HERSCHMAN, being duly sworn, deposes and
says:

" 2

I reside at 11⁹ West 123rd Street in the Borough
of Manhattan, City of New York.

I am personally acquainted with Joseph Suskind,
the defendant above named.

I have known him for a period of upwards of forty
years.

During that time, my acquaintance with him was
most intimate. I met him frequently, both socially and
in business.

" 3

My acquaintance extended over the time that he
was a resident of the City of New York, and I have met
him since he moved to the German Empire, where he now
resides.

In the months of August and September, 1912, I was
travelling abroad, and visited the said Joseph Suskind at
a suburb of Hamburg in the Empire of Germany.

The defendant Suskind was at that time very ill,
and I was informed and verily believed he was suffering
from an affection of the heart and also from kidney
trouble. His physician informed me that he had not long
to live. Joseph Suskind expressed a desire that the

Fol. 4 indictment which was pending against him should be removed so that he might die free from any cloud of a criminal indictment hanging over him.

Since I visited him in 1912, his condition has become more and more serious, and he is not likely to live any length of time. He is unable to journey owing to his physical condition, and cannot for that reason come to this country personally in order to make a personal affidavit in his endeavor to have this indictment dismissed.

" 5 He stated to me that he was innocent of the crime, of grand larceny, with which he was charged, and also that he believed the indictment against his brother Louis Suskind, had been dismissed, and I am also informed and verily believe that the indictment against Herman Cohn, the former partner of Joseph Suskind, was also dismissed, so that nobody connected with the crime has ever been tried.

" 6 I also know that since the finding of the indictment against Joseph Suskind, he has been living an honest life, and has not participated in any manner or thing which would bring upon him the visitation of the criminal law in any form, and that he has been living as a respectable inhabitant of the suburb of Hamburg in which he resides. I have been duly authorized by Joseph Suskind to make this application on his behalf.

Deponent respectfully prays, therefore, on behalf of Joseph Suskind, that an order may be made dismissing the indictment herein.

That no previous or other application, to deponent's knowledge, has been made for this order.

Sworn to before me this

25th day of May, 1914,

Nathan Bullin *Abraham Herzogman*

NOTARY PUBLIC, Kings County, New York
Filed to New York and Bronx County
Kings County Clerk's No. 21-Register's No. 617
New York County Clerk's No. 52-Register's No. 6173
Queens County Clerk's No. 6-Register's No. 624

Fol. 1

COURT OF GENERAL SESSIONS OF THE PEACE
IN AND FOR THE COUNTY OF NEW YORK.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

THE PEOPLE OF THE STATE
OF NEW YORK

- against -

JOSEPH SUSKIND.

XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

STATE OF NEW YORK)
)SS:
COUNTY OF NEW YORK)

JACOB NEWMAN, being duly sworn, deposes and says:

" 2

That he is an attorney and counsellor, with an office at 61 Broadway, Borough of Manhattan, New York City.

That deponent has examined the records of this Court and of the Grand Jury, and from these has derived the following facts:

That on November 17th 1890, Joseph Suskind, in whose behalf this motion is made, and Herman Cohn were indicted by the Grand Jury in the County of New York, for the crime of grand larceny in the first degree.

" 3

That the circumstances of this indictment were as follows; That said Joseph Suskind and Herman Cohn on the 27th day of November, 1889, being then and there the bailees of one Antonio Niro, and as such agents and bailees having in their possession, custody and control moneys, etc., of the said Antonio Niro, the true owner thereof, to wit, the sum of \$1615.04, lawful money of the United States of America, did feloniously appropriate said sum of money with intent to deprive and defraud the said Antonio Niro of same.

It appears from the complaint in the Police Court that Suskind and Cohn were copartners, and represented

Fol. 4 themselves as bankers, and did a general banking business, and had an office at 140 Canal Street, New York City, and had signs displayed announcing that they were bankers and that Niro, believing said representations to be true, entrusted the money deposited with this defendant and Herman Cohn for safe keeping, receiving from them a bank book showing said deposit.

" 5 That thereafter, defendants applied the money to their own use and deprived Niro of the use and benefit thereof. That the sole allegation as to Niro's belief is founded on the fact that Suskind has departed from the State, and Suskind and Cohen have closed their business and quite a large number of persons who deposited money with Suskind and Cohn under like circumstances have been unable to obtain the return of their money.

Deponent believes that Suskind, the petitioner herein, immediately after the indictment or possibly prior to that time, went to Europe, and Cohn remained in this City and pleaded not guilty.

After the indictment, bail was fixed in the sum of \$1,000. as against Cohn.

" 6 It further appears from the record that on or about the 14th day of April, 1899, an application was made for the dismissal of the indictment as against Herman Cohn, and the memorandum attached to the indictment reads as follows:

"This indictment was found ten years ago, and since that time all the witnesses for the People have disappeared. This office is unable to locate any of them. See affidavit hereto attached." (Deponent, however, found no affidavit as mentioned attached to these papers) "Moreover, the lapse of time would render a conviction extremely improbable. I therefore recommend that the bail herein be discharged in the case of Herman Cohn. Robert Townsend, Assistant District Attorney. Dated, New York April 14, 1899."

Fol. 7

It appears further from the record that on June 9th 1899, the case was removed from the Court of General Sessions to the Supreme Court of the State of New York, in and for the County of New York, by an order of the Hon. Edgar L. Fursman, and that the defendant Cohn was discharged on his own recognizance by Justice Fursman in the Supreme Court, Part I., on June 13th, 1899.

Sworn to before me this

" 8

25th day of May, 1914.

James Newman
Nathan Ballin

NOTARY PUBLIC, State of New York
I am in and for the County of New York
New York County, March 10th 1899, at New York City
Bruce County Clerk's Office, September 25th 1914

TORN PAGE

POOR QUALITY ORIGINAL

1111

James 3/14
Submitted
Memo by James 8/14

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

THE PEOPLE OF THE STATE
OF NEW YORK,

- against -

JOSEPH SUSKIND.

Memo to the undersigned
by James 8/14

AFFIDAVITS AND NOTICE OF
MOTION.

JACOB NEWMAN,
Attorney for Defendant,
61 335 Broadway,
Borough of Manhattan,
New York City.

Due and timely service of a true copy of the within
Affidavits and Notice of Motion is hereby admitted.

Charles S. Whitman
District Attorney
Date, N. Y., *May 25th* 1914

BY *Robert J. ...*
District Attorney

Robert J. ...
CLERK

Filed May 27/14

*This motion is dismissed with honor to
James in the above case as made
in a letter in made June 2, 1899
transferring the motion to
the above case.
Wanted June 10, 1914
7.C.C.
J.C.C.S.*

727C
109.S.

0832

THE PEOPLE OF THE STATE OF NEW YORK

*Indicted
October 17 1890*

-against-

HERMAN COHN and others.

This indictment was found ten years ago and since that time all the witnesses for the people have disappeared. This office is unable to locate any of them (See affidavit hereto attached).

Moreover the lapse of time would render a conviction extremely improbable. I therefore recommend the bail herein be discharged. *In case of Herman Cohn -*

Robert Tamm
Asst. District Attorney.

dated, New York, February 17th., 1899.

of the 14th

-SECRET-

THE PEOPLE OF THE STATE OF NEW YORK

Joseph S. ...

THE PEOPLE OF THE STATE OF NEW YORK,

against

Joseph S. ...
and Herman ...

The Grand Jury of the City and County of New York, by this indictment, accuse *Joseph S. ... and Herman ...* of the CRIME OF *Grand* LARCENY, in the *first* degree, committed as follows:

The said *Joseph S. ... and Herman ...* late of the City of New York, in the County of New York aforesaid, on the *... day of ...*, in the year of our Lord one thousand eight hundred and eighty *... nine*, at the City and County aforesaid, being then and there the ~~clerk and servant of~~ *agents and traders of one*

Antonio ...

and as such ~~clerk and servant~~ *agents and traders* then and there having in ~~his~~ *their* possession, custody and control certain moneys, goods, chattels and personal property of the said *Antonio ...*

the true owner thereof, to wit: *the sum of sixteen hundred and fifteen dollars and four cents in money, lawful money of the United States of America and of the value of sixteen hundred and fifteen dollars and four cents,*

the said *Joseph S. ... and Herman ...*, afterwards, to wit: on the day and in the year aforesaid, at the City and County aforesaid, with force and arms, did feloniously appropriate the said *sum of money*

to ~~his~~ *their* own use, with intent to deprive and defraud the said *Antonio ...*

of the same, and of the use and benefit thereof; and the same moneys, goods, chattels and personal property of the said *Antonio ...*

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

JOHN R. FELLOWS,
District Attorney.

0834

BOX:

415

FOLDER:

3836

DESCRIPTION:

Sweeney, John

DATE:

10/09/90



3836

0835

BOX:

415

FOLDER:

3836

DESCRIPTION:

O'Brien, Mand

DATE:

10/09/90



3836

0037

Police Court— 2 District.

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

of No. 42 Great Jones Street, aged 35 years,
occupation Housewife

ella Murphy

being duly sworn
deposes and says, that the premises No 42 Great Jones Street,
in the City and County aforesaid, the said being a dwelling house

and which was occupied by deponent as a dwelling house
~~and in which there was at the time a human being, by name~~

were BURGLARIOUSLY entered by means of forcibly opening a
door leading from the hallway of the
first floor leading into said premises

on the 29 day of September 1890 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

Three shirts, one cloth jacket and
other property all of the value
of Fifteen dollars

the property of deponent

and 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 by

John Sweeney ^{my} Maud O'Brien

for the reasons following, to wit: that she found part of
said property in the room occupied
by said Sweeney - deponent is informed
by Peter Barron that he found the
remainder of said property in the
room occupied by Maud O'Brien
the other said defendant

deponent is further ^{informed} by Hulder
Fulderman that she saw said defendants

0838

leaving said premises with bundles
in their possession

Ella J. Murphy
~~Ella J. G...~~

SWORN TO BEFORE ME

THIS DAY OF

[Signature]
POLICE JUSTICE.

Police Court District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
28.
Burglary
Degree.

Dated 188

Magistrate.

Officer.

Clerk.

Witnesses:

Committed in default of \$ Bail.

Bailed by

No. Street.

CITY AND COUNTY }
OF NEW YORK, } ss.

Hulda Feldman

aged 45 years, occupation Housewife of No.

42 Great Jones

Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of

Ella Murphy

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

Sworn to before me, this 30
day of Sept 1892

Hulda ^{her} Feldman
mark

[Signature]
Police Justice.

0840

CITY AND COUNTY }
OF NEW YORK, } ss.

Peter Marron

aged 29 years, occupation Police officer of No.

1511 Pruned Plum Street, being duly sworn deposes and

says, that he has heard read the foregoing affidavit of Ella Murphy

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

knowledge.

Sworn to before me, this

30

day of

Sept 1898

Peter Marron

[Signature]
Police Justice.

0841

Sec. 198-200.

2

District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Maud O'Brien 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.

Maud O'Brien

Question. How old are you?

Answer.

31 years

Question. Where were you born?

Answer.

N S

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

Answer.

45 Chrystie St 5 mos

Question. What is your business or profession?

Answer.

W no matter

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.

Being brought to property to my rooms

her Maud O'Brien mark

Taken before me this

1887

Police Justice

0842

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK } ss.

John Sweeney 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 Sweeney*

Question. How old are you?

Answer. *38 years*

Question. Where were you born?

Answer. *Ireland*

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

Answer. *42 Great Jones St New York*

Question. What is your business or profession?

Answer. *Car 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 Sweeney

Taken before me this *30* day of *Sept* 19*22*.
S. J. [Signature]
Police Justice.

0043

Police Court... 2 District. 1495

THE PEOPLE, &c.,
ON THE COMPLAINT OF

Edna M. Murphy
vs. 1422 W. 12th St.
John J. Brennan
Edward J. Brennan
Offence Burying

No. 1, by _____
Residence _____ Street.

No. 2, by _____
Residence _____ Street.

No. 3, by _____
Residence _____ Street.

No. 4, by _____
Residence _____ Street.

No. _____
Residence _____ Street.

Dated Sept 30 1890

Donald O'Reilly Magistrate
Peter Shanahan Officer

Witnesses Officer 15 Precinct.

No. _____
Residence _____ Street.

No. 42 Greaves Street
Hilda Feldman

No. _____
Residence _____ Street.

No. 1000
Office. \$1000



COMMITTED.

RECORDED & INDEXED

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

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

Dated Sept 30 18 90 So. J. Brennan 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.

0844

PART II

THE COURT ROOM IS IN THE SECOND STORY AND FRONTING THE PARK.
If this Subpoena is disobeyed, an attachment will immediately issue.
Bring this Subpoena with you, and give it to the Officer at the Court Room door, that your attendance may be known.

[SEE OTHER SIDE FOR OTHER DIRECTIONS.]

SUBPENA

FOR A WITNESS TO ATTEND THE

Court of General Sessions of the Peace,

The People of the State of New York.

To Major Jackson
of No. Governors Island Street,

GREETING :

WE COMMAND YOU, That, all business and excuses ceasing, you *appear* in your proper person, before the Court of General Sessions of the Peace, to be holden in and for the City and County of New York, at the Sessions Building, in the Park of the said City, on the 31st day of October instant, at the hour of 11 in the forenoon of the same day, to testify the truth, and give evidence in our behalf, against

John Sweeney
in a case of Felony whereof he stands indicted. And this you are not to omit, under the penalty of Two Hundred and Fifty Dollars.

Witness, Hon. FREDERICK SMYTH, Recorder, of our said City, at the City Hall, in our said City, the first Monday of October in the year of our Lord 1880

RANDOLPH B. MARTINE, *District Attorney,*

Should the case not be called on for trial, and no reason assigned in Court, please inquire in the District Attorney's Office about it, and you may save time.

If inconvenient to remain, and you prefer another day, state this early to the District Attorney, in the Court.

If ill, when served, please send timely word to the District Attorney's Office.

If you know of more testimony than was produced before the Magistrate, or if a fact which you think material was not there brought out, please state the same to the District Attorney or one of his assistants.

It appearing to my satisfaction by the affidavit of

Assistant District Attorney, that the evidence of

mentioned in the within Subpoena, is material and his attendance at

is necessary as a witness on the part of the People,

I do hereby order and require the said

to attend at

in obedience to the requirements of the within subpoena.

Dated New York City, 188

J. H. Kelly

*Gregor Jackson was at Governor's command at Governor's command
until about two years ago
when he was sent to
St. Augustine Florida, where
he is at present.
Gregor Jackson is now in
command at Governor's command*

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 Sweeney
and
Maud O'Brien

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

John Sweeney and Maud O'Brien

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

The said

John Sweeney and Maud O'Brien, both

late of the *Fifteenth* Ward of the City of New York, in the County of New York
aforesaid, on the *twenty-ninth* day of *September* in the year of our Lord one
thousand eight hundred and ~~eighty~~ *ninety*, with force and arms, in the
night time of the same day, at the Ward, City and County aforesaid, the
dwelling house of one

Ella S. Murphy

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

Ella S. Murphy

in the said dwelling house 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

John Sweeney and Maud O'Brien
of the CRIME OF *Petit* LARCENY _____, committed as follows:

The said *John Sweeney and Maud O'Brien, 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,

three shirts of the value of three dollars each, one jacket of the value of three dollars and divers other goods, chattels and personal property, (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of three dollars

of the goods, chattels, and personal property of one *Ella S. Murphy*
in the dwelling house of the said *Ella S. Murphy*

there situate, then and there being found, from the dwelling house 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.

THIRD COUNT.

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

John Sweeney and Maud O'Brien
of the CRIME OF RECEIVING STOLEN GOODS, committed as follows :

The said

John Sweeney and Maud O'Brien, both

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,

three shirts of the value of three dollars each, one jacket of the value of three dollars and divers other goods, chattels and personal property (a more particular description whereof is to the Grand Jury aforesaid unknown) of the value of three dollars,
of the goods, chattels and personal property of *Ella S. Murphy*

by a certain person or persons to the Grand Jury aforesaid unknown, then lately before feloniously stolen from the said

Ella S. Murphy

unlawfully and unjustly, did feloniously receive and have; (the said

John Sweeney and Maud O'Brien

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.

JOHN R. FELLOWS,

District Attorney.